



Thom unto thes. Charles Daniell his heirs & Assigns for ever in Mannor
 of. And that they the said Lawrence & Sarah their heirs, &c. & Assigns
 shall & will warrant & defend the Bargain'd Promises
 Every Part of them unto thes. Charles Daniell his heirs & Assigns
 for ever Against all persons Claiming or to Claim any right Title
 Estate or in the same or any part thereof. thes. Lawrence & Sarah
 Do further Covenant for them & their heirs to & with thes. Charles
 Daniell his & Assigns at any time hereafter at the Charges
 in the Law of thes. Charles his heirs & Assigns to suffer Covenant to, &
 execute any further Deeds or Act in Law for the better
 conveying the Bargain'd Promises & Every Part thereof unto thes.
 Charles Daniell his heirs & Assigns for ever which they Charles
 Daniell shall reasonably advise Devise or Require in Witness
 Whereof the Parties to these presents have Interchangeably set
 their hands & Affixed their Seals this Day of Year above written

Sealed & Delivered
 In the Presence of
 Joshua Hall
 William Waford

Lawrence C Murray 

Sarah Murray 

On the Back at the foot of the fore-
 going Deed was thus written viz

May 30 1735 Received from Charles Daniell the Sum of
 Twelve Pounds ten Shillings current money being the Consideration
 Money within Mention'd.

Joshua Hall
 William Waford

Lawrence C Murray
 mark

May 30 1735 Came before the Subscribers two
 of his Majestys Justices of Baltimore County Lawrence
 Murray & Sarah his wife, and Acknowledged the within
 Deed according to an Act of Assembly in such Case made & provided
 And thes. Sarah being privately Examined gave her free Consent
 without any threats, Compulsion or Coercion of the said Lawrence
 Murray her husband.

Rich. Gist
 W. Hambro
 (June)