

236) Carroll his Heirs & assigns forever against all manners of persons
 and claims whatsoever Provided always that in case the said
 Peter Youngblood or his Heirs pay or cause to be paid unto him
 the said sum to him the said Charles Carroll his Ex^{or} or Adm^r the
 sum of Twenty Two pounds Sterling Money of Great Britain
 with the Lawfull Interest thereon at or before the Twentieth
 Day of November which shall be in the Year of our Lord God one
 Thousand Seven Hundred and forty Seven next Ensuing then
 this Deed of Bargain & Sale to be and remain void and of no
 force otherwise to Enure & be in full Force and Virtue
 according to the Express words & true Intent & meaning thereof
 In Witness whereof & the foregoing promises the said parties
 to these presents have Interchangeably set their Hands and
 Seals the Day and Year first above Written
 Seals & Delivered in
 Presence of

Peter Youngblood 

Cha: Carroll
 Edw^r & Lemuel
 mark

On the Back of the aforesaid Deed

was thus Endorsed (Viz.)
 Nov: 15 (1746) Then recd of Doct^r Charles Carroll Twenty
 Two pounds Sterling Money of Great Britain being the
 Consideration within mentioned
 Witnesses Cha: Carroll: Edw^r & Lemuel
 mark

Peter Youngblood

Nov: 15 (1746) Then came before me one of his Lordships
 Justices of the Exchequer Court the within mentioned Peter
 Youngblood and Acknowledged the within Deed and the
 Lands and Premises to the right and Estate of D^r Charles
 Carroll his Heirs and assigns forever according to the true
 Intent and meaning thereof

J^m Rogers

Recorded Dec: 1. 1746

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This Indenture made the Tenth Day of July in
 the Year of our Lord One Thousand Seven Hundred & forty Six
 Between Josias Wade of Baltimore County Planter of the one
 Part & Daniel Mansbury Junior of Baltimore County Planter

(8)