

350) That shall be seized of the Premises or any Part thereof by Virtue of the said Common Recovery or Recoveries shall stand and be seized thereof and of every part and parcel thereof with their and every of their Appurtenances to the only use and behoof of the said John Dorsey his Heirs and Assigns to no other use Intent or Purpose whatsoever. In

Witness whereof the parties to these Presents have hereunto Interchangeably set their hands and Seals the day and Year first above written

Sealed & Delivered

Benj.<sup>a</sup> Howard Seal

In the presence of

John Dorsey Jun<sup>r</sup> Seal

J. Dorsey

W. W. W. On the back of the foregoing

Deed was thus Endorsed (Viz) September the first 1747 Received of John Dorsey Jun<sup>r</sup> the sum of Twenty five Pounds Sterling & forty five Pounds

Deeds Currency being the Consideration money of the Land within mentioned

Recorded October 30<sup>th</sup> 1747

Benj.<sup>a</sup> Howard  
Under receiver recorded  
in Lib. 29 No. 10 of 8703

Exc. Maryland: This Indenture made this Seventeenth day of October in the Year of our Lord One thousand seven hundred and forty seven Between James Mudd of Charles County Planter and Mary his wife of the one Part and Alexander Smith Hawkins of the County of Planter of the other part Witnesseth That the said James Mudd and Mary his wife for the Docketing Pawning and Extinguishing all Estates and Remainders in Tail and all Reversions and Remainders thereon expectant or (depending)