

91 Over to and for his and their proper Use and Behoof and to and for none  
other Use intent or Purpose whatsoever In Testimony whereof the Parties  
aforesaid have hereunto set their Hands and Seals the Day and Year first above  
Written —

Sealed and Delivered  
in Presence of Us }

John Thompson



The words of between the 11th and 12th  
Lines on the second Page and and thirty  
between the 13th and 14th Lines being  
first Interlined —

his  
Abraham A Cox  
mark



Dan<sup>l</sup>. Dulany  
John Ward }

At the foot of the foregoing Deed was thus Written to wit

On the aforesaid 17th April 1760 came before me the Subscriber one of his  
Lordships Justices of the Provincial Court the above said John Thompson and  
Sides acknowledged this to be his Act and Deed according to the Act of Assembly  
in such Case made and Provided —

Recorded 18th April 1760 — taken before J<sup>o</sup> Price

x<sup>d</sup> This Indenture Tripartite made this 17th Day of April  
in the Year of our Lord one thousand Seven hundred and Sixty Between  
John Ward of Ann Arundel County Gentleman on the first part Charles Boteler  
of Prince Georges County, of Henry <sup>son</sup> Planter on the second Part and Charles  
Boteler jun<sup>r</sup>. of Prince Georges County Planter Second son of the said Charles  
Boteler son of Henry on the third part Whereas it was Covenanted and  
Agreed by and between the said Charles Boteler son of Henry and Charles  
Boteler jun<sup>r</sup>. that the said Charles Boteler son of Henry for Docking and  
Raising all Estates tail of him the said Charles Boteler son of Henry in and to  
the Tract or Parcel of Land with the Appurtenances herein after mentioned and  
Limiting and Settling the Use in fee Simple in the said Charles Boteler  
jun<sup>r</sup>. Should permit and Suffer a Common Recovery to be had against him  
(the)