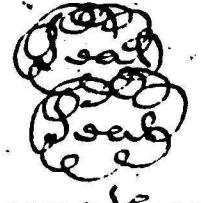



Default that thereupon Judgment shall be had & given that the  
 said John Hall shall recover the Land & Premises aforesaid with the  
 Appurtenances against the said Nathan Smith & the said Nathan  
 Smith recover in Value against the Common Vouchers so that a  
 perfect recovery may thereupon be had & suffered And that the  
 said Parties & the Common Vouchers shall at the proper Cost and  
 Charge of the said John Hall make do suffer & execute all every  
 matter or thing whatsoever most necessary & convenient for  
 the prosecution of the said Recovery according to the Course of  
 Common recoveries with Single Voucher Whereupon a Writ of  
 Replevin shall issue & be executed in due form of Law And it is here-  
 by Covenanted granted & Agreed upon by & between the said  
 Parties to these presents that the said Common recovery so or  
 in any other manner to be had & suffered of the aforesaid Premises  
 with the Appurtenances between the Parties to these presents  
 shall ever be construed adjudged & taken to be given to the Use  
 of the said John Hall his Heirs & Assignes for ever & to no other  
 Use Intent or Purpose whatsoever And the said Nathan Smith  
 for himself & his Heirs doth Covenant grant & agree to & with  
 the said John Hall his Heirs & Assignes that he the said Nathan  
 Smith or his Heirs shall & will at any time hereafter at the  
 proper Cost & Charge of the said John Hall make do suffer & execute  
 all every further or other Act Assurance or Conveyance that  
 shall be devised advised or required by the said John Hall his  
 Heirs or Assignes or his or their Council learned in the Law for the  
 further & better assurance of the Premises to the said John Hall  
 his Heirs & Assignes for ever All Witnesses whereof the said Parties have  
 hereunto set their Hands & Seals the Day & Year first abovesaid

Signed Sealed & Delivered

Nathan Smith   
 John Hall Lyons Creeke 

in presence of  
 John Hopburn  
 Wm. Smith

On the back of the aforesaid Deed was thus  
 Indorsed (Vizt) Received May the 11<sup>th</sup> 1745 of the

John Hall the Sum of three hundred pounds Sterling for  
 the within Consideration

Test John Hopburn  
 Wm. Smith

Nathan Smith  
 Prince Georges County so On the 11<sup>th</sup>

May 1745 Came Nathan Smith the Son of Thomas Smith  
 of North Carolina & acknowledged the within Instrument as his  
 (Act)