said Orlands Spiffith his Heirs and Ofsigns for ever and the said John Walls his Heirs las addnoss and Offigns shall and will Warrent and for ever defend the of Fract or Parcel of Sand from all or any the houmes Gersons whatsoever Claiming any Right Title or Groperty from by or under from the of John Watts his Heirs Cars admit or Offigns or any other Berson whatsoever and the off John Walls his Heirs Cars admit som Vamuel and aligns doth Covenant Gromise Grant and agree to and with the of Orlando Griffith his Heirs Can werePersonalle Admi and assigns and every of them that he will from time to time and at all times hereafter at the and in Conse request of fin the aft. Orlands briffith his Heirs or alsigns to make and Grant unto him the aft. We do hereby Onlands briffith his Steins or Ofsigns every such further Right and Rights att and att and att Shing and all his Heling Things Device and Devices Ofswance and Ofswances in the Law whatsoever for the further better and venty logether he afte Soll of more absolute Conveying Setting and sweemaking of all and singular the before mentioned Land foreveren and Fremisses with the appurtenances thereto belonging as they or their Council learned in the ably set their Hands and Officed their Seals they day and year first above written Sealed and Deliver's in Bresence of Alex Harfield Nicht Ga faway Son Show On the back of the foregoing Deed was hus Indonsed tige Septem! The 1 1751 Then received the Sum of Twenty Counds Steeling Money it being in full for the within Land and Gremifles Rece. Hest Kiets Gaffaway Son Shot forells the Tepter the h 1751 Came the with named John Walls before Us the Subscribers two of his Land everally acknowships Justices of ann aundel County Court and acknowledged the within Deed and the Bremister in mentioned therein mentioned to be the Right and Estate of the within mentioned Orlands briffith his Heins Assigns forever embly in such and Ofsigns for ever and at the same time came me llizabeth Walls Wife of the of John Walls who being privalely Grammed out of the hearing of her Said Rusband she Declared she acknowledged the within Deed and Premises to be the Right of the within named Orlando Griffith his Heirs and Ofsigns for ever without any Threats Fear or Displeasure of her Said del County Alex. tolarfield Son of Ries ther Bart Nieno Galaway Son Sho. eptem the 20:1751 Preceived of Mr. Orlands Griffith four Shillings Herting for his Lordships use (it being the alienation fine on the within mentioned One Hundred acres of Land By nly Bound fore the authnowledgee) The vitue of abounifion from Benjamin Tasker lig. This Said Lordships agent Greiewer General The Walls doth Recorded March 30/752 Heins and This Indenture made the Mineteenth day of October in the year of our Lord One Thousand seven Bargamed ver Onerswest Hundred and fifty one Between Francis Garthall of am aundel County in the Growine of aft. on the Draft Maryland Blanter and Richard Snowden of am aundel County in the some Province Merchant e Upper fork The one Part and Joseph Cowman of the said County and Brownie Merchant of the other Bart me Mundred Witnesteth that the Said Francis Gathall and Richard Innivolen for Diverse Good Causes and hed and leventy Considerations them thereunts moving have Remised Released and for ever duit Claimed and by nee South Sevent These Bresents for themselves and their Heirs and each of them and each of their Heirs Do fully Perenes then Clearly and absolutely Remise Release and for ever Suit Claim unto the Said Joseph Comman hed ares of All that Biece or Covered of Land being part of a Trait of Land called Roper Range lying and ods Brofets ndo Chiffith

Allone Hundre that the medel

being in an Ohundel County Beginning at a Bounded Red Oak standing on the Moth Running thence South West Seventy five Buches thence South and by Gast One Hundred and fifty Buches thence Gast One Sundred and thirty beuches to Intersect the line of a Track Land called anoth levy thence with the Said line of anoth lyey Month forty three Degrees Casterly One Hundred and Twenty one Benches to Interseet the line of John Foods Land thence with the line of the said John Fonds Land to the first Thee Contaming by Colimation Two Sundred and three anes of Land be the same more or left together with all and Singular the Houses out Houses Buildings Fences Timber Trees Ways Casements Brofitts Commodities and appartenances whatsoever on the same being or to the same or any part and Parcel thereof belonging or in any wise appertaining and all and every the Estate Right Title Interest Claim and Demand whatsoever of them the said Firancis Galhall and Richard Inowden or either of them of in or to the Said Riece or Carel of Land Venements Hereditaments and Gremifees To have and to hold the Said Riese or Bauel of Land Tenements Hereditaments and Bremisses with their Appurtenan ces unto the said Joseph Cowman his Heirs and Ofsigns to the only use and behoof of the said Joseph Cowman his Sleins and Ofsigns for ever so that neither they the said Francis Gatrall and Richard Snowden nor either of them nor their sleins nor either of their Heirs nor any other Gerson or Persons for them or either of them or in their Mames or in the Name Right brotead of any of them shall or will by any way or means hereafter have blaim Challenge or Domand In Witness whereof the Parties to these Presents have and Seals the Day and Year first above written Rich Inowden Ceales

Recorded March 3:1752

Anow all Men by these Presents that I Barton Rodgett of the City of amapolis in the Country of ann andel and Province afores. Merchant Have made Ordained Constituted and appointed and by these Bresents Do make Ordain Constitute and appoint Patrick breagh of the bity bounty and Province of Merchant my true and Lawfull attorney Giving and hereby Granting unto my said altoney full Cower and Lawfull authority for me in my Name and to my use to lish Demand Sue for and by all Lawfull Ways and Means to Rusver and Receive of and from all and every Gerson and Busons of what Degree or Quality soever Inhabiting in the said Brownie of Maryland whom it shall or may concern all such Sum and Sums of Money Goods Wares Merchandizes Debts Offeets Chale and things whatsoever which he she they or any of them now do or shall hereafter Owe or stand Indebted or have in\_ his her their or any of their Hands Custody or Possession due Quing belonging or in any wise Appendixing unto he whether by Bond Note Bill Book Debt account Consignment or for or by what other Reason or Means soever nothing Excepted or Reserved and to that Ind with the said Gerson and Persons whom it may concern to acount State Settle and adjust all acounts and the Ballances thereof to receive and upon Recoveries and Receipts to make and Give Good and sufficient Discharges in My Mame also in Case need shall be to appear and the Berson of me the Said Constituent to Represent in any Court or Courts Convenient there to sue arest. attach Implead and Brosecute in the Bremisses as Occasion shall require also to Compound Compromise Conclude and agree by artitation or otherwise as my said attorney shall think fit with Power of Substitution and Revocation and Generally in the Bremister