

to him the Said John Dorman his heires & assignes for ever to the onely use & behoofe of him his heires & assignes for ever, to be holden of the said Lord proprietor, for & under th^e rents & services by the said originall recited pattent reserved; And I the Said Christopher Nutter & Mary his wife the Said Devident or tract of Land with th^e appurtenances before by these p^rsents bargained & solld or hereby intended to be bargained & solld unto him the Said John Dorman Doe for ever freely acquitt & discharge th^e Same of & from all & all manner of former & other bargaines grantes, sales, forfeitures, Joyntures, Dowries, Surrenders, And of & from all other titles, incumbrances, claimes and Demands, of us or either of us our or either of our heires execut^{rs} adm^{rs} or assignes; And against all & every other person or persons whatsoever Claiming from by or under th^e Said Christopher Nutter & Mary his wife Shall & will for ever hereafter warrant & Defend by these presents; In Wittnes whereof th^e S^d Christopher Nutter & Mary his wife Doe hereunto sett their hands & seales this thirtieth day of June A^o D^o 1668

Liber B No. 1
[p. 122]

Signed Sealed & delivered
in the presence of us
Thomas Ball
John Avery
John Rhodes

Christopher Nutter
Mary Nutter

This is Acknowledged in open Courte by Christopher Nutter & Mary his wife at A Courte helld for the Countie of Sommersett in th^e province of Maryland the day & year aboute Mentioned

July A^o 1668

Thomas Poole Entereth his writt of attachm^t of th^e goods chattles and Debts of Phillip Howard for 2500th tob Signed by m^r Steven Horssi

July A^o 1668

William Rogers entereth his ac^on of th^e Case agst Henry Boston

15th July A^o 1668

William Taylor entereth his ac^on of Debt agst Phillip Howard

August A^o 1668

George Johnson entereth his ac^on of Contempt in th^e Lord Prop^r Sute agst Daniell Curtis

Augst A^o 1668

Randall Revell entereth his ac^on of Debt agst Edward Southrin th^e administrator of John Bun Deceased

2^d September A^o 1668

Alexander Draper entereth his ac^on of th^e Case agst John Hilliard