
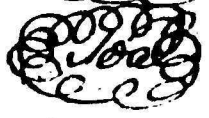


22 y) and perfect common recovery of the said premises with
 single voucher according to form of common recovery in such
 case used in due form of law was suffered and executed.
 Now This Indenture witnesseth that the same
 Edward Brown and John Hamar party to those presents
 for themselves and each of them their and each of their heirs
 Executors Administrators and assigns do hereby covenant
 promise grant and agree to and with each other their and
 each of their heirs Executors Administrators and assigns that
 the true Intent and Meaning of the same recovery and of the
 party's thereunto and those presents was and is and it is by
 those presents and the party's thereunto declared that the
 said common recovery and all effects thereof shall be genuine
 and shall be construed and taken to be and enure to the only
 proper use and behoof of the afore- John Hamar party to
 those presents his heirs assigns forever and to no other use
 Intent or purpose whatsoever any matter or thing in the said
 common recovery contained to the contrary notwithstanding

In Witness whereof the party's to those presents have
 hereunto set their hands and seals the Day and year first
 above written
 Edward Brown 
 John Hamar 

John Emory Junr. On the back of the foregoing Deed
 sealed and delivered in force of
 was thus endorsed / Vol. 1

Sept. 19. 1746 Then came into open Court the within
 mentioned Edward Brown & John Hamar each acknowledged
 the within Deed as their severall acts Deeds to and for
 the severall uses Intents & purposes therein mentioned
 Recorded Sept. 19. 1746 Test.
 5 Sides Vide Release recorded in
 Liber 2 D No. 10 of 8 382 R. Burdett

lx. This Indenture made the third Day
 of April in the year of our Lord one Thousand seven
 Hundred forty Six Between John Baptist Joye of
 St. Marys County of the part and Charles Joye Ignac-
 tian Joye of the said County of the part Witness-
 eth that whereas Peter Joye late of the said County
 (Deceased)