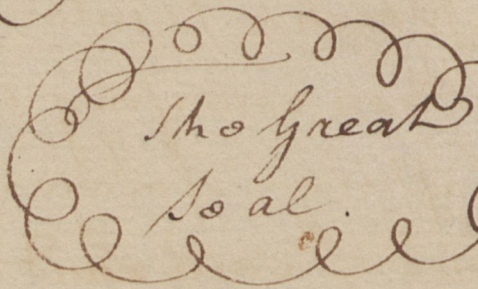
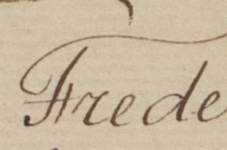


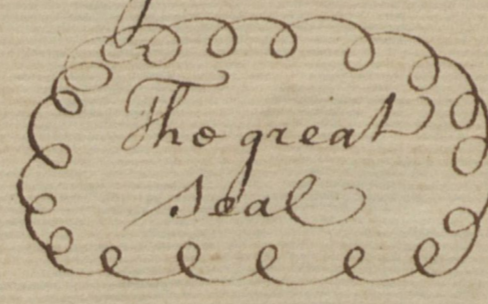
then the said Alienation shall be void and of no Effect, And provided also and it is the true Intent and Meaning of these presents that the same is subject and liable to the following Express Condition (that is to say) That the said Josiah Polk his Heirs and Assigns shall well and Truly pay or cause to be paid the Renth or in Rented according to the Tenor of these presents by the space of thirty Days next after it shall become due and after Demand made thereof by the Farmer or other Person who shall be appointed by us or our Heirs from time to time to collect and receive the same, Given under our great Seal of our said Province of Maryland this twentieth Day of October Anno Dom. seven hundred and fifty nine, Witness our Brother Robert Eden Esq Governor and Commander in Chief in and over our said Province of Maryland Chancellor and Keeper of the great Seal thereof

Robert  Eden

John Morton Jordan Esq^r — Frederick  Know Ye That his Patent 10,600 1/4 acres Longocheige Manor & for and in consideration that John Morton Jordan Esq^r of London Merchant hath done unto him ten thousand five hundred and Eighty Eight Acres and one Quarter of an Acre of Land lying and being in Frederick County and being our Manor of Longocheige due to him by Virtue of our Instructions bearing Date at London the fiftenth Day of July one thousand seven hundred and fifty Eight as appears upon Record in our Land Office, We do therefore hereby grant and Confirm unto him the said John Morton Jordan the aforesaid Manor of Longocheige, Beginning at the end of one hundred and two perches in the second line of the aforesaid Manor at the place where the fourth line of a parcel of Land called Limestone Hill sold out of the said Manor intersects the aforesaid Manor line and running with the Original out lines of said Manor the following fifteen courses that is to say, South four hundred and thirty eight perches over a tall Meadow South twenty four Degrees West, two hundred and forty perches South forty Degrees West, nine hundred and eighty perches South then Degrees West ninety two perches South twenty six Degrees East one hundred and twenty seven perches to the Bank of the River Potowmack opposite to the Mouth of Appohkin Creek on the Virginia side of said River then with said River the five following Courses Viz. South forty Eight Degrees East forty perches South eighty four Degrees East fifty perches North seventy Eight Degrees East one hundred and seventy two perches North fifty two Degrees East one hundred perches North twenty two Degrees East thirty perches North two Degrees West thirty two perches North ten Degrees West fifty six perches North ten Degrees East one hundred and sixty perches North forty Degrees East one hundred and thirty perches North eighty six Degrees East five hundred and seventy perches to intersect the first line of a parcel of Land called Level Plains sold out of the said Manor Doct^r David Ross then following the lines of the said Land North forty seven perches to the end of the first line South Eighty three Degrees East thirty six perches North thirty Eight Degrees East one hundred and fifty two perches South fifty nine Degrees East sixty six perches to the End of the second line of another

(Parcel)

Parcel of Land sold out of said Manor called Addition to Level Plains thence with the
 lines of said Land North fifty one Degrees East fifty Poles North Eighty two Degrees
 East thirty two Poles North twenty six Degrees East thirty eight Poles North
 nineteen Degrees East fifty two Poles North forty five Degrees West four Poles
 North forty three Degrees East seventy Poles South fifty two Degrees East thirty
 Poles South fifty two Degrees West seventy Poles South ten Degrees West ninety two
 Poles South fifty one Degrees East fifty four Poles North fifty six Degrees East
 twenty two Poles South one hundred and fifteen Poles to intersect the Manor line
 then with the Manor line four courses ^{North eighty six Degrees} East three hundred and three Poles
 to the end of said Manor line and over a large Marsh North twenty seven Degrees East four
 hundred and sixty Poles up and on the East side of said Marsh North twenty two Degrees
 West nine hundred and forty eight Poles to intersect an East line Draught from the
 Beginning Tree of said Manor and then reversing said line West five hundred and fourteen
 Poles to intersect the sixth line of a parcel of Land sold out of said Manor called Ezekiel
 Inheritance then reversing the lines of said Land South one hundred and forty six Poles
 to the end of the fifth line of said Land South nine Degrees West ninety four Poles
 South twenty six Degrees West fourteen Poles North Eighty Degrees West one hundred
 and seventy two Poles to the end of the sixth line of the aforesaid parcel of Land sold
 out of the said Manor called Limestone Hill, then reversing the lines of said Land North
 eighty one Degrees West eighty Poles North seventy three Degrees West fifty nine
 Poles thence by a straight Line to Beginning containing and now laid out for ten
 Thousand six hundred and Eighty ^{eight} Acres and one Quarter of an Acre
 according to the Certificate of Survey thereof taken and returned into our Land Office
 bearing Date the twenty sixth Day of September seventeen hundred and sixty eight
 and there remaining together with all Rights Profits Benefits, and Privileges therunto
 belonging (Royall Mines Excepted) To have and to Hold the same unto
 him the said John Morton Lord or his Heirs and Assigns for ever to be holden of us and
 our Heirs in free and common Socage by Fealty only for all Manner of Services
 Yielding and Paying thereof yearly unto us and our Heirs at our Receipt at our City of
 St. Marys at the Feast of Saint Michael the Arch Angel the Rent of one Arroun
 provided, and it is the true Intent and Meaning of these presents that the same is
 Subject and liable to the following Express Condition (That is to say) that the said John
 Morton Lord or his Heirs or Assigns shall well and Truly pay or cause to be paid the
 Rent herein Reserved according to the Tenor of these presents by the space of thirty
 Days Next after it shall become due and after Demand made thereof by the
 Sheriff or other Person who shall be appointed by us and our Heirs from time
 to time to collect and Receive the same, Given under our great Seal of this
 Province of Maryland this seventeenth Day of April seventeen hundred and
 sixty nine, Witness our trusty and well beloved Horatio Sharpe Esq; Lieu-
 tenant General and Chief Governor of our said Province of Maryland and
 Chancellor and Keeper of the great Seal thereof

Horatio  Sharpe

W. Henry Tester his partner Frederick A Knowye
 10 Acres Second Choice — That for and in consideration that Henry
 Tester