

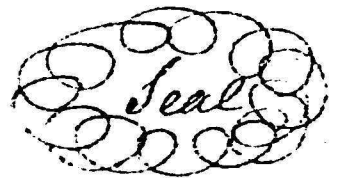
389) be hereby bargained and sold to him and his assigns for and During the natural life of the said Samuel Chew of Wells in such sort manner and form as in and by one Indenture intended to bear date the day next after the day of Date of these Presents the same shall be granted released and conveyed in Witness whereof the Parties ~~to the Indenture~~ to these Presents have hereunto interchangeably set their Hands and Seals the Day and Year first above written

Sealed and Delivered  
in the Presence of }  
E Dorsey }

Samuel Chew of Wells



Th Weems



31/2) Joh Hall jun<sup>r</sup>.

Recorded <sup>th</sup> 13. April, 1759.

x. This Indenture Tripartite made this Ninth day of March, in the Year of our Lord Seventeen hundred and fifty nine Between Samuel Chew of Wells of Calvert County Gentleman of the first Part Thomas Lane Weems of Ann Arundel County Gentleman of the second Part and Bennett Chew of Ann Arundel County Gentleman of the third Part Witnesseth that the said Samuel Chew for and in Consideration of the Sum of five Shillings of Lawful Money of England to him in hand paid by the said Thomas Lane Weems at or before the Ensealing and Delivery of these Presents the Receipt whereof is hereby acknowledged hath given granted released and Confirmed and by these Presents Both give grant release and Confirm unto the said Thomas Lane Weems one undivided Moiety of all that Tract or parcel of Plantable Land called Hall's Choice with the Appurtenances lying and being in Cecil County containing four hundred Acres and also one undivided Moiety of all that Tract or parcel of Plantable Land called Hall's Sell with the Appurtenances lying and being in Cecil County containing six hundred Acres late in the Tenure or Occupation of the said Samuel Chew / But now all in the Actual Possession of the said Thomas Lane Weems by force  
(of)