

betw<sup>m</sup> acknowledged received and suffered all and every such further lawfull and reasonable chf and chf<sup>t</sup> haging and hangg<sup>d</sup> debt and debtes, absentant and absurant<sup>t</sup> to  
in his law what so ever, which shall or may be for the further better and perfect assurance and  
securing and giv<sup>g</sup> yng of th<sup>r</sup> said partell of land and all and singular other th<sup>r</sup> said  
p<sup>l</sup>anned and ready part and partell thereto with their and every of th<sup>r</sup> appurtenances to him  
said William Cromwell his friends and assign<sup>t</sup>s, and to his and their own proper uses  
and b<sup>r</sup>efo<sup>r</sup>e for ever<sup>t</sup> if by him or his, Robbery or Robbery with One or more  
stealer or stealers Deed or Deeds, Indented or Unrolled, his Enrollment of th<sup>r</sup> s  
p<sup>l</sup>anted, p<sup>l</sup>acement, p<sup>l</sup>ace or Confirmation with warranty as aforesaid, or without  
warranty, or by all, any, or as many of th<sup>r</sup> said wayes or meane<sup>s</sup> what so ever, as by th<sup>r</sup> said William Cromwell his friends  
or assign<sup>t</sup>s, or by any th<sup>r</sup> his or th<sup>r</sup> Comill hanc<sup>t</sup> in his land shall bee reasonably debited  
debited or required<sup>t</sup> And it is remeanded granted concluded declared and fully agreed  
by and between th<sup>r</sup> said party<sup>s</sup> to th<sup>r</sup> p<sup>l</sup>anted, And th<sup>r</sup> first intent and meaning of th<sup>r</sup>  
said party<sup>s</sup> to have p<sup>l</sup>anted id, and is th<sup>r</sup> n<sup>t</sup> by declared to be, That as well th<sup>r</sup> p<sup>l</sup>anted as  
p<sup>l</sup>anted as all and ready further assurance and assurant<sup>t</sup> of th<sup>r</sup> said partell of  
land and all other th<sup>r</sup> said p<sup>l</sup>anted or any of them or any part thereof no hys & her<sup>t</sup>  
may att any tyme or tyme thereafter to be had made ready & acknowledged  
sufficed or repented by or between th<sup>r</sup> said party<sup>s</sup> to th<sup>r</sup> p<sup>l</sup>anted or any of them  
or any other person or persons by th<sup>r</sup> or any of th<sup>r</sup> direction or nomination or appointment  
shall bee and must; and shall be adjudged, deemed & construed and taken to bee and  
tunre to th<sup>r</sup> only proper use and b<sup>r</sup>efo<sup>r</sup>e of th<sup>r</sup> said William Cromwell And of his friends  
and assign<sup>t</sup>s for ever And for and for none other use intent or purpose what so ever  
In witness whereof th<sup>r</sup> party<sup>s</sup> first above named to th<sup>r</sup> p<sup>l</sup>anted<sup>t</sup> and  
their hands and seals interstrangably have sett and putt th<sup>r</sup> day and y<sup>r</sup> a<sup>r</sup>  
first above written, Annoq<sup>r</sup> Domini 1681.

Richard Johnson  
mark<sup>t</sup> I of  
Elizabeth Johnson

Signed sealed and delivered  
in th<sup>r</sup> presence of  
Sam<sup>ll</sup> Bourne  
Tho: Sterling  
Geo: Parker  
Wmo Holland

On y<sup>r</sup> back of th<sup>r</sup> aforesaid D<sup>r</sup> was endors<sup>d</sup> as follows viz:  
Memorandum within written D<sup>r</sup> with th<sup>r</sup> lands and p<sup>l</sup>anted th<sup>r</sup> written  
was b<sup>r</sup>fore no th<sup>r</sup> first day of January One thousand six hundred & Eighty and  
Two acknowledged by th<sup>r</sup> written named Richard Johnson to be th<sup>r</sup> right of th<sup>r</sup> written  
named William Cromwell his friends and assign<sup>t</sup>s for ever And on th<sup>r</sup> same day  
and tyme Elizabeth Johnson the wife of th<sup>r</sup> said Richard Johnson secretly examined  
out of th<sup>r</sup> hearing of her said husband did freely truly and voluntarily  
confess that sh<sup>r</sup> did give up all and singular her right title to the same and demand  
(what so ever)