

southevest low breadth to a marked oak standing by the aforesaid Parcell of Land taken up by y<sup>e</sup> afores<sup>d</sup>  
 Thomas White and running downe by y<sup>e</sup> aforesaid tract to the first boulder by a line drawne southe  
 east ~~by a line drawne~~ five hundred thirty four perches containing & laid out for two thousand and  
 more or lesse Together with all rights Profitts priviledges thereunto belonging (Royall mines excepted  
 to have & to hold the same to him the s<sup>d</sup> William Stevens his heires & assignes for ever for and  
 und<sup>r</sup> such rents reservations & services therein reserved as by y<sup>e</sup> s<sup>d</sup> recited deed recourse being  
 thereunto had more fully & more at large it may & doth appere And sine vizt upon the twenty  
 third day of July Anno<sup>q</sup> Do<sup>m</sup> one thousand six hundred & seaventy the aforesaid William Stevens  
 & Elizabeth his wife by their certain deed in writing under their handes & seals duly  
 executed & enrolled in Somers<sup>t</sup> County & there remaining amongst the records J. & Bargaine  
 graunt sell enfeoffe and confirme the s<sup>d</sup> two thousand acres of Land called Partners Choice unto y<sup>e</sup>  
 above named John White his heires and assignes for ever to have & to hold the same with  
 all & every the appurtenances thereunto belonging or in any wise appertaining to him the  
 said John White his heires & assignes for ever This Indenture further witnesseth that  
 whereab his said s<sup>d</sup> the R<sup>t</sup> hon<sup>ble</sup> Cecilus over Maryland or by his deed of graunt und<sup>r</sup>  
 the great seal used in the said Province of Maryland for graunting of Land there bearing date  
 at y<sup>e</sup> City of S<sup>t</sup> Maries the 7<sup>th</sup> day of Feb<sup>r</sup> in the five and thirtieth year of the Dominion of his  
 said s<sup>d</sup> the R<sup>t</sup> hon<sup>ble</sup> Cecilus or Anno<sup>q</sup> Do<sup>m</sup> 1666 J. & for the consideration therein men-  
 tioned graunt unto the aforesaid William Stevens all that parcell of Land called Kings Norton  
 situate lying & being in the aforesaid County of Sommerset on the easterne shore on the north side  
 of Poromole river bounded as followeth beginning at a marked oak standing on the brinke of  
 y<sup>e</sup> s<sup>d</sup> River thence running up the s<sup>d</sup> river north east fifty perches to a marked red oak for  
 breadth thence with a line drawne north west unto the woods three hundred & seaventy perches to  
 a marked red oak from from thence to another marked oak for breadth unto the woods fifty perches  
 & thence by a line drawne downe y<sup>e</sup> river to the first boulder containing & laid out for one hundred  
 and more or lesse Together with all rights Profitts priviledges & benefitts thereunto belonging  
 Royall mines excepted to have & to hold the same to him the said William Stevens his heires & assignes  
 for ever for und<sup>r</sup> such rents reservations & services therein reserved as by the s<sup>d</sup> recited deed recourse  
 being thereunto had more fully & more at large it may & doth appere And sine vizt on y<sup>e</sup> ninth  
 day of September Anno<sup>q</sup> Do<sup>m</sup> one thousand six hundred & seaventy two the s<sup>d</sup> William Stevens  
 & Elizabeth his wife by their certain deed in writing und<sup>r</sup> their handes & seals duly executed & enrolled in Somers<sup>t</sup>  
 County & there remaining upon record J. & Bargaine graunt sell & confirme the s<sup>d</sup> one hundred acres  
 of Land called Kings Norton unto the above named John White his heires & assignes for ever to have & to  
 hold the same with all & every the appurtenances thereunto belonging or in any wise whatsoever  
 appertaining to him the said John White his heires & assignes for ever This Indenture further  
 witnesseth that whereab the s<sup>d</sup> John White by his last will & Testament bearing date y<sup>e</sup> first  
 day of June Anno<sup>q</sup> Do<sup>m</sup> one thousand six hundred & Eighty five as upon record doth & more at large  
 appere leave & bequeath unto y<sup>e</sup> above named Sarah White his wife whole & sole executrix of y<sup>e</sup>  
 same all the above mentioned tracts of Land bounded situate lying & being as is above expressed  
 (except five hundred acres that is to be taken out of the above mentioned two tracts) to be disposed  
 off as the said Sarah White shall thinke fitt & convenient Now This Indenture further  
 witnesseth that the above named Sarah White for & in consideration of Twelve pence sterling  
 money of England to her in hand paid by the within named Lawrence Craford before the  
 enfealing & deliverij hereof whereof and wherewith the s<sup>d</sup> Sarah White doth acknowledge  
 her selfe to be fully & wholly satisfied & paid & doth of & for every part & parcell hereof acquitt  
 & discharge the s<sup>d</sup> Lawrence Craford his heires execut<sup>r</sup> & adm<sup>r</sup> by these presents hath  
 given granted bargained sold freed & confirmed And doth by these presents fully absolutely  
 give grant alienate bargain sell free & confirme unto the s<sup>d</sup> Lawrence Craford his heires