

Whereby the said Thomas Johnson Junior shall and may demand against the said Edward Dorsey one Undivided moiety of all that Tract or parcel of Plantable Land called Chews Resolution Marmor with the appurtenances in Ann Arundell County containing in the whole thirteen hundred and eighteen Acres and also one Undivided moiety of all that Tract or parcel of Plantable Land called Chews Vineyard with the appurtenances in Ann Arundell County aforesaid containing in the whole one thousand and twenty four Acres; and also one Undivided Moiety of two hundred Acres of Plantable Land with the Appurtenances in Ann Arundell County aforesaid being part of a Tract or parcel of Land called the Long Reach; and also one Undivided Moiety of all that Tract or parcel of Plantable Land called the Gore with the Appurtenances containing in the whole one hundred and thirty five Acres by such name or Names Quantity or Quantities, Quality or Qualities content or Number of Acres as shall be thought fitt and requisite to which said Writts or Writts the said Edward shall appear in proper person and shall Vouch over to Warrantee the Common Vouchee and the Common Vouchee shall appear and imparle and afterwards make default whereby one or more Recovery or Recoveries Judgement or Judgements may be had and given for the said Thomas Johnson Junior for Recovery of the said Lands and Premises against the said Edward Dorsey and for the said Edward Dorsey to Recover over in Value against the Common Vouchee according to the form of Common Recoveries in such Cases used and it is further Covenanted granted and agreed by and between the parties to these presents and the true intent and meaning of the parties to these presents is that from and immediately after the said Common Recovery or Recoveries shall be had and prosecuted as aforesaid of the said Lands and Premises the said Recovery or Recoveries shall be and enure and are hereby declared to have been intended to be and enure that the said Thomas Johnson Junior and every other person that shall be seized of the Premises or any part thereof by Virtue of the said Common Recovery or Recoveries shall stand and be seized thereof and of every part or parcel thereof with their and every of their Appurtenances to the only use and behoof of the said Edward Dorsey his Heirs and Assigns and to no other use intent or Purpose whatsoever In Witness whereof the parties to these presents have hereunto Interchangeably set set their hands and Seals the day and year first above Written

Sealed and delivered in presence of

Phil<sup>l</sup>. Boyd Chew

Tho<sup>s</sup>. Lane Weems

Recorded 27<sup>th</sup> Oct. 1755

Tho<sup>s</sup>. Johnson Jun<sup>r</sup>.

E Dorsey



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