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of tobacco and therefore humblye prayed that he might be
Received in the premisses by this generall Assembly that
an Act might passe to settell & Invest him the said John Whittington and his heires and Assigns into such lands
of the said Daniell Toaes the son aeto this Generall Assemby should seem sufficient to satisfy nay and
reinbursethe said John Whittington the said Debt of
Thirty five Thousand pounds of tobacco his Costs & damages
sustained by reason of his the said Whittington being
Security for the same as aforesaid —

Be it therefore Enacted by the Queens most
Excellent Majestie by and with the Advice and Consent of
her Majestys Governor, Council & Assembly of this
Province and the Authority of the same That from and
after the End of this present sessions of Assembly the
said John Whittington his heires & Assigns shall stand
be seized of a good Estate of Inheritance in fee simple
to him his heires and Assignes forever of in and unto the
lands & premisses hereafter mentioned being parte of the
Estate and Inheritance of the said Daniell Toaes the son —
(that is to say) One tract of land called by the name of Hones
Dealing containing four hundred acres; One other tract ^{of Land} all
fair Dealing containing three hundred acres; one other tract
called addition to fair Dealing containing one hundred &
thirty acres, all which said Three tracts of land are situate
lying & being in Kent County and also one other
tract of land lying in Cecil County called by the name of
ross falls containing five hundred sevnty five acres and
that the said John Whittington by force and vertue of this
Act shall have hold use Occupy possess and enjoy the

(Ends)