

John Buchanan his heirs and Assigns to the only proper use and behoofe of him the same John Buchanan his heirs and Assigns forever and to or for no other use intent or purpose whatsoever And to have and to hold the said Negro Slaves and the increase aforesaid to him the said John Buchanan his Executors Administrators and Assigns as his and their own proper Slaves to his and their own proper use Provided Always and the said Deed Indented was upon this express condition that if the said John Hammond Dorsey his heirs Executors or Administrators did and should well & truly pay or cause to be paid to him the said John Buchanan his heirs Executors Administrators or Assigns the said Sum of Two Thousand and Seventeen Pounds five Shillings and eleven pence Sterling at or before the ninth Day of August then next then the said Deed Indented and every Article Clause matter and thing therein contained should cease Determine and be void And the said John Hammond Dorsey for himself his heirs Executors Administrators did thereby Covenant promise and grant to and with the said John Buchanan his Executors Administrators and Assigns that he the said John Hammond Dorsey if therein last mentioned Sum of Money according to Proviso therein expressed would well and truly Pay as the same recited deed reference being thereto had may more fully and at large appear And Whereas also there are mistakes and Errors in the said recited indenture in the description of part of the Land therein particularly in this viz. that that Tract or parcel of Land called Succes containing Three hundred and Seventy five acres of Land more or less and also that other tract or parcel of Land called the The Biters Bitt containing twenty seven acres more or less are said in the said Deed to lie and be in Baltimore aforesaid when in truth and in fact the said two tracts or parcels of Land are situate lying and being in Cecil County in the Province aforesaid and not in Baltimore County as aforesaid which said Errors and Mistakes the same parties are willing and Desirous should be amended and rectified Now this Indenture Witnesseth that the said John Hammond Dorsey by way of Further and Additional Security for the said Sum of Two Thousand and Seventeen Pounds five Shillings and eleven Pence Sterling so as aforesaid due and owing on the Bond aforesaid by rectifying and amending the aforesaid Errors Mistakes and imperfections in the aforesaid recited Deed Indented and not by way of or as Payment Satisfaction or Discharge of the said last mentioned Sum of Money or any part thereof on the Bond aforesaid or interest thereon or of destruction, revocation, extinguishment or prejudice to the aforesaid recited Deed and for and in consideration of the Sum of Two Shillings Sterling money aforesaid by the same John Buchanan to the said John Hammond Dorsey in hand Said the receipt whereof he doth hereby Acknowledge hath given granted, Bargained, sold aliened remised, released, enfeoffed and Confirmed and by these Presents doth give, grant bargain sell alien, remise release enfeoff and confirm unto him the same John Buchanan his heirs and Assigns all those aforesaid Two tracts or parcels of Land

have been
had arge
of furthe
nounds
on the said
entend Sum
llings Sterling
in hand in
of the same
did acquit
ministrators
od enfeoffed
off and
tracts of
same Deed
five Acres
black
three Sisters
with all
Wood
to the said
is appertaining
to thereof and of
ion blame
tracts and
of their Appur
and in consid
granted
transfer unto
the twelve
his Possession
and Jacob
ld the said
of Land with
in the same
(John)