from any have then be mes providences nes Gealers

erling – medred sond higs agout

ord one brundel ey of the adeu bon à five pence d bofore the knowledge dward Dorsey ranted bargained Sell aliene parcol of utaining woof granted saring date & Twenty frue wich is the Right and Frances and and romainders Maurbon - Fo have le las By Granted and afrigner afsigneds far meto lum. and will upon this mis kators d Dorsey his

five pones

Sterling at or before the first day of January which Ihall be in the year of our Sord Seventeen hundred and fifty with legal interest for the same from the date hereof to gother with the Charges of Drawing recording and paying the Alenation fine on this Consequices then this present Indonture and the Estate here by made that lease and sotermine and the Lands and promises become the bright and Estate of the said moses maccubbinghis Hais In Witness whereof the parties to these presents have herein to interchangeably set their Hands and Seals the day and year first above Written M. Maccubbin Sealed Sealed and delivered 7

Rowd Jan 21: 1748 of Edward Dorsey the Sum of Eighty four pounds fourteen Shillings and five Pence Sterling boing the consideration money within mentioned M. Maccubbin.

Withof Nich Maccubbin.

Charles Maccubbin

Came before me the Subscriber one of his Lordhips Justices of the provincial Court Moses

Came before me the Subscriber one of his Lordhips Justices of the provincial Court Moses

Maccubbin and acknowledged the within Instrument as his act and cleed and the Land provided

Promises within mentioned to be the tright and Estate of the said Edward Dorsey and

Promises within mentioned to be the act of assembly in that case made and provided

his their according to the directions of the act of assembly in that case made and provided

Charles Maccubbin

Charles Ma

maryland for This Indenture made the twenty Socond day of Down ber in the year of maryland for Seventeen hundred and forty Eight Between Samuel proston moore of the lity of Philadolphia in the province of pensilvania Phisician Mordecai moore and Richard moore of amarmidel Country Goutleman in the province of many land Charles moore of the lity of Philadelphia in the province of pensilvania Surgeon and Thomas Moore of ann armoel County in the province of maryland afordsaid Goutleman of the one part and James Dick of London Town in annall County and province of maryland merchant of the other part Witnofisth that they said Samuel preston moore moderar moore Richard moore Charles moore and Thomas moore for and in consideration of Thirty three younds sterling and twenty five Pounds Event money to thom in hand gaid by the said James Dick at or before the Ruscaling. and dolivery of those prosonts the recoipt whereof they the said Samuel preston moore mords Mooro Richard moore Charles moore and Thomas moore too and each of thom tothe horoby acknowledge and theroof and their from and of and from every part or parcel theroof do and each of thom doth acquit and discharge the said James Dick his Heirs Ixountors admi Capsignes have and each of thom bath granted bargained sold made over and comfirmed and by these Presents 30, grant bargain Sell make over and con firm unto the said James Dick his Heing and assigned all that pois or parcol of Land lying and boring in hundrundel Country on the South Side of South River Boginning at a bounded Rod Oak on the north Side of the main Boad leading to Low Journ the said Rod Oak boing also a Bounder of Mitchels Chance and the beginning Free of a parcel of Land sold by the said mordeai moore Samuel proston moore Richard moore Charlos Moore and Thomas Mooral to the said James Dich by deed bearing date the this teenth day of July 1748 and Running from the said Tree north Forty This dogrees Wast with Mo Dividing line of William Chaque half of Mitchels Chance till it intersocts the South West his of Pudding ton Harbour and thouse Worth Past with the Said Pudding ton Harbour to the end of the South West Sixty nino perch Course of the above montioned price of law formorly sold by the said moores to the said Dick as aforosaid thouce with a Straight his tolks beginning had Oak Free containing by Estimation light and si more or less the Sand price of Land bring all the romaining part of the said moores half part of Mitchols Chanco also, all that poice or Parcol of Land lying and boing in annarund of Country and Contiguous to Sondon From Ban. " on al

92 Standing on the South side of the Main Road in the Line of a parcel of Land formerly possessed by Bottor Richard Hill and a bounder of the Land now in the possosion of James Dick and Running from thence North fifty four Jogress East thinteen and a half perchoo thence with a streight line to the Uppermost and Westernmost Comer of a Lott in London Town Numbred forty four thence Running by e with the Street or his of said Town North twenty dix and a half degrees Walt to the Water Side of Bach leach thence by and with the said Rech to and cust post Standing by the Cool Spring at the Head of the beek thend with a stronglet line to the beginning ledar post the said poice of Land boing Part of Scorton Bosurveyed containing by Istimation Sixteen acros of Land more or lop and also the Six Several grospodive Lotts of Land lying and bring in London Fown aforosaid That is to say the Several and respective Lotts Annibred time, Fen, Eleven, this toon Fourteen and fifteen as by the Seatt -Jossaid Fown may more fully hoggear together with all Buildings Improvments profits and advantages parcels of Lound and Lotts of Ground as afords and or deemed reputed or taken as part parcel or member theroof To have and to hold the Several abovementioned parcols and Lotts of Land as aforesaid with all other the promises to the said James Dich his Heirs or assigned for ever to his all other own use and to no other use intent or purpose whatsoever and the said I annel preston moore mordocar moore Richard Moore Charles moore and Thomas moore for themsolves and their Heirs covenant promise Grant and agree to and with the said James Dick his Heirs and apignor that they the said Samuel Preston Moore morderin moore Richard moore Charles moore and Thomas moore and every of them and their Heing the said Several parcols and Lotty of Land as aforesaid with all the promises to the said famor Dich his Heirs and assignor for ever against thom the said Samuel prestoring Moore Mordocai Moore Richard Moore Charles Moore and Thomas Moore their with and either of their Heirs and all other persons laining from by or under them their or oither of their Heirs or by their means or Justigation will for ever Warrant and do fond And the said Samuel preston moore Modorai Moore Prichard Moore Charles Moore and Thomas Moore covenant and agree to and with the said James Duch that the said Samuel Preston Moore Modorai Moore Richard Moore, Charles moore and Fhomas moore Shall and will at any time within Seven years from the date of those prosonts do execute and perform any further or other deed Justimment or Comoganico for this Botter aburance and confirmation of all and Suigular the bargained Promises to the said James which shall floores on abignor advised or required by the spid James Dich life steins or afrighes as such deed Instrument. or convergence shall not contain any General or other warrantes than against the said Samuel Proston Moore Mordocai Mooro Richard Moore Charles Moore and Flormes Moore or oither of thom their or oither of their Heing and all persons Claiming from by or under thom or wither of thom In Witrop Wheroof the said Samuel Preston movre Mordocai Moore Richard Moore Charles moore and Thomas Moore have hersunto Set their Haids and Seals the day and year first above Written Signed Sealed and delivered, Samuel preston moorefleal in the Prosonce of the Geo: Hoap - Witeshofor Sam proston
John Durbozow I Moore Charles Moore mond moore Bealer Rich moore & Soaler Stephen Wist Just I to Moid Richard & Thomas Moord's Chat moore Beeld Rowd the twenty Socond day of Dod. 1748 of the within named James The moore Bealey Dich the within mentioned Duns of thirty three pounds Sterling and twenty five pounds Currency boing in full for the consideration within Mentioned to be gaid by line to its for Selvos & Brothers Rich moore Il Vouet 3 Tho! moore Downber 22 1748 Thon camo before us the Subscribers two of his Dorofhips Justices of the Peace for him Country mordecai moord Richard Moore and Thomas moore all within named and Severally acknowled ged the Within Instrument to be their act and deed for the uses therion montioned and that the within Bargained and Sold Lend and Promises are the Right and Estate of him the said James Dich his bleirs and afrigues for ever according to the true intout and meaning

Jac Loroft

> Mary

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Josefsed Somming reight line hence Running Water Side ing at the of Land borng and also the to say the y the Beatt dens advantages mentioned arcel or member aforesaid and their moore mordocar senant promise e said Samuel eny of thom romifses l Preston and either Ather Heing meel preston dagree to chato moore, the date yaired for the said James eed afnstrument said Samuel ther of thom moork and ous Written el preston moore Leale moore Bealer moora & Soaler oore Beales ovre Beales

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93 how of M James Dich one Shilling and Three pence Steet for his Lord Phips use (it boing the alienation fine on the within mentioned Dand by Victure of a Commission from Bong Lasher Reg his said Bed Lordkings agent and ascower General Rich Storsey)

Maryland for Know all men by those prosents that I betward hummy of the lity of anna golis this Carpenter have bargained and both nuto William Florenton of the lity affer Merchant for and in consideration of twenty light pounds four stillings and Seven ponce one farthing currency and fifteen sounds sterling by the said william Thomaton to me in hand paid the Rossish whereof I do hereby acknowledge have bargained Lots and delivered and by these presents Do bargain Sell and doliver in dwo form of Law unto the aforesaid William Florenton a Schooner named the Sille and

deliver in due form of last time the legister with all feet and one half foot in the hole with all twenty light feet by the Reel or thereabout and five feet and one half foot in the hole with all her Rigging and Firmiture To have and to hold the said Bargained Promises unto the said William Thornton his devise admissand assigned for ever and to no other use Benefit and beloof what owner and the said Edward Runney for my self my lacountors admissand assigned against all mon shell grill Warrant and defond for ever the afor Seconer frinky by those prosents In Without released flavo become soft my hand and deal this tenth day of Fobriery anno Dow 1748

Signed Scaled Edelivered The Jenings
The Harwood Just

the within we it en Justimment to be hight and property of the within William Florenton acknowledged before me the Subsciber acknowledged before me the Subsciber acknowledged for the to day only year about montioned Sums of twenty light points four Skillings and Seven ponce lunioned in fifteen pounds sterling being in full for the consideration within montioned to be by the said William Florenton within montioned gaid to me from the consideration within montioned to be by the said William Florenton within montioned gaid to me from Runney Recorded the 13 Feb 1748

Rocarded the 13 Feb 1748.

This Indentity made the Twelfth day of January in the Twenty fifth year of the Ordiga of our Soversign Lord George the second King of Great Brittain France and Ireland to and in the Woor of our Lord one thousand Seven hundred and forty light him Botween Samuel Galloway. Pasenter of John Galoway vocad of the one part and Jacob Franklin of the other part Witnesseth Mat for one in consideration of the sum of Forty pounds lurrent money and the sum of lighteen Porus ster to him in hand gaid by the said Jacob Franklin the receipt whereof is hereby acknow = - lodger and the said Samuel Galloway there from & thereof by those presents. Fully acquitted and dichango hath bargained sold made over and Enfirmed and by these presents doth bargain sold make over and Confirm unto the said facol Franklin his bleing and assignes one moiety or part of a Fract of Land called Gordon near West River and adjoyning to the Land on which Jacob Frankling now Iwolls which said moiety or part of a tract bofolened was com oned by a fertain John Frankhlin moto the said John Gallow ay by a deed of Bargain and Sala bearing date His nin steenthe Day of march in the year of ohn Lord one thousand Seven hundred and forty Six Seven by estimation containing Sixty two acres of Land and by the said, John Galloways last will and Fostament boaring bate the ninth day of October in the year of our sord one Housand Seven hundred and forty Seven did then and there Impower the said Samuel Galloway This Execution to make over and come by muto the said facol Franklin all his Right to the said moisty or part of the said Fract of Land called Gordon which he bought of the said John Franklin with all buildings Jongrow mouts and profits and every gart thereof in any wise. Colonging or appertaining the rounts To have and to hold all and Singular the bargained Promises and every part and parael thorsof to the said Jacob Frankling his Heing and assigner for ever to his and their Own and no other uso and purpose whatsoever and the samuel Galloway for himesoff his Hoire doth Covenant and agree to and with the said facob Franklin his their and assigned that he the said Samuel Galloway and his Horis the bargained