
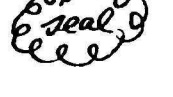


Presents doth grant sell and deliver unto him the said Joseph Galloway his Executors Administrators and Assigns one undivided fifth part of all and all manner of servants Negroes Horses Cattle Implements utensils and other stock whatsoever held or possessed by the aforesaid Benjamin Tasker Junior and him the said Benjamin Tasker party hereto or either of them in Common Jointly or in Partnership with the aforesaid Charles Carroll Esquire Charles Carroll Barrister Charles Carroll son of Daniel Daniel Dulany and Walter Dulany or any of them. To have and to hold the said undivided fifth part of the said Turnace Torges Lands Tenements and Hereditaments hereby Conveyed or intended so to be to the aforesaid Joseph Galloway his Heirs and Assigns to the only proper use and behoof of the aforesaid Joseph Galloway his Heirs and Assigns for ever and to or for no other use Intent or purpose whatsoever And to have and to hold the said undivided fifth part of the said servants Negroes Horses Cattle Implements and other stock hereby granted and sold or meant mentioned or intended so to be to him the said Joseph Galloway his Executors Administrators and Assigns to his and their own proper use and behoof And the said Benjamin Tasker party hereto for the Consideration aforesaid Hath Assigned Transferred and set over and by these Presents Doth Assign Transfer and set over unto the aforesaid Joseph Galloway his Heirs Executors Administrators and Assigns all the Right Title and Interest of the aforesaid Benjamin Tasker Junior and him the said Benjamin Tasker party hereto and each of them of in and to all and all manner of Bonds Writings and Contracts whatsoever for the Conveyance of any Lands Tenements or Hereditaments or for the Performance of any matter or thing whatsoever touching or Concerning the said Iron works or purchases of Land or Stock therefor made with or to the use of the said Benjamin Tasker Junior or Benjamin Tasker party hereto and the aforesaid Charles Carroll Esquire Charles Carroll Barrister Charles Carroll son of Daniel Daniel Dulany and Walter Dulany or made with or to or to the use of any Person or Persons whose shares parts or proportions in the said Iron Works they or any of them are entitled to or Claim In witness whereof the Parties to these Presents have hereunto interchangeably set their Hands and Affixed their Seals the day and year first above written.

Benj^r Tasker 
 Jos: Galloway - 

Signed sealed and delivered }
 In the presence of - - - }
 Sam^r Galloway
 Richard Woolton

On the back of the foregoing Deed it is thus written Viz^t -
 Received on the day and year within written of and from the within named Joseph Galloway the sum of Five thousand and two hundred pounds sterling money being £5200 : 0 : 0 the Consideration money within mentioned to be by him paid to me. I say received by me Benj^r Tasker.

Witness Sam^r Galloway
 Richard Woolton

In the Thirtieth day of May 1765 Came before me the Subscriber one of his Lordships Provincial Justices the within named Benjamin Tasker Esquire party hereto and acknowledged the within Instrument containing the within Deed and the several Lands Tenements and Hereditaments Chattels and Goods therein mentioned to be conveyed to be the right and Estate of the within named Joseph Galloway.