() Said Husband or through dread of his Displeasure Geo: Menant Runded Sept 1 8/1757 8. This Indenture made this 14th Dayof September 1757 between Thomas Gafraway of ann Chundel Country in the Browned of Maryland of the one Sart and John Gafraway of the same Country & Grownie Gent of the other But Witnefseth that the said Thomas Gafraway for and in consideration of the Sumof Ten Bounds Sterling Money to him in Hand paid the receipt whereof he the said Thomas Gafsaway Cooth hereby acknowledge Hath Given Granted aliened Bargained Sold Enfeoffed and Confirmed and by these Gresents Doth live Grant alien Bargain Sell, Infeoffer and Confirm unto the said John Gafseway all my Right Title Claim and Interest to all the Lands I now hold or have in Befre sion in the Browner of Maryland austring to its meter and Bounds expressed in Gatents for said Lands To have and to hold all the said Lands unto him the said John Ga fraway and to no ther use intent or purpose whatsoover In Mitness whereof the Barty first to these Bresents hath hereund set his Hand and Seal the Day and year first above written The Gafsaway Ceal? eligned shaled and Deligered in the Bresence of In the fack of the foregoing Deed was thus Endorsed vige Sept 14: 1757 Then received of the within named John Grafraway Ten Bounds Steeling boing & Steel. Sept. 14: 1757 Then came within named The Gafraway before me one of his Lordships Grownical Justices and acknowledged the within Deed to be his own Act and Deed and that the within Granted Lands are the proper Right and Estate of the within named John Gafsaway auording to the true intent and meaning of the within written Deed acknowledged before me the Day and year first about written Reended 14 th Sept. 1757 fifty seven by and between Charles Homewood of ann annael County Gent Son and Heir at Law of Capt Thomas Homewood late of the af. Country of the one Bast and Nicholas Lewis Son and Heir at Law of William Lewis late of the aft bounty of the other Surt now this Indenture Whitnefseth That Whereas the said Thomas Homewood by his certain Whiting Obligatory for and in consideration of the Sum of Thirty throw Bound sia shillings and eight Gener Current leto by him the said Thomas Homewood received of and from The Said William Lewis he the said Thomas did for himself and Heirs Covenant Grant and agree to and with the Said William Lewis and his Heirs to make over Ratify and Confirm unto him the Said William Lewis and his Heirs for ever all his Right Title Interest Claim and Demand in of and unto all that Fract or parcel of Land called the Tryal Containing One Hundred and Sixty four ares of Land more or less situate on the South side of Magotty River limitted by the following Courses that arementioned and expressi in the grant thereof and recited in the Conveyance thereof from John Hall and anne his Wife to the of Capt Thomas Homewood Now these Gresents Witnesseth that the said Charles Homewood as well in confirmation of the said writing Obligator fas also for and in consideration of the Sum of five shillings good and Lawfull Monorf of England in Hand paid by the said_ Nicholas Lewis the receipt whereof the Said Homewood Both hereby acknowledge and himself to be therewith fully satisfyed and paid Hath and Ooth by these Bresents Release and Confirm unto the said Micholas Lewis his Heirs and Ofsigns for ever all that Fract or Bariel of Land all and all his Interest Right and Title thereof from him the said Homewood and his Heirs & a frigne for ever fully and clearly to hold all the Right and Title of him the said Charles Homewood from him and his Heirs for lever to him the said nicholas Lewis his Heirs and Ofsigns for ever

In Mitney we to first above to Sealed Signed Thomas

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