

621. be thought fit and requisite to which said Writ or Writs the said Caleb Dorsey shall appear in proper person and shall Nouch over to warrantee the common Nouchee and the common Nouchee shall appear and Imparle and afterwards make default whereby one or more Recovery or Recoveries Judgement or Judgement may be had and given for the said Thomas Johnson Junior for Recovery of the said Lands and premises against the said Caleb Dorsey and for the said Caleb Dorsey to recover over in Value against the common Nouchee 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 to 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 and parcel thereof with their and every of their appurtenances to the only use and behoof of the said Caleb 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 sett their hands and seals the day and year first above written

Sealed and delivered
in the presence of

Jno. Garnan

Thomas Lane Waems

5 Recorded 27th Oct: 1755 —

Tho. Johnson Jun^r. 
Caleb Dorsey. 

This Indenture made the first day of the first day of September in the year of our Lord one thousand seven hundred and fifty five Between Benjamin Beall of An Arundell County Gentleman of the one part and Charles Todd of the same County Gentleman of the other part witnesseth that it is covenanted concluded and agreed between the parties to these presents that it shall and may be lawful for the said Benjamin Beall before the first day of the next Provincial Court to prosecute out of the High Court of Chancery one or more Writs or Writs of Entry for Desizing in the Post against the said Charles Todd

(returnable)