

(391) shall appear and Impanel and afterwards make Default whereby, one or more Recovery or Recoveries Judgment or Judgments may be had and given for the said Bennett Chew for Recovery of the said undivided, Moieties of the Tracts or parcels of Land with the Appurtenances aforesaid against the said Thomas Lane Weems and for the said Thomas Lane Weems to recover over in Value against the said Samuel Chew and for the said Samuel Chew to recover over in Value against the Common Voucher according to the Manner and Form of Common Recoveries in such Cases used And it is further Covenantted granted Concluded Agreed and Declared by and between all and every the said 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 prosecuted and suffered as aforesaid, of the several undivided Moieties of the Tract and parcels of Land aforesaid the said Recovery or Recoveries shall be and Enure and shall be construed esteemed adjudged and taken to be and Enure that the said Bennett Chew and all and every other Person and Persons which shall be Seised of the Premises or any part thereof by Force or Virtue of the said Common Recovery or Recoveries shall stand and be Seised thereof and of every part and parcel thereof with their and every of their Appurtenances to the only use and Behoof of the aforesaid Samuel Chew 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 their Hands and Seals the Day and Year above written —

Sealed and Delivered
in the Presence of

Samuel Chew of Wells 

9^d J. Dorsey

T. Weems 

John Hall junr.

Bennett Chew 