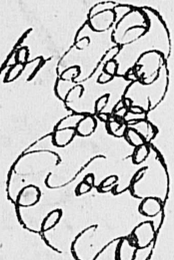


123 all her Right Title Interest and Right of Dower  
 of in and to the aforesaid parcel of Land being part of Brook  
 place & Manor unto him the said Charles Carroll his  
 heirs and Assigns for and in consideration of the value  
 thereof & comprised & mentioned in the Deed of Sale  
 thereof also in consideration of sixpence money to the  
 said Eliz<sup>a</sup> Provided also that the Cause <sup>Importing</sup> ~~of~~  
 the Sales of the said Eliz<sup>a</sup> Right to Dower shall be  
 void on Redemption of the Mortgage aforesaid & Instrument  
 whereof the parties to these presents have interchangeably  
 set their hands and Seals the Day and Year above Written  
 Dan: of the said Jennifer  
 Eliz<sup>a</sup> Jennifer 

On the back of the aforesaid Instrument was thus written & is  
 signed sealed and Delivered

In the presence of us  
 John F. Bayly, Dominick Carroll

Maryland Then came Dan: of S<sup>r</sup> Tho: Jennifer 10<sup>th</sup> in  
 sheweth before me the Subscriber one of his Lordships  
 Justices and acknowledged the 10<sup>th</sup> in Deed according  
 to Law also came Eliz<sup>a</sup> his wife who being examined  
 as the Law Directs freely Declares that she joyning  
 consents to the 10<sup>th</sup> in Sale Witness my hand this 25<sup>th</sup> Day of Aug<sup>r</sup>  
 Anno Domini 1722  
 Wm Lock

(Anon)