

At a Court held at Newtowne for the County of S<sup>t</sup> Maries the first Tuesday in June 1665/ William Tenehill came into Court and acknowledged the following Conveyance unto William Marlo/ Liber B B

This Indenture made the 6<sup>th</sup> day of June 1665 Betwene William Tenehill of Popplar-hill in the County of S<sup>t</sup> Maries of the one party and William Marlo of the same place and County of the Other party Witnesseth that the s<sup>d</sup> William Tenehill for a Valuable Considera<sup>o</sup>n to him in hand paid hath given graunted released bargained sould assigned and for ever sett over and by these presents doth give grant release bargain sell assign and for ever sett over unto the s<sup>d</sup> William Marlo his heires or assignes a parcell of Land lying at popplar-hill in the County of S<sup>t</sup> Maries afores<sup>d</sup> now in Tenure and Occupa<sup>o</sup>n of him the s<sup>d</sup> Tenehill Bounded as in a conveyance of the s<sup>d</sup> Land made from John Nevill and Christopher Carwell unto Richard Bennitt dated the twentyth and fourth day of October 1652 and assigned from the s<sup>d</sup> Bennitt unto Richard Wattson the 28<sup>th</sup> day of October 1652 and assigned from the Wattson unto the afores<sup>d</sup> William Tenehill the 19<sup>th</sup> day of June 1655 Together with all Houseing Gardens Orchards and all other Profitts emoluments and Hereditaments any wise belonging or appertai<sup>n</sup>g unto the s<sup>d</sup> Land To have and to hold the s<sup>d</sup> Land and all Other the premises hereby granted bargained or sould unto him the s<sup>d</sup> William Marlo his heires or assignes for ever and the s<sup>d</sup> William Tenehill for him selfe his heires Execut<sup>rs</sup> and administrat<sup>rs</sup> The s<sup>d</sup> parcell of Land with the appurtenances unto the s<sup>d</sup> William Marlo his heires or assignes against the s<sup>d</sup> Tenehill his heires or assignes and against all other Person or Persons at all times hereafter shall and will warrant and ever defend by these presents and the s<sup>d</sup> William Marlo his heires and assignes and every of them shall and may by force and virtue of the presents from time to time and at all times hereafter for ever, Lawfull peacably and Quietly have hold use Occupie and Injoy the afores<sup>d</sup> land and all the before granted premisses and have and receive the Issues and profit thereof to his and there use and behoove for ever, without the Lawfull suite trouble denyall or Interruption of him the s<sup>d</sup> William Tenehill, his heires Execut<sup>rs</sup> administrat<sup>rs</sup> or assignes for Ever In Wittnesseth whereof the s<sup>d</sup> William Tenehill to his present Indenture hath hereunto put his hand and seale the day and year first above written Signed sealed and delivered

in the presence of us

Walter Pake

Thomas Bennitt

William Tenehill his  
marke the seale

[p. 541]

Thomas Leamar John Gero and Peter Leamar came in Court and acknowledged the following agreement unto William Tenehill

The agreement is such that Peter Leamar, Thomas Leamar and John Gero have ackkledged a Tract of Land more or less, lying on