

Liber C without the lawfull Lett, and trouble, suite eviction, exquietion interruption, or demand of or by the said Morgan Jones, or of or by his heires Executors, or Administrators or anie of them, or anie others for their or anie of their uses, or by from or under their or anie of their titles, estates, Meanes, or procurements, as allsoe acquitted, and discharged or within Convenient time time after Reasonable request made well and Sufficiently Saved and kept harme-
 [p. 176] lesse of and from all manner of former, and other Bargaines sales, estates, former leases Dowers rights, and titles of Dowers Joyntures uses entailes wills, rents, Charges, Services, arrearages of rents Statutes, Recognizance, Judgm^{ts} execu^{co}ns titles, troubles, charges, and demands whatsoever had made done Comitted or wilfully suffered by the said Morgan Jones his heires, or assignes or anie of them or of or by anie other person, or persons whatsoever lawfully Claiming by from or under them, or others, or anie of them or anie of their uses, or by their or anie of their titles estates, meanes, or procurements, and the said Morgan Jones for himselfe his heires, Executors, and Administrators all and singular the before bargained premises with their appurtenances and every part, and parcell thereof unto the said John Hutchinson his heires, Executors Ad-
 [p. 177] ministrators and assignes to the intent, and true meaning aforesaid shall and will warrant, and for ever Defend by these presents In witnesse whereof the parties above men^{co}ned to these Indentures have interchangeably set their hands, and seales the day and yeare above written

Morgan **M** Jones
his marke ○

Signed, Sealed, and delivered
 in the presence of us
 Geo: Thompson
 James Lindsey

This Indenture made this eleaventh Day of June in the yeare of our Lord one Thousand sixe hundred sixtie seaven Between Jeremiah Dickinson of Charles Countie in the Province of Marieland of th^e one part, and Stephen Montague of the same Countie and Province of the other part Witnesseth That the said Jeremiah Dickenson as well for and in Considera^{co}n of the Su^me of three thousand two hundred pounds of tobaccoe and Caske before the ensealing and Deliverie hereof by the said Stephen Montague paid wherewith the said Jeremiah Dickinson doth acknowledge himselfe to be fullie
 [p. 178] satisfied and thereof and of every part and parcell thereof doth acquitt, Release, and discharge the said Stephen Montague his heires, Executors, and Administrators by these presents as allsoe for diverse other good Causes, and Considera^{co}ns him thereunto moving hath given, graunted, aliened, Bargained, sold, enfeoffed, and Confirmed, and by these presents doth fullie Clearelie, and absolutelie give, graunt, alien, Bargaine, sell, enfeoffe and Confirme unto the said Stephen Montague his heires, Executors, Administrators, and As-