

139

for ever According to the True Intent and meaning of the same writing
and the Act of Assembly in such Case made and provided

Before me Beale Bordley

Recorded 23 October 1766

Ex. 8

This Indenture made this twenty Second day of October in the year
of our Lord one Thousand Seven hundred and Sixty Six Between John
Rogers of Prince Georges County of the one part and James Smith (of Trinity Manor)
of Saint Marys County planter of the other part Whereas for the Docketing carrying
and Extinguishing all Estates Tail and Reversions or remainders thereupon
expectant or depending of and in the Lands and Appurtenances herein after
mentioned the said John Rogers as Demandant did heretofore at the request
Costs and Charges of the aforesaid James Smith prosecute and sue forth
out of his Lordships high Court of Chancery his said Lordships writ of Entry
Sur disseisin enlepost against him the said James Smith returnable and
returned to the Provincial Court at Annapolis on the Third Tuesday of
October instant whereby the said John Rogers did Demand against him the
said James Smith all that tract or parcel of Land called Freeple Defence
lying and being in Saint Marys County aforesaid and containing two hundred
and Six Acres with the Appurtenances to which said writ the said James Smith
did appear in his proper person and Vouch to Warranty thereof the common
Vouchee of the same Court and such further and other proceedings were
thereupon had that the said John Rogers did by Judgment of the same Court
recover his Suisin against the said James Smith of and in the Demanded pre-
misses and the said James Smith did recover over in Value against the Common
Vouchee whereby a Common Recovery of the aforesaid premises hath been
had and Suffered Now This Indenture Witnesseth that for the settling
and Declaring the Intent and use of the said Recovery and for and in considera-
tion of the Sum of five Shillings Current Money by him the said James Smith
to the aforesaid John Rogers in hand paid the receipt whereof is hereby acknowledged
It is hereby Covenanted Granted Declared and Agreed by and between the said
parties to these presents. That the said common recovery so as aforesaid
or in any other manner had and Suffered and the Execution thereof from
and immediately after the Suffering the same or any other Recovery or Recoveries
of the said mentioned premises or any and every part thereof was meant and
intended to be and onure and whereby declared to be and onure and that the Recoverer
(Therein)