

onle post shall or may be brought commenced and prosecuted noturably before the  
 Justices of the said Provincial Court in the name of the said Thomas Johnson Junior as  
 Plaintiff or Demandant against the said William Reynolds as Tenant whereby  
 the said Thomas Johnson Junior shall demand against the said William Reynolds the  
 said Tract or parcel of Land and all and Singular the said promises with their Appur-  
 tenances by such apt and Convenient Name or names Quantity or content of acres and  
 other Descriptions as shall be proper in that behalf To which writ the said William  
 Reynolds shall appear gratis in his own proper person or by his Attorney or Attornies  
 lawfully authorized and shall and will vouch or call to warrant the same promises  
 the said Thomas Hammond and James Kelso and Rebecca his wife who shall appear  
 gratis in their proper persons or by their Attorney or Attornies lawfully authorized and  
 shall and will enter into the said warranty and vouch over to warrant the same Promises  
 the Common Vouches who shall thereupon appear and enter into the said warranty  
 and after Imparlanes make Default and such further and other Proceedings be  
 had upon the said writ and all the said Parties shall so demean themselves  
 therein that one good and perfect Common Recovery with double Voucher shall or  
 may be had suffered perfected and executed off or upon all and Singular the said  
 promises with their Appurtenances in all things according to the usual Course Order  
 and Form of Common Recoveries with Double Voucher for Assurance of Lands in  
 such Cases used And it is further covenanted concluded declared and fully agreed  
 by and between all the said Parties to these Presents for themselves and their heirs and  
 it is their true Intent and meaning that the said Common Recovery so as aforesaid or in  
 any other manner to be had suffered or executed off or upon the said Tract or parcel  
 of Land or any part thereof and the full force Effect and Execution thereof and  
 also all and every other Common Recovery and Recoverys and other Assurances had or to  
 be had made levied suffered and executed off or upon the promises or any part  
 thereof to which the said Parties to these Presents or any of them is or are or shall be  
 Parties or Party or Privy shall be and enure and shall be construed expounded  
 deemed and taken to be and enure in manner and Form following to wit as to touching  
 and concerning all that part of the said Tract or parcel of Land Beginning at a  
 bounded Stone Standing South Seventy two degrees West Seventy eight Perches from the  
 beginning Tree of the said whole Tract and running from the said Stone South twenty  
 Six degrees East Six perches to a Locust Tree marked with four Notches then South  
 three Degrees East one hundred and twenty perches to a Locust post marked with four  
 Notches then East South East one hundred and eighty perches to a Locust post marked  
 with four Notches then South three degrees East fifty eight perches to a Locust  
 post