

said Thomas Cockey his Heirs or Assigns do and shall at all Times hereafter save harmless and keep Indemnified the said Samuel Worthington his Heirs Executors and Administrators for and by reason of his becoming Security in the same Bonds then the above Deed and every Clause Article and Thing therein contained to be utterly <sup>void</sup> and of none Effect also of full Force and Virtue in Law And the said Rachel Worthington for herself & her Heirs doth Covenant Grant and Agree to and with the said Samuel Worthington his Heirs and Assigns that he the said Rachel Worthington and his Heirs shall and Will well and truly pay the <sup>several</sup> sums of Sterling and Lawrent Money and Interest as aforesaid due to the said Thomas Cockey and also shall <sup>and</sup> will at all Times hereafter save harmless and keep Indemnified the said Samuel Worthington his Heirs Executors and Administrators for and by reason of his being Security as aforesaid In Testimony Whereof the Parties have hereunto Interchangeably put their Hands and Seals

Rachel Worthington

Signed Sealed and Delivered  
in the Presence of us —

John Barrett  
Jm<sup>r</sup> Price

On the Back of the aforesaid Deed was thus written  
to wit

1764 Feb<sup>y</sup> 14 Then came the within named Rachel Worthington before me the subscriber one of his Lordships Justices of the Provincial Court and Acknowledged the within Instrument of Writing to be her Act and Deed and the Land and Premises therein Specified to be the Right and Estate of the within Samuel Worthington his Heirs and Assigns According to the true Intent and Meaning of the same Deed

Jm<sup>r</sup> Price

Received of Mr Samuel Worthington two Pounds Sterling for the use of the Lord Baltimore being the Alienation fine on the within One Thousand Acres of Land by Virtue of a Commission from Edward Lloyd Esq his said Lordships Agent and Receiver General  
14<sup>th</sup> February 1764

Benja Crall

Recorded the 22<sup>d</sup> February 1764

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