

The mark of John upon my hand of John Sapon of St. Marys County  
East - East East and a full in each rope right down the East, and a  
full in the middle of the left East;

This Indenture made this thirteenth day of August in the year of our Lord God One Thousand Six Hundred Eighty and ffowe Between John Redish of Charles County in the Province of Maryland of the One part and Philip Lynor of the said County of the other part Witnesseth that the said John Redish for and in Consideration of the Summe of Thirty Thousand of Tobacco to him in hand paid before the Enroling and delivery of these presents doth herewith the said John Redish doth by these presents acknowledge himself to be fully satisfied contented and paid with all and singular Bargaine sold assigned sell over and Confirmed and by these presents doth fully Clearly and absolutely a liene grant Bargaine sell assigned sell over and Confirms unto him the said Philip Lynor his heire or Executors Administrators and Assignors All that Tract or parcel of Land Situate lying and being in Charles County lying on the South side Piscataway River called the Doggs Neck beginning at a marked Hickery standing by a Mash upon the River side and running East down the River the Length of Three hundred percher thence South down the River for the Length of Three hundred percher to the mouth of a Creek called Kinga upon Creek bounding on the north with the said Creeks running East Six hundred percher on the East with a line drawn North North East from the End of the East line to the first marked Hickery on the East by the said River containing and then layed out for fower hundred and ffifty Acres more or less This also an other parcel of Land lying upon the said River to the East of the said Neck by the said Creeks beginning at a Cedar standing in an Indian field running South up the said Creek for Breadth One hundred percher to a marked Oak by a marked side bounding on the South by with a line drawn South Three hundred Twenty percher on the East by a line drawn South North from the End of the East line into the said River on the North with the said River and the East with the said Creeks containing and then layed out for Two hundred acres more or less as by Patent granted out of his Majesty's office unto Walter Hall bearing date the Twenty six day of Aprill One thousand Six hundred ffifty eight well known at Large appeared Both which said Tracts Contain in the whole the quantity of Six hundred and ffifty acres more or less together with all houses Difices Buildings Orchard Gardens pastures Fences Hauking Hunting fishing and fowling and all and singular the appurtenances and priviledges to the said Land belonging or in any manner of way appertaining To have to hold the said Land and every the Rights Members and appurtenances therunto belonging or in any way appertaining or in any other priviledges before these presents bargained and sold or intended to be bargained and sold together with all priviledges before mentioned unto him the said Philip Lynor his heire or Executors Administrators and Assignors for ever yielding and paying therefor unto the King his heire or Executors the Fee or Fees thereof the Rents Services which from time to time shall be due and payable for and in respect of his or their Tenure or Tenures And the said John Redish for himself his heire or Executors doth Covenant Grant and agree to and with the said Philip Lynor his heire or Executors Administrators and Assignors and every of them by these presents that the said Philip Lynor his heire or Executors Administrators and Assignors shall and may lawfully peaceably quietly have hold use occupy possess and enjoy all and singular the before bargained premises by these presents bargained and sold and every part and parcel thereof with every the Right Member appurtenance thereof without the Land being disturbed Interruption Expulsion or demand of or by the said John Redish or his the said John Redish procurement or mediation of or by his heire or Executors Administrators or any of them or other by any other person or persons whatsoever that shall pretend any Claim Right Title or Interest to the said Land or any part or parcel thereof the said John Redish doth by these presents Oblige himself his heire or Executors Administrators and Assignors to warrant the aforesaid premises with all the appurtenances therunto to be good and lawful And that the said Philip Lynor his heire or Executors Administrators and Assignors shall Lawfully quietly and Reasonably possess and enjoy the aforesaid premises and every part and parcel thereof with all the appurtenances therunto from all Claims and demands whatsoever for ever And the said John Redish for himself his heire or Executors Administrators and Assignors doth further Covenant promise and agree to and with the said Philip Lynor his heire or Executors Administrators and Assignors that the said John Redish his heire or Executors Administrators and Assignors shall and may lawfully peaceably quietly have hold use occupy possess and enjoy all and singular the before bargained premises with all the appurtenances therunto from all Claims and demands whatsoever for ever And upon the Request and at the proper costs and charges in the Law of him the said Philip Lynor his heire or Executors Administrators and Assignors or any of them therunto Required made deliver and in Court or otherwise as he or they shall require acknowledge and deliver such other further assurances or a assurances for the said premises as

of New York  
and William  
to be my true and  
England suffer  
me unto me from  
Maryland or  
whatsoever  
attach my  
and to give  
to hereby Ratifying  
or cause to be  
unto my Land  
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and Cornelius  
from the above  
deed in witness  
of the  
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Read or read  
and Merchant  
residents and  
and friend John  
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of Maryland  
the Regard  
persons whatsoever  
in any way  
trails Resolving  
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before my whole  
courts whatsoever  
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and in my name  
and against  
in my name all  
as throughly  
being confirmed  
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Sunday one of the