

331

the said Certificate of Survey to the end he might obtain his Lordships Grant in feeble -  
 form for the said Land and the said Daniel Dulany did thereby for himself and his heirs -  
 agree that if the said Andrew Scott should pay unto the said Daniel Dulany his executors  
 Administrators or Assigns the said Ninety eight Pounds and five shillings Sterling and fifty  
 Pounds Current money with the yearly interest thereof together with all the Cost and Charges -  
 that should accrue in the Land Office and the Rent and should also pay the Fifty Pounds -  
 Current Money to the said James Wardrop with the Interest thereof within three Years from the  
 date of the said Writing that then the said Daniel Dulany or his Heirs shall recover all his -  
 Right to the said Land to the said Andrew Scott his heirs and Assigns forever at the Proper <sup>Charge</sup>  
 and <sup>Cost</sup> of the said Andrew Scott as by a Counter Part of the said Writing now in the Possession  
 of the said Andrew Scott Relation thereto had may appear And Whereas Sunday of the  
 other Creditors of the aforesaid Andrew Scott have already issued Attachments in Baltimore County  
 against the Goods Chattels Rights Lands and Effects of him the said Andrew Scott Particularly -  
 against a Parcell of Goods for the use of John Cooke Appraised to Eight Thousand Seven hundred  
 and fifteen Pounds of Tobacco against one other Parcell for the use of William Lee Appraised  
 to fifty nine Pounds and seventeen shillings Current Money against one other Parcell for -  
 the use of William Lyon and William Lee appraised to forty five Pounds like money  
 against one other Parcell for the use of Alexander Lawson Appraised to eighteen Pounds ten -  
 shilling and six Pence like money against one other Parcell of Goods for the use of Alexander  
 Lawson and Company Appraised to thirteen Pounds eight shillings and three Pence like money  
 as by the said several attachments and Schedules therunto respectively annexed and now  
 either in the hands of the Sheriff of Baltimore County aforesaid or in the Office of the said County Court  
 remaining Relation being therunto had may appear All which said several sums the -  
 said Andrew Scott is apprehensive are considerably over and above the Respective Ditts and  
 Charges for which they are as aforesaid respectively attached And Whereas the aforesaid  
 Andrew Scott is now indebted to future <sup>a</sup> servitude of and for a certain John Stevens and Isaac  
 Johnson And Whereas there may be at the time of the Execution of these Presents <sup>unday</sup>  
 other Attachments issued or served against or upon the Effects of the said Andrew Scott of which  
 attachments he the said Andrew Scott is not Apprised <sup>at present</sup> And Whereas the aforesaid  
 Andrew Scott is at the Time of sealing and delivering of these Presents justly and truly  
 indebted to the aforesaid David Ross in the sum of two hundred and forty five Pounds  
 nineteen shillings and eight Pence Current Money heretofore advanced to the aforesaid  
 Andrew Scott and still unsatisfied And Whereas the aforesaid Andrew Scott hath no  
 other means left of satisfying the aforesaid sum of Money than by these Presents Now -  
 this Indenture witnesseth that the said Andrew Scott for the Satisfaction and  
 Discharge of the aforesaid sum of Two hundred and forty five Pounds nineteen shillings and  
 eight Pence Current Money and also for and in Consideration of the further sum of five shillings  
 Current Money by the said David Ross to him the said Andrew Scott in hand paid at or before  
 the sealing and delivery of these Presents the Receipt whereof he doth hereby acknowledge and  
 therefrom and of and from every Part and Parcell thereof doth hereby Release and Acquit -  
 and discharge the aforesaid David Ross his executors Administrators and Assigns -

(Hath)