

111) Carroll his Heirs Executors Administrators or Assigns shall make or cause to be made in the Furnace now Erected on the said Land or any other thereon to be Erected more than One hundred and fifty or One hundred and Seventy Tons of Pigg Metal and that to be made in one Blast if no accident Intervene or happens so that the Quantity cannot be made But if any accident shall Intervene that then he the said Carroll may renew such Blast so as to make the said Quantity of One hundred and fifty or one hundred and Seventy Tons Pigg Metal and no more In Witness whereof and the foregoing Premises the said parties to these Presents have Interchangeably set their hands and seals the day and year first above Written

Dulany (Seal) Char^d Carroll (Seal)
 On the back of the foregoing Deed was thus Endorsed (viz.)
 Sealed and Delivered in the presence of us - - - Wm Thornton
 10^m Wilkins
 Jan^y 30th 1750

then came before me John Brice Esq^r one of the Justices of the Provincial Court of Maryland Daniel Dulany and Charles Carroll Esq^r and acknowledged the within Deed according to Law And Henrietta Maria Dulany wife of the said Daniel being privately Examined apart from her said Husband acknowledged the same and declared she did without Threats or Compulsion of her said Husband or fear of his Displeasure

Received of Doct^r Charles Carroll the sum of five Shillings Sterling Money £ 5: 0: 0 of Great Britain being the Consideration Money - - - Jⁿ Brice
 Witness Wm Thornton - - - Dulany - Char^d Carroll
 10^m Wilkins

712 Recorded January 30th 1750

712 This Indenture made the Twenty seventh Day of December in the year of our Lord Seventeen hundred fifty between George Gordon of Frederick County Merchant of the one part and James Dick of London Town in Amherst County Merchant of the other part Whereas the said George Gordon is and stands Indebted unto William Black of London Merchant in several Sums of Money to a considerable Amount and being Willing and Desirous as far as in him lieth to Content and satisfy to his said Creditor his Demand Debt and Claim as aforesaid and for that Purpose having proposed and agreed to and with the said James Dick Attorney in fact of the said William Black for and in behalf of the said William Black to Convey Transfer and Transfer the Land and Negroes hereafter mentioned to the Intent that the same might be sold and disposed of and the Money that shall or may arise or accrue thereby might be Applied to the Payment and Satisfaction of his said Claim Debt or Demand to the Amount of the said ~~Money~~ Money that shall or may accrue and arise from the sale aforesaid Now this Indenture Witnesseth that for and in consideration of the Premises and also of the Sum of five Shillings Sterling to the said George Gordon in hand paid by the said James Dick at or before the executing and delivery of these Presents the receipt whereof is hereby Acknowledged he the said George Gordon hath granted Bargained sold Alien Assigned Transferred and set over and by these Presents doth Grant Bargain sell Alien Assign set over and Transfer of set over unto the said James Dick his Heirs Executors or Assigns all that Tract of Land called Friendship containing four Hundred acres more or less One other Tract called Gordons Purchase Cont^a One hundred fifty Acres more or less also One other Tract called Exchange Cont^a seven hundred Acres more or less these three several Tracts lying and being in Frederick County and at present in the Possession of the said George Gordon with all their Appurtenances and the Reversion of Reversions Remainder and Remainders Rents Issues and Profits thereof and Parcel thereof and all the Estate Right Title and Interest Claim and Demand whatsoever both at Law and in Equity of him the said George Gordon of in to or out of the said three several Tracts of Land with the Appurtenances aforesaid and also all these several Negroes hereafter named to wit (Negro)