

110) Memorandum that on the Nineteenth day of September 1759 (Lam 41) Philip Sewell party to the within Deed before us the Subscribers two of his Lordships Justices of Annapurndel County Court and did acknowledge the within Instrument of Writing to be his Act and Deed and the Land and Premises therein mentioned to be the Estate Right and title of the within named Valentine Brown Junr. his Heirs and Assigns for Ever, at the same time came Sarah Sewell Wife to the said Philip Sewell and being Privately Examined by us out of the hearing of her said Husband freely gave up her Right of Dower to the within mentioned Land and the said Right to be invested in the said Valentine Brown Junr. his Heirs and Assigns for Ever according to the Directions of the Act of Assembly in that Case made and Provided —

Taken before us — Henry Howard
Ephraim Howard

Sept. 19: 1759 Recd. the sum of thirty Shillings Current Money of Valentine Brown Junr. being the Consideration Money for the within Deed

Test Henry Howard

Philip S Sewell
his
mark

Received of Mr. Valentine Brown Junr. three Shillings and six pence Sterling for his Lordships use (it being the Alienation fine on the within mentioned Land) by Virtue of a Commission from Edward Lloyd Esquire his Lordships Agent and Receiver General

Recorded 14th Nov. 1759 —

Rich. Dorsey

7 Pieces —

27. This Indenture made this ^{19th} Nineteenth day of October Anno Domini Seventeen hundred and fifty Nine between Joshua George of Cecil County in the Province of Maryland Merchant of the One Part and Edward Veazy of the same County and Province Gentleman of the other Whereas by and upon a Writ Sur Disseisin on le part returnable before the Justices of the Provincial Court on the eleventh day of September last past he the said Edward Veazy did demand against the said Joshua George all that Tract or Parcel of Plantable (Land)