

of in and to the same Land and Promises and declared she made such acknowledgment and relinquishment willingly and freely and without being induced thereto by fears or threats of or ill usage by her said Husband or fear of his displeasure according to the Act of Assembly in such case made and provided before Joseph Burn

May the 21. 1767 Received from Mr. Ignatius Digges twelve Shillings Sterling the Alienation money for the within Lands
Recorded the 21 May 1767
John Farnall Esq

Witness
Exam.

This Indenture made this twenty second day of May in the Year of one thousand seven hundred and sixty seven Between John Rogers of the one part and Leonard Hollyday of the other part Whereas for the doching barring 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 Cost and Charges of the aforesaid Leonard Hollyday) prosecute and sue forth out of his Lordships high Court of Chancery his said Lordships Writ of Entry sur Disseisin in last against him the said Leonard Hollyday returnable and returnable to the Provincial Court at Annapolis the third Tuesday of May whereof the said John Rogers did demand against him the said Leonard Hollyday All those following several tracts or parcels of plantable Land lying and being in Prince Georges County Vizt. All that tract or parcel of plantable Land called Brookefield originally granted to certain Thomas Brooke and Walter Brooke for two thousand five hundred and thirty acres All that tract or parcel of plantable Land called Hollydays Wild Goose meadow containing two hundred and twenty seven acres and all that tract or parcel of plantable Land called Chews meadow containing One hundred acres being the said several tracts or parcels of Land heretofore devised by Leonard Hollyday deceased to his son Thomas Hollyday deceased in tail male remainder to his son the first aforesaid Leonard Hollyday in Tail male To which said Writ the said Leonard Hollyday the son party hereto did appear in his proper person and vouch to warranty thereof the Common Vouches 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 Disseisin against the said Leonard Hollyday party hereto of and in the Demanded Promises and the said Leonard Hollyday party hereto did recover over in Value against the Common Vouches whereby a common Recovery of the aforesaid promises 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 that in consideration of five Shillings Current Money by him the said Leonard Hollyday party hereto to the aforesaid John Rogers in hand paid the receipt whereof is hereby acknowledged

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