

This Indenture made the Sixth Day of Xbr.
 and first made Betweene William Swatnam and
 Smith of Salbot County of the other part Witnesseth y^e
 said Acres of Land to him Delivered and wherof he now st^d
 Creek in Chester River Contently Called and Known by the
 and Considerations him thousands more Especially moving
 Bargains, sell, Exchanges, Enfeoffs and Confirmed from him
 Heires or assigns for ever, all that parcel and Tract of
 County Contently called and known by the name of
 Lindall descent to his son and Heir William Homfloy and
 said Land is Conveyed unto Richard Swatnam his Heir
 And by the Last Will and Testament of him the said Rich^d
 Swatnam and his Heires as by the said Last Will and
 the said William and Hannah his wife hand and by those
 his Heires or his assigns all the whole Estate, Right, Title
 might or of Right ought to have In: off or to the aforesaid
 Bounded Viz: Beginning at a marked Oak upon the forks
 Hundred Perches then south three Hundred and sixty Perches
 Contains Nine Hundred Acres as by the Patent appears;
 with all and singular the houses, fences, Gardens, Orchards
 unto him the said Robert Smith his Heires or his assigns
 Lindall or Intayle, And the said William Swatnam doth
 to and with the said Robert Smith his Heires or his assigns
 Estate, Right, Title, Interest, Claims, and Demand which he
 Dods, Evidences touching or concerning the same is now and
 In and upon him y^e said Robert Smith his Heires or assigns
 the lett, Trouble or deniall of him the said William Swatnam
 absent Consent or procurement or any other person or persons
 all former Gifts, Grants, Joyntures and Incumbrances what
 Rents and Arrears of Rent acquitted and paid to the Day of
 grow Due and payable are hereby Excepted and forprized
 Intrenchably sold to our hands and affixed our Seales
 In the Backside of ^{the} Dods: is ^{written}

Sealed and Delivered
 in Presence of
 John Salter
 John Jordan

The above Dods was