



the same is free and clear of all Rents claims or Incumbrances whatsoever and also that he the said Jesse Doyns the afo Land & Premises with the Appurtenances and every part thereof to him the said Thomas Ringgold and to his heirs and assigns against him the said Jesse Doyns and all and every Other person or persons whatsoever claiming any thing in the premises shall & will Warrant & follow by these presents defend and also that the said Jesse Doyns shall and will at all times hereafter at the proper cost & reasonable to quit of the said Thomas Ringgold his heirs or assigns make & execute Levy or suffer all or any such further act & acts Dood & Deeds Fine or Fines Recovery or Recoverys Assurance or Assurances in the Law whatsoever for the more perfect conveying and Assuring the Land & Premises afo unto the said Thomas Ringgold & to his heirs and assigns as shall be by him or them or his or their Council Learned in the Law desired advised or required In Witness whereof the parties to these presents have hereunto interchangeably set their hands & seals the Day & Year first above written

Jesse Doyns   
 Th. Ringgold 

sealed and delivered in presence of  
 Mr. Gresham  
 Jo Wickes

On the back of the above going Dood was thus Indorsed to wit  
 Received this twenty third Day of May in the year 1769 of the within Thomas Ringgold the sum of six hundred pounds current money in full consideration for the within mentioned Land Witness my hand  
 Jesse Doyns

John Gresham  
 Jo Wickes

Be it Remembered that on the twenty third Day of May in the year One thousand seven hundred and sixty nine the within named Jesse Doyns personally appeared before me the Subscriber one of his Lordships Justices of the provincial Court for the provinces of Maryland and acknowledged the within Dood to be his act & Dood and the Lands & premises therein contained to be the Only right property & Estate of the within Thomas Ringgold & his heirs & assigns according to the Form Force & Effect true intent & Meaning of the same Dood In Testimony whereof I have hereunto set my hand the Day & Year above written  
 Danl of Wm<sup>o</sup> Jenifer

Recorded the 19<sup>th</sup> day of July 1769

Miss Wickes Acknowledgment recorded in Lib. P. O. N. 5  
 July 20<sup>th</sup>

This Indenture made this nineteenth Day of May in the year one thousand seven hundred and sixty nine between Robert Slye of Charles County planter of the One part and John Slye of the same County planter of the Other part Whereas for the docking 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 Robert Slye as Demandant did heretofore (at the Request cost and Charges of the aforesaid John Slye) prosecute and sue forth out of his Lordships high Court of Chancery his said Lordships writ of Entry sine Dissein on his part against him the said John Slye Returnable and returned to the provincial Court at Annapolis the third Tuesday of May instant whereby the said Robert Slye did demand against him the (said)