

387) Executors Administrators and Assigns and do also hereby signify and declare that the True Intent and meaning of the said Francis Chew and Thomas Johnson now is and at the Time of Suffering the Recovery aforesaid was and was declared to be that after the said Recovery had and perfected the same Recovery and the Execution thereof should be and enure and the Recoverer thereof his Heirs and Assigns should from thenceforth stand and be seized of and in the recovered Premises with the Appurtenances to the only proper use and Behoof of the said John Smith his Heirs and Assigns for ever and to no other Use Intent or purpose whatsoever And the said Francis Chew and Thomas Johnson for themselves severally and apart and for their Several Heirs do hereby remise release and for ever quit Claim to the said John Smith in his Peaceable Possession and Seizin thereof now being all the Estate Right Title Interest Property Claim and Demand whatsoever which they the said Francis Chew and Thomas Johnson or either of them have or hath to or in the recovered Premises with the Appurtenances To have and to hold the same recovered Premises with the Appurtenances to the said John Smith his Heirs and Assigns for Ever In Witness whereof the Parties to these Presents have hereunto interchangeably set their Hands and affixed their seals the Day and Year above written

Signed Sealed and Delivered }
in the Presence of }
Bradley Junr

Fra: Chew



John Smith



John Thompson

Th: Johnson Junr



On the Back of the foregoing Deed was thus written to wit —
On the 13th Day of April 1769 Came before me the Subscriber one of his Lordships Justices of the Provincial Court the within named Francis Chew John Smith and Thomas Johnson Junior Parties to the within Deed and did acknowledge the same Deed to be their Several Act and Deed and the Land
(and;