


the said Henrietta Maria Dulany her heirs and assigns to the only use and behoof of the said Henrietta Maria Dulany her And assigns for ever so that neither the said Samuel Chew nor his heirs nor any other person or persons for him or in his or their Names or in the name Right or stead of any of them shall or will by any ways or means hereafter have Claim Challenge or demand any Estate Right Title or Interest of in or to the said several Tracts of Land and Premises or any part or Parcel of them or either of them In Witness whereof the parties to these Presents have hereunto in interchangeably set their Hands and Seals the Day and year above Written

Sealed & Delivered in

Sam^l Chew 

the presence of

Barth^l Dorsey Jun^r

On the back of the within Deed was thus Written to wit.

Be it Remembered that the within named Samuel Chew came before me the Subscriber one of his Lordships Justices of the Provincial Court and acknowledged the within Writing to be his Act and Deed for the Purposes and to the Intent therein mentioned

Acknowledged before J^{ts} Brice

Recorded 25th October 1759

4 sides

Esc. This Indenture made the nineteenth day of September Anno Domini 1759 Seventeen hundred fifty and nine Between Philip Sewell of Ann Arundel County in the Province of Maryland Planter of the one part and Valentine Brown Jun^r of the same County and Province aforesaid Planter of the other part Witnesseth that the said Philip Sewell for and in consideration of the sum of One Pound Ten Shillings current Money to him the said Philip Sewell in hand paid by the said Valentine Brown Jun^r before the Executing and Delivery of these Presents the Receipt whereof he the said Philip Sewell Doth hereby acknowledge and discharge the said Valentine Brown Jun^r his Heirs and Assigns for Ever hath given granted Bargained Sold Allined & (Enfeoffed)