

Liber said Henry Meese to be payd by Edward Carter of Virg^a in America
P. C. R. Esq^r as for diuers other good Causes and Consideracōns me there-
vnto moueing Haue Granted transferred Assigned and Sett over
And by theis p^sents doe clearely and absolutely Grant transferre
assigne and Sett over vnto the said Edward Carter all my Estate
Right tytle and Interest in and to the said tract of Land called Wor-
ton aforesaid To haue and to hould the same vnto him the said
Edward Carter and his heires for ever In Wittness whereof I the
said Henry Meese haue herevnto sett my hand and Seale the foure-
teenth day of September in the yeare of our Lord God One thousand
Six hundred and Sixty

p. 469
Rutton
v. Utye
May 31th Baltimore county Cæcilius &c. to the Sherriffe of Baltimore
County &c Command Nathaniell Vtye of Spesutia in the said County
and Mary his wife that justly &c. they hould Covenante to Garrett
Rutton of three hundred acres of land lying in Oakeington in the
said County &c.

And the finall Concord is that the said Nathaniell Vtye and Mary
his wife haue acknolged that the said three hundred acres in
Oakeington aforesaid with the appurtenances are the Rights of the
said Garrett Rutton as that which the said Garrett Rutton is the gifte
of the said Nathaniell and Mary his wife, and the said Nathaniell
and Mary his wife haue . . . and quitt claymed from them the said
Nathaniell and Mary and the heires of the said Nathaniel the said
three hundred acres to the said Garrett Rutton and his heires for ever
And further the said Nathaniell and Mary haue granted for them-
selues and the heires of the said Nathaniell that they will warrant
the said land to the said Garrett Rutton and his heires against them
the said Nathaniell and Mary and the heires of the said Nathaniell
for ever and for this Recognicōn Remission Quitt clayme Warranty
Fiue and Concord the said Garrett Rutton hath given to the said
Nathaniell and Mary his wife the Sume of three thousand pounds
of tobacco.

James v.
Gouldsmith Idem mutatis mutandis to the Sherriffe of Baltimore County &c
Command George Gouldsmith and Mary his wife that justly &c
they hould Couent to Charles James of three hundred acres called
Georgestowne and three hundred called Smithstowne lying at Steele-
pone Creeke

3^o Junij
Babtist v.
Lindsey John Babtist demands a writt to arrest Edmund Lindsey in an
accōn of the case

Warr^t mde to the Sherriffe of Charles County to arrest ret: the
first day of the next Courte

Idem demands a Subpa for Thomas Pritchard to testefye in the
Cause aforesaid, Sumōns issued.