

against him the said William Kelly as any other Person or Persons Claiming or to Claim by him or under him or his Heirs as well for Right of Dower as any other Rights or Claims whatsoever In Witness whereof and the foregoing Promises the said Parties have hereunto Interchangeably set their hands and Seals the day and Year first above written

William Kelly

On the back of the aforesaid Deed was thus Endorsed Viz.

sealed and Delivered in the Presence of
Wm Webb Daniel Bennett, Thomas Midlake.

Received of the within named Charles Carroll the sum of Seventy Pounds $\frac{1}{2}$ Sterl of Sterling Money being the Consideration Money within mentioned I say received
Witness hereto by me William Kelly

Wm Webb Daniel Bennett, Thomas Midlake

June 29th 1753. Then Came before me the Subscriber one of his Lordships the Lord Proprietors Justices of the Provincial Court the within named William Kelly and acknowledged the within Deed and the Land and Premises therein mentioned to be the Estate of Charles Carroll his Heirs and Assigns forever according to the act in such Case made & Provided

Robert Gordon

July the 11th 1753. Received of the within named Charles Carroll One Pound four Shillings & three Pence half Penny Sterling for his Lordships Use (it being the Alienation Fine on the within mentioned six hundred and seven Acres of Land) By Virtue of a Commission from Benjamin Tasker Esq his said Lordships Agent and Receiver General

Recorded July 11th 1753.

Richd Dorsey

Ex. 8

To all People to whom these Presents shall come Henry Voght Charles Morrell, John Barton, Thomas Ranap, Jabez Bloxham and James Gibson all of London Merchants Assignees in Trust of the Estate and Effects of Charles Carnan of Philpot Lane London Merchant (and greeting) Whereas by Indentures of Assignment bearing Date the Seventh day of this Instant Month of March and made Between the said Charles Carnan of the first part, Them the said Trustees as being six of the Creditors of the said Charles Carnan of the second part and the rest of the Creditors of the said Charles Carnan of the third part He the said Charles Carnan by and with the Consent and Direction of his Creditors Parties thereto of the third part Did Bargain Sell Assign Transfer and set over unto them the said Trustees All his the said Charles Carnans Goods Wares Merchandizes Commodities Ships parts of Ships with their Appurtenances Freight Debts sum and Sums of Money Estate and Effects whatsoever In Trust for themselves and the rest of the Creditors of the said Charles Carnan in such manner as in the said Deed is mentioned And the said Charles Carnan did also by the said Deed Constitute Ordain and Appoint them the said Trustees his true and Lawfull Attorneys Irrevocable in his Name or in their own Names or otherwise by themselves or their Lawfull Substitutes duly Authorized to get in and

(receive)