

281) Furniture and all the Personal Chattels which the said Henry Darnall the Elder now has or ought to have or has any Claim Right or Title to. To have and to Hold <sup>all</sup> the said Lands with all Houses out Houses Improvements Advantages Commodities thereunto belonging or in any wise Appurtenant and all the Negroes Horses Cattle Sheep Hogs Household Goods Furniture and all the Personal Chattels of what Kind or Nature soever unto him the said Charles Carroll his Heirs and Assigns for ever. And the said Henry Darnall the Elder and the said Henry Darnall the Younger do hereby severally Covenant Grant and Agree to and with the said Charles Carroll his Heirs or Assigns to suffer a Common Recovery at the next Provincial Court to be held at Annapolis in September next ensuing the Date of these Presents of the Several Tracts or Parcels of Land aforesaid for the better and more firm Assurance of the Estate of him the said Charles Carroll and his Heirs for ever of and in the aforesaid Several Tracts or Parcels of Land with their and each of their Appurtenances and also to do and execute any other Act or Acts Deed or Deeds Conveyance or Conveyances or such other Assurance as his the said Charles Carroll's Council learned in the Law shall Advise Devise or Require. In Witness whereof the Parties hereunto have Interchangeably Set their Hands and Seals the Day and <sup>year</sup> first above Written —

Sealed and Delivered  
 In the Presence of  
 C Darnall,  
 A Darnall,  
 John Darnall

H Darnall 

Henry Darnall J. 

On the back of the aforesaid Deed was thus Written Vizt. —  
 April 22. 1761. Then Reced. of Charles Carroll Esq. the Sum of five Pounds Sterling being the Consideration Money within mentioned.

Recd. of Rs H Darnall  
 Witness John Darnall Henry Darnall J.

Maryland. April 22. 1761

Then came before me one of his Lordships  
 (Justices)