

and to Hold the said undivided fifth part of the said Furnace Forges  
 Lands Tenements and Hereditaments hereby conveyed or intended soto be  
 to the aforesaid Ann Ogle and Robert Carter their Heirs and Assigns for  
 ever And to Have and to Hold the said undivided fifth part of the said  
 servants Negroes Horses Cattle Implements Utensils and other Stock  
 hereby granted or meant mentioned or intended soto be to them the said Ann  
 Ogle and Robert Carter their Executors Administrators and Assigns In  
 Trust Nevertheless as to the same undivided fifth part of the said Furnace  
 Forges Lands Tenements Hereditaments Servants Negroes Horses Cattle  
 Implements Utensils and other Stock for the Uses and Purposes mentioned  
 in the said Testament last Will of the aforesaid Benjamin Carter Junior  
 In Witness whereof the Parties to these Presents have hereunto interchangeably  
 set their Hands and Affixed their Seals the Day and Year first above  
 Written

Signed Sealed & Delivered Dan of S<sup>r</sup> Tho<sup>s</sup> Senifer  
 in the Presence of Sam<sup>l</sup> Galloway Jos. Galloway Deale

On the Back of the foregoing Deed was thus endorsed Viz  
 Reced on the Day and Year first within written of and from the within Named  
 Ann Ogle and Robert Carter the Sum of five Shillings Sterling being the  
 consideration Money within mentioned to be by them paid to me  
 Witness Dan of S<sup>r</sup> Tho<sup>s</sup> Senifer I say received by Jos. Galloway  
 Sam<sup>l</sup> Galloway

On the Eighth day of March 1770 Came before me the Subscriber one of his  
 Lordships Provincial Justices the within named Joseph Galloway acknowledged  
 the within Instrument of Writing to be his Act and Deed & the Lands Tenements  
 and Hereditaments Chattels and Premises within mentioned to be conveyed  
 to be the Right Estate and Property of the within Named Ann Ogle and  
 Robert Carter their Heirs Executors Administrators and Assigns according  
 to the true Intent and meaning of the within Deed and the Act of  
 Assembly in such case made and Provided

20/4/70

Recorded 17<sup>th</sup> March 1770 Before Dan of S<sup>r</sup> Tho<sup>s</sup> Senifer

This Indenture made this 22<sup>th</sup> day of March Anno Domini one  
 Thous and seven hundred and Seventy Between John Brunt of  
 Baltimore County Shoemaker of the one part and Rerim Hammond of  
 Ann Arundel County Planter of the other part Witnesseth that the said  
 John Brunt for and in Consideration of the Sum of one hundred and  
 forty Pounds Currency to him in hand paid by the said Rerim Hammond  
 the receipt whereof he doth hereby acknowledge and himself to be fully  
 Satisfied Contented and paid hath given granted Bargained Sold Aliens  
 Infeoff and Confirmed and by these Presents doth give grant Bargain  
 Sell Alien Infeoff and Confirm unto the said Rerim Hammond his  
 Heirs and Assigns forever two Tracts or Parcels of Land one called  
 Edwards Discovery and the other called Brunt's Meadow lying and  
 being in Baltimore County Beginning for the first part or Parcel of  
 Edwards Discovery at a Great Stone at the end of the first line of the  
 Resurvey of the Quig<sup>l</sup> Tract and the Beginning of a Tract of Land  
 called Hammonds pursuit and then Reversing the Giving Line of the  
 (aforesaid)

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