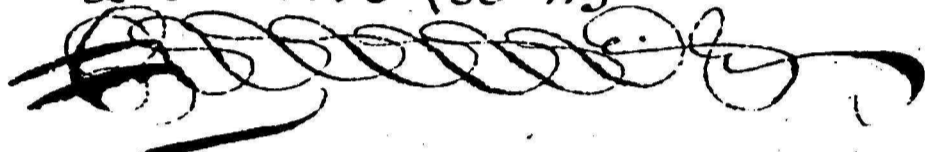


Be it Remembered that on the third Day of May Anno Dom. Seventeen hundred forty and four William Hynson Stephen Dordley and Richard Porter the Parties within named Personally appeared before us the subscribers Two of his Lordships Justices of the Peace for Queen Anns County and did severally acknowledge the within Written Deed of Release to be their act and Deed Executed by them to and for the uses intents and Purposes therein mentioned In Testimony whereof we have hereunto set our hands the Day and Year above written

J. Brown
H. Wells Jr.

12 1/2 Recorded Sept. 13th 1744
vids Recovery recorded in
L. 6 29 72. 8 608 115



This Indenture Tripartite made the first Day of September Anno Dom. One Thousand Seven hundred and forty four Between William Harris of Kent County Gentleman of the first Part, Daniel Cheston of the same County Gentleman of the second part, and John Price of Ann Arundell County Gentleman of the third part Witnesseth that for and in consideration of the sum of five Shillings current money of Maryland by the same Daniel already paid to the same William the receipt whereof is hereby acknowledged and for Divers other good causes and considerations the said Parties hereunto moving It is hereby Covenanted Granted Concluded and agreed upon by and Between all the said Parties to these Presents for themselves and their Heirs that the same William shall and will before the end of September Provincial Term next ensuing the Date hereof acknowledge and Levy in due form of Law according to the Laws and according to the laws and Statutes of England and this Province one fine Jur bonorum et droit come ceo et. to be imposed Recorded and sued forth with Proclamations according to the Laws and Statutes in such case Provided and the usual course of fines with Proclamations in such case used unto the same Daniel Cheston and his heirs & assigns of all that Tract of Plantable Land with the appurtenances lying in Cecil County called Abrahams Promise Containing three hundred

(Acres)