

it is apprehended the same Deed cannot have its full intended legal Operation because the same bears Date before the Time of recording the said first mentioned Deed And Whereas the said Benjamin Tasker Esq. by his Testament last Will in Writing reciting the said Will of the aforesaid Benjamin Tasker Junr. did devise to the said Ann Ogle ^{the said} Christopher Lowndes and Robert Carter and the Survivor of them and the Heirs of such Survivor all the Estate Real and Personal devised and Bequeathed to him in and by the Testament and last Will of the said Benjamin Tasker Junr. in Trust and for the Uses and Purposes mentioned in the same Will And did thereby nominate and authorize the said Ann Ogle Christopher Lowndes and Robert Carter or any two of them the Survivor of them and the Executor or Executors Administrator or Administrators of such Survivor or such Person as such Survivor should appoint to do Execute and Perform all and every Act Matter & Thing that he himself could or ought to do under or by Virtue of the said Will of the aforesaid Benjamin Tasker Junr. but the said Christopher Lowndes hath refused the Oath and Request aforesaid of the aforesaid Benjamin Tasker Esq. or to Act as a Trustee under the said Appointment Now This Indenture Witnesseth that the said Joseph Galloway for and in Consideration of the Premises and of the Sum of five Shillings Sterling to him in hand paid by the said Ann Ogle and Robert Carter at or before the Sealing and Delivery of these Presents the Receipt whereof he doth hereby acknowledge and thereof and therefrom and of and from every part and parcel thereof doth release acquit Conquerate & discharge the said Ann Ogle and Robert Carter their Heirs Executors Administrators and Assigns and every of them by these Presents Hath given granted bargained sold aliened released enfeoffed and confirmed and by these Presents Doth give grant bargain sell alien ^{release} enfeoff and confirm unto them the said Ann Ogle and Robert Carter their Heirs and Assigns All that one undivided fifth part of all and each and every the said Iron Furnace three Forges and also all that one undivided fifth part of all and each and every the Lands Tenements and Hereditaments mentioned or intended to be conveyed to him the said Joseph Galloway in or by the said first recited Deed Together with all Houses Edifices Buildings Gardens Orchards Ways Water courses Woods Under Woods Cements Priviledges Improvements Advantages and Appurtenances whatsoever to the same Premises belonging or in anywise appertaining And the Reversion & Reversions Remainder and Remainders Rents Issues and Profits thereof And all the Estate Right Title Interest use Trust Possession Property Claim and Demand whatsoever both in Law and Equity of him the said Joseph Galloway of into or out of the same And the said Joseph Galloway for the Considerations aforesaid Hath also granted sold and confirmed And by these Presents Doth grant Sell & Confirm unto them the said Ann Ogle and Robert Carter their Executors Administrators and Assigns All that one undivided fifth part of all and all Manner of Servants Negroes Horses Cattle Implements Utensils & other Stock whatsoever conveyed or mentioned or intended to be conveyed to him the said Joseph Galloway in or by the said first recited Deed or held or Possessed by him the said Joseph Galloway in Common Jointly or in Partnership with the aforesaid Charles Carroll Esquire Charles Carroll Barrister Charles Carroll son of Daniel Daniel Dulany and Walter Dulany or any or either of them To have

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