

or in any wise appertaining and all the Estate Right ^{one and in}
 of them the Said Josias Johannah and Mary of into or out of the Lands
 Released and conveyed To have and to Hold the same Lands hereby
 and Conveyed or intended so to be and other the Premises with the Appurtenances
 unto him the said John Attaway Clarke his Heirs and Assigns to his and
 own proper Use and behoof for ever, and to and for no other Use Intent
 purpose whatsoever And the said Josias, Johannah and Mary for
 selves and their Heirs the Lands aforesaid hereby Released and Conveyed
 intended so to be unto him the said John Attaway Clarke his Heirs and
 Assigns against themselves the said Josias Johannah and Mary and their
 Heirs and against all and all manner of Persons claiming or to claim by from
 or under him or them shall and will Warrant and for ever defend by these
 Presents In Witness whereof the parties to these Presents have here
 set their hands and Seals the Day and Year first within Written -
 Signed Sealed and Delivered }

in Presence of us _____
 J. Hall -
 J. Price

Josias Sticklen

Johannah Sticklen

Mary Ridgell



On the Back of the aforesaid Deed was thus Written to wit -
 13th April 1762. Then came before me the Subscriber one of his Lordships Justices
 of the Provincial Court the within named Josias Sticklen and Johannah his
 Wife and Mary Ridgell and acknowledged the within Instrument of writing
 to be their Act and Deed and the Lands and Premises therein specified to
 be the Right and Estate of the same John Attaway Clark his Heirs and
 Assigns according to the true Intent and meaning thereof Also Johannah the
 Wife of him the said Josias being privately examined apart from and out
 of the Hearing of her said Husband did repeat as above and also did further

(Sealed)