

On the back of a certain deed made between Nicholas Spence of the one part
and Charles Carroll Tho Greenfield and Joshua Scull of the other part
this Widow's ~~deed~~

Ad. Spence
Nicholas
Scull

Maryland: We whose names are hereunto subscribed do hereby for and
in Consideration of the sum of forty pounds Curr money of Maryland
apart us in hand paid by the within named Charles Carroll
quo grant bargain sell and confirm unto him the said Charles his
heirs or assigns our two thirds of the land in the within deed
mentioned, and do hereby for us and our any or either of our heirs
Eors admors want and defend the same from us and our heirs and
assigns and from all or any claiming or to come by from or
under us them or any of them unto him the said Charles his heirs and
assigns for ever so have and to hold the said bargain premises from
us and our heirs and assigns unto him the said Charles his heirs and
assigns for ever In Testimony whereof we have hereunto joyntly set
our hands and seals this 2^d day of November 1713 Tho Greenfield Seal
Joshua Scull Seal

Signed Sealed and delivered in the
presence of us: Wm Redmond Jas Adams

Nov^r 2^d 1713 Tho Greenfield and Mr Joshua Scull
two of the parties to the within deed and acknowledged the assignm^t
of their two parts thereof to Charles Carroll within mentioned to be
their act and deed according to an act of Assembly in that behalf made
and provided before
Jas Young

recorded Aug 6 1714

This Indenture made this
Seventeenth day of February and in the year of y^r
Reign of our Sovereign Lady Anne Queen of Great Britain
the Anno Domini 1714 Between Tho Brown of Anne Arundell
County Planters & Catherine his wife of the one part and Amos
Garrett of y^e said County in the Province of Maryland Merchant of the
other part Witnesseth that y^e said Tho Brown for and in considera
tion of y^e sum of one hundred & sixty pounds Sterl to him in hand paid
by the said Amos y^e receipt whereof y^e said Tho Brown of
the County Planters doth hereby acknowledge and thereof
(both)