

379) them Executed to and for the Uses and Purposes therein mentioned & declared  
In Testimony whereof I have hereunto set my hand the day and Year first above  
7<sup>th</sup> Dec<sup>r</sup> 1753 Written  
Recorded July 20<sup>th</sup> 1753. *R. Tilghman*

Whereas Roger Brooke late of Prince Georges County Genl. made and Executed  
a certain Instrument in Writing bearing date the fourth day of June in the Year of  
our Lord Seventeen hundred and eighteen wherein it is contained as follows to wit  
" I give to my son Roger Brooke all my two Tracts of Land called my Dwelling  
" Plantation and Battle Creek and Marsh to him and his Heirs forever as by  
" the said Writing Recorded in the Commissarys Office at Annapolis and also among  
" the Records of Calvert County Court in Liber L D folio 39. may more fully and at  
" large appear And Whereas ever since the Death of the said Roger the Father  
" which happened in the said Year Seventeen hundred and eighteen the said Roger the  
" son hath had the Use Occupation and Possession of the said Lands and is at this  
" present in full and Quiet Possession thereof

Now this Indenture made the ~~fourth~~ <sup>fourteenth</sup> day of July Seventeen hundred & fifty  
three Between James Brooke Eldest Son and Heir at Law of the said first named  
Roger of the one part and Roger Brooke the son in the said Instrument mentioned  
of the other part Witnesseth that the said James Brooke for and in consideration of five  
Shillings paid to him by y<sup>e</sup> last mentioned Roger in hand paid y<sup>e</sup> receipt whereof he doth  
heroby acknowledge and thereof and therefrom doth acquit and Discharge the said  
Roger his Ex<sup>rs</sup> & Adm<sup>rs</sup> for ever and also in consideration of the Natural Love and  
affection which he hath and doth bear to his said Brother & for divers other good  
causes and Considerations him thereunto moving hath given granted Bargained  
sold Aliened Enfeoffed Conveyed and Confirmed and heroby Doth for himself and  
his Heirs give grant bargain sell Alien Enfeoff Convey and Confirm unto him the  
said Roger Brooke and his Heirs for ever All the Estate Right Title Interest  
Claim and Demand of him the said James of in and unto the several Lands and  
Promises herein before mentioned To have and to hold the same unto him the said  
Roger his Heirs and Assigns for ever And further the said James doth heroby for  
himself and his Heirs Remise Release and forever Quit Claim unto y<sup>e</sup> said Lands  
and Promises so that the said Roger and his Heirs may forever hereafter have  
hold and continue to Use Occupy Possess and Enjoy the said Lands & Promises  
fully and Absolutely acquitted of any Claim or Title either in Law or Equity of  
him the said James and his Heirs And In Witness thereof the said James hath  
hereunto set his hand and affixed his Seal the day and Year last mentioned  
Sealed and Delivered  
in Presence of *B. Young* *James Brooke Seal*  
*J<sup>nr</sup> Digges*

On the back of the foregoing Deed was thus Endorsed Vizt  
July the 14<sup>th</sup> 1753. Then Received of Roger Brooke <sup>the sum of</sup> five Shillings Sterling being  
the consideration of the within Deeds  
Test. *B. Young* *James Brooke*  
(Maryland)