

for Error assign. and the said answer in writs being read and heard and by the Justice then fully understood and diligently examined and for that it appereth to the said Justice that in the said writ and process aforesaid and also in the rendering of Judg. m. aforesaid in the Court of Calvert County aforesaid it is in nothing Error but that the Judg. m. given in the said plaint is good and sufficient in law and that the Error is therein Insubstantial and that the said Judg. m. of the County Court of Calvert County aforesaid be affirmed and that in all things it stand in force and virtue. Notwithstanding the allegation and assign. of Error of the said John Abington and that the said William Lloyd Petitioner against the said John Abington aforesaid the Costs of Suite by him layd out and expnd. to be Taxed by the Justice of the said County Court in the Judg. m. aforesaid and the Damages according to art of Offic. m. bly in this behalf made and provided and also the Sum. of pounds of Tobacco Costs of Suite in this Court layd out and expnd. and that a writ of Habeas Corpus issue to the Commission. of the said Court of Calvert County to empower them to lay Costs upon the Judg. m. aforesaid given in the Court aforesaid.

*This Indenture*

made the fifth day of January in the seventh year of the Dominion of the Right Honorable Charles absolute Lord and Prop. of the Province of Maryland Anno Domini 1678 Between Jonathan Squire of the County of St. Marys Planter of the one part and John Meade and Richard Wether of the same County Planter of the other part Witnesseth that the said Jonathan Squire for and in consideration of the sum of Six thousand pounds of Tobacco to him in hand payd by the said John Meade and Richard Wether the Receipt whereof the said Squire is by acknowledged and the receipt of every part hereof doth he by hereby absolutely acquit and discharge the said John Meade and Richard Wether shall grant bargain and sell and by these presents doth hereby and absolutely grant bargain sell unto the said John Meade and Richard Wether all that Part of land or Plantation called Muffs mount lying on the North side of Potomack River near a Creek called the Hunting Creek and on the North side of the said Creek near the mouth beginning at a marked Oak by the Mark bounding on the South by a line drawn North North West from the said Oak up the said River for the length of seventy five perches to a marked Oak on the West with a line drawn North East and by North from the said Oak for the length of five hundred perches on the North West a line drawn South East into the said Creek on the East West the said Creek containing and layd out for two hundred and more or less together with all and singular the houses Buildings Gardens Outward wayes and easements profits privileges and Commodities to the same Part of land or Plantation belonging or in any wise appertaining and all the Reversion and Remainder and Remainders estate and interest of him the said Jonathan Squire of in all and singular the premises with all and singular the Inventions and all Evidenced writings and muniments of or concerning the said Part of land or Plantation and to hold the said Part of land or Plantation and premises before mentioned with all and every the appurtenances severally and dividedly the one half unto the said John Meade and Richard Wether and the other half to the said Jonathan Wether his heirs and assigns for ever to be holden of the Lord Prop. for and under the Rents and Services and Duties to be come due and payable. And the said John Squire for himself his heirs and assigns doth hereby Covenant promise and grant to and with the said John Meade and Richard Wether his heirs and assigns that he the said Jonathan Squire his heirs and assigns doth assign the said

(Tract