

a Tract of Land Called Brough and that part of the Said Land w^{ch} adjoyns the Land of Charles Carroll Called with the Appurtenances thereunto belonging af^d Ag^t the Said Charles Carroll and that he have thereof his possession Against the Said Charles Carroll and also it is Considered by the Justices here that the Said W^m Jones Lessee of the Said Rob^t Tiler Recover Ag^t the Said Charles Carroll the Sume of Pounds of Tobacco by the Court here Adjouged unto him for his Costs and Charges by him about his Suit in this behalf Laid out and Expended And that the S^d Charles Carroll be Taken etc.

Afterwards To Witt in the Same Court or Term the S^d Charles Carroll by his Attorney af^d prays an Appeale from the Judgm^t of this Court on the Verdict and premisses af^d to the High Court of Appeals w^{ch} is by the Court here granted upon the S^d Charles Carroll his giving Security for the Due prosecution thereof as the Law directs and thereupon the S^d Charles Carroll Lodges with the Clerk of this Court a Bond by him Executed for the Due proceocution of the Appeale af^d the Tenour Whereof follows in these Words Viz^t

MARYLAND SS^t Know all men by these presents that we Charles Carroll and Dan^l Dulany of Annapolis Esq^{rs} are held and firmly Bound unto Robert Tyler of Prince Georges County Gent in Ten Thousand Pounds of Tobacco to be paid to the Said Robert his Ex^{rs} Adm^{rs} Assignes or certain Attorney To the W^{ch} Paym^t well and truly to be made We bind our Selves our Heirs Ex^{rs} and Adm^{rs} joyntly and Severally in and for the Whole firmly by these presents Sealed wth our Seales and Dated this fourteenth day of June Anno Dom 1727

The Condition of the above Obligation is Such that if the above Bounden Charles Carroll Shall prosecute with Effect his Appeale to the high Court of Appeals Obtained from a Judgment Rendered by the Last [746] Prov^t Court in a Certain Action of Tresspass and Ejectment Commenced in the Said Court by the S^d Tylers Lessee Ag^t the Said Charles Carroll and Shall Satisfye and pay unto the Said Rob^t Tyler all Such Cost and Damages as he hath Sustained or Shall Sustain by Occasion of the S^d Appeale or Staying Execution of the Said Judgment Unless the Same Judgm^t Shall be reversed and Shall in all things observe the Rules and Directions of the High Court of Appeals Touching the Said Appeale Then the above Obligation to be Void and of None Effect else to be in full force and Vertue

Sealed and Deliv^d }
in the Presence of }

Cha: Carroll
D. Dulany

[Seale]
[Seale]

Pet: Dent

Geo: Plater

Whereupon It is ordered by the Court here that the Clerk of this Court upon the Bond being Lodged as af^d make out a full Transcript of the Proceedings af^d and Transmitt the Same to the Court of Appeals Accordingly.