Liber BB about Three miles aboue St Leonards Creeke, & Called the Iland, Contayning ffifty Acres by Suruey more or lesse, Wth all & Euery part & parcell thereof wth the appurtances thereto belonging. To have & to hold the same unto him the st Richard Hall his heyres & assignes for ever, Yeilding & paying yearely according as is specified in the st Graunt one shilling in money sterl to the Lt Propt & his heyres, Soe the neyther hee the st Mathew Stone, nor his heyres, nor any by from or under him or them shall or may have or challenge any Right or Tytle in or to the st Iland, or any part or parcell thereof: But shall bee hereby excluded & barred by vertue of these pents for ever. In wittnes whereof the st Mathew Stone hath hereunto putt his hand & Seale this Eigth day of September 1663.

Signed & Sealed in the proc of Mathew Sazin Seale
John Harwood John Metcalfe.

This Day came Mathew Stone & acknowledgeth Deliuery & Seazin of the afore specifyed Land being an Iland unto Richard Hall & his heyres & assignes in open Court

Will<sup>m</sup> Bretton/

Know all men by these p<sup>r</sup>nts th<sup>t</sup> I Robert King mariner of London doe appoynt & ordaine my louing & trusty ffreind M<sup>r</sup> Nicholas [p. 48] Gwyther of th<sup>e</sup> Prouince of Maryland my true & lawfull Atturney for mee & in my name for mee & in my name to demand sue for, recouer and receaue all & Euery Debt or sumes of Tob. unto mee due. And doe allso giue unto my s<sup>d</sup> Attorney my whole power & authority uppon th<sup>e</sup> receipt of any such Debts to giue acquittances or discharges for mee & in my name, as lawfully done by mee & for my use, as wittnes my hand this 28<sup>th</sup> day of Aprill 1663 Robert R King Wittnes Edward Pearce Edward Attwood.

Rob<sup>t</sup> King p<sup>r</sup>
Vid. Lib
Attor: Ni: Gwyth

Pff

Vid. Lib
1662 fol.
Will<sup>m</sup> Greene dēft

Vid. infra
fol. 57 & fol.
114

Rob<sup>t</sup> King p<sup>r</sup>
Attor: Ni: Gwyth

Pff

The pff demandeth of the dēft according to Order last Prouinciall Court 1900<sup>t</sup> & Cask, w<sup>ch</sup> çause was then Respited the dēfts Wife then alleaging th<sup>t</sup> shee had a discharge for th<sup>t</sup> Debt, & thereuppon brought the same now, & shewed it in Court, W<sup>ch</sup> s<sup>d</sup> discharge was scrupled by the Board the pff alleaging th<sup>t</sup> the same was forged by her as hee is able to proue.

George Marshall sayth uppon oath th<sup>t</sup> a Seruant Boy of Elizabeth Greenes did acknowledge to him th<sup>t</sup> hee writt th<sup>e</sup> Receipt or discharge now produced in Court, & told this Depon<sup>t</sup> further th<sup>t</sup> it would stand in noe force, And th<sup>t</sup> shee caused him to write it.

Will<sup>m</sup> Ashbishton sayth uppon oath that comparing this writing or Receipt w<sup>th</sup> other the Boys writings, hee really belieues this to bee the Boys owne writing.