

208 of Land and Chattels Comprized in the Mortgage and Assignment of & every of them with all & singular their Appurtenances unto him the said John Brunts his Heirs &c. and Assigns for ever to his and their only proper use & behoof and to & for no other use Intent or Purpose whatsoever Provided always and it is the true Intent and Meaning of these Presents and the Parties thereto That the said Charles Carroll Esq. my Heirs Executors or Administrators shall nor will not be answerable to the said John Brunts his Heirs Exec. Adminis^{rs} or Assigns for the Consideration Money above mentioned nor for any Costs or Charges that shall or may arise or accrue due to any Person or Persons whatsoever by Means of the above Release in the Prosecution of any Suit or Suits thereon whether it be by foreclosure of the Annexed Mortgage Assignment or Release in Equity or in any Suit or Suits which shall or may be commenced on any of the Covenants in the annexed Mortgage Release mentioned or by any other ways or Means whatsoever but that the said Charles Carroll Esq. my Heirs Exec^{rs} or Adm^{rs} shall be therefrom forever wholly acquit and Discharged
In Witness whereof the said Charles Carroll Esq. hath hereunto set his hand and affixed his Seal the Day and Year above Written —

Sealed and Delivered }
in the Presence of }

R. Ghiselin

Wm. Stewart

Cha: Carroll



On the Back of the foregoing Release was thus Written Viz^{to} —
May the 1st 1755 Received of John Brunts the Sums of Twenty five Pounds and Nine pence Sterling and Twenty one Pounds Ten Shillings Currency as also on the twenty sixth day of January One thousand seven hundred and Sixty one Received the further Sums of Sixty four Pounds ten Shillings and five Pence three farthings Sterling and Thirty three Pounds four Shillings and four Pence three farthings Currency being the Consideration mentioned in the within Instrument of Writing.

Witn^s R. Ghiselin
Wm. Stewart

Cha: Carroll