

Except that part of the said Pistols Thicket heretofore
conveyed by him to the said Charles And that the
said Charles Caroll his Heirs & Assignes for ever shall &
may peaceably have hold use occupy & enjoy the
said bargained Premises And the said John Harryman
Doth likewise Covenant & Agree to warrant & Defend the
same as well against him the said John as against
all manner of Person or Persons from by or under him
the said John or his Heirs claiming or to claim for
Witnes whereof the aforesaid Premises the said Par-
ties to these presents have Interchangeably set their
Hands and Seals the Day and Year first above written.

Sealed & Delivered ^{his} John Harryman Seal

in presence of 6 On the back of the aforesaid

Roxall Deed was thus and orst (List)
Hamilton Received of Charles Caroll the Sum
W. Boaty of fifty Pounds Sterling being the Consi-
deration within mentioned Day received

by me this 19th Day of September 1717

Witnes R Roxall ^{his} John Harryman

Hamilton Septemb^r 19th 1717 Then came before

W. Boaty Us Two of his Lordships Justices of the
Peace for Baltimore County the within

mentioned John Harryman acknowledged the within

Deed of the Lands & Premises therein mentioned to be the

Right and Estate of Charles Caroll his Heirs & Assignes

for ever according to the Act in that behalf made and

provided. W. Hammond

Sam: Owings

Received of Doctor Charles Caroll five Shillings & Six

Pence Sterling an Alienation fine on the within

(Lands)