

to the said Thomas Warren then paid by the said Nolley Warren the Receipt
 whereof he hereby Acknowledged ⁱⁿ Order to Bar doct and Cut off the Estate Tail and
 Remainders in tail in and of all that plantation whereon Thomas Warren of the
 said County Deceased Father of the said Thomas Warren first mentioned lived
 in his ~~Life~~ and which was devised to said Thomas first mentioned by
 the Last Will and Testament of his father in Tail after the Death of his wife
 Jane Lying in Charles County the same being part of a tract of
 Land called Tractty and also all that Tract of Land Lying in the said
 County called Tractty containing in the whole three hundred acres with
 the appurtenances to fitts and assure the same to and for the use
 of the said Nolley Warren his heirs and assigns for ever the said
 Nolley Warren should according to the Course of Common Recoveries
 with Single Vouches in such cases and for the like purposes used
 have and obtain a Common Recovery of the said part of the Tract of Land called
 Tractty with the appurtenances for the purpose aforesaid and whereas
 in pursuance of the said Agreement afterward to wit in April
 Term last past the said Nolley Warren before the Justices of the
 Provincial Court by and upon a writ of Entry Sur Disseisin in repleat
 Returnable to the same Term did demand against the said Thomas Warren
 Party to these presents the part of the said Tract of Land called
 Tractty with the appurtenances which said Thomas Warren being
 then Surge of the same did appear to the said writ and vouches over
 the Common Vouches who forthwith appeared and entered into
 Warranty of the premises with their appurtenances and afterward
 made default whereupon a Common Recovery was had and
 perfected of the said part of the said Tract of Land called Tractty
 with the appurtenances as by the Records thereof remaining
 in the said Court may more at Large appear Now this Inlet
 ture Witnesseth that it was the true Intent and meaning
 (of)