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On the back of the aforesaid Deed was this Endorsed vizt.

Received the day of Year within mentioned of Samuel Mamon the sum of £^{17.0.0} Seventeen pounds current Money being the Consideration money paid me for the Land & premises theron mentioned, as witness my hand

Witness Willm Asquith

Jonathan Griffith

May 10th 1760 Then Came Jonathan Griffith Party to the Within Deed before us the Subscribers Two of his Lordships Justices for Middlesex County and Acknowledged the Within to be his Act and Deed and the Land and Premises within mentioned to be the Right Title and Estate of William Name Samuel Mamon his Heirs and Assigns forever According to the true Intent and Meaning of the Within Deed and According to the Act of Assembly in such Case made and provided

Willm Asquith

Acknowledged before us

I have Received of Samuel Mamon the sum of Threeshillings and five pence Sterling being the Abatement due on the Within Land by Virtue of a Commission Received from the Lord Proprietary of this Province for his use

Recorded 11th May 1760

Benjamin Rogers

May 11th 1760 Demot Allen

This Indenture Made this Sixteenth Day of October in the Year of our Lord One thousand Seven hundred and Sixty Seven Between Joshua Beall of Prince Georges County Gentleman Eleanor his wife of the one part and George Beall the third of the same place Gentleman of the other part Whereas James Greenfield late of Prince Georges County aforesaid Decased by his last Will and Testament did devise and bequeath unto his Daughters Sarah and Eleanor one Tract or parcels of land called containing Fifty Acres of Land called Pheasants Hills together with one hundred Acres of Land called Trumans Hills in tail. Whereas on Surveying and laying out the said tract of Land Trumans Hills there appeared to be two hundred and fifty two Acres of Land more than Specified in his said last Will and Testament Whereas by Agreement by and between a certain John Prigg who Intermarried with the aforesaid Sarah the same Joshua Beall and Eleanor his wife and a certain Thomas Smith Greenfield it was concluded that the said Joshua Beall and Eleanor his wife should have hold Possess and Enjoy all that part of the said tract or three hundred and fifty two Acres Beginning at the End of two hundred and thirty six perches on the second line of the Original Tract and running thence with the said line North thirty one Degrees thirty minutes Eastward One hundred and fifty one perches to a Bounded Ash being the Head Original Boundary of the said Tract Standing in a branch called the Wolf-pit branch then coming down and with the said branch and Bounding therewith the four following Courses and Distances South eighty three Degrees East twenty perches thence South eighty Degrees East twenty four perches thence South Sixty Seven Degrees East Seventy six perches thence South thirty six Degrees East twenty two perches to the End of the head line of a parcel of land formerly made over by a Deed of trust from James Greenfield to his wife Eleanor and his three children which head line being the Westernmost Bound of the said tract mentioned in the Deed of trust aforesaid then reverning Part of the said line and Bounding therewith South eighty Degrees West one hundred and six perches thence with a straight line to the Beginning above