

6/14) his or their Counsel learned in the Law shall be devised advised, or  
required In witness whereof the Parties to these Presents have hereunto  
interchangeably put their Hands and seals the Day and Year First  
above written. The words (Harrison) between the 3<sup>d</sup> & 4<sup>th</sup> Lines, and (M<sup>r</sup>)  
between the 22<sup>d</sup> & 23<sup>d</sup> Lines being Interlined before Sealing & delivery of these  
Presents.

Signed Sealed & Delivered  
In Presence of  
Patrick Allison  
W<sup>m</sup> Buchanan

James Helso 

On the back of the aforesaid Deed was thus written viz<sup>t</sup>  
Received Baltimore Town July 7<sup>th</sup> 1765 of Samuel Purviance Jun<sup>r</sup> Son  
Thomas Pennsylvania Money in full of the within consideration

James Helso

Baltimore Town August 2<sup>d</sup> 1765 This Day came before us the subscribers  
Two of his Lordships Justices of the Peace for Baltimore County the  
aforesaid James Helso & acknowledged the aforesaid Instrument  
of writing to be his Act & Deed & that the Indenture contained in  
the other side conveying of Premises herein expressed for which  
the above consideration is received was his voluntary Act & Deed  
according to the true Intent & meaning thereof

Benjamin Rogow  
Quaton Gay

recorded 11<sup>th</sup> Day of September 1765

9/4 Dids

23

This Indenture made this Fifth Day of February Anno  
Domini one Thousand seven hundred and sixty five Between  
John Sayre of the City of Philadelphia Practitioner in Physick  
of the one Part and Samuel Purviance in yowndr of the same  
Place Merchant of the other Part Where as a certain Thomas  
Harrison of Baltimore Town in Baltimore County in the  
Province of Maryland Merchant by Indenture of Lease made  
between him the said Thomas Harrison of the one Part and  
the said John Sayre and Samuel Purviance and a certain James  
(Helso,