

Asigned that he the said George Barker his Heirs the said Land & premises herein before mentioned against all & every persons — whatsoever shall & will Warrant for ever defend by these presents — In Witness whereof the abovementioned George Barker hath — hereunto set his hand and Seal the Day & Year first above written.

Signed Sealed and Delivered in the presence of George Barker (Seal)
 of (the words containing one hundred & seventy Acres) & the words containing eighty Acres being first interlined
 Edm: Jennings
 Sam: Porters.

On the back of the foregoing Deed was thus Endorsed Vizt
 Rerod Febly 29. 1739 of the within named John Van Noke the within sum of Sixty five Pounds (and being the Consideration {65.0.0 within mentioned I say rerod. & me
 George Barker —

Febly 29. 1739 There came before me the Subscriber one of his Lordships Justices of the Provincial Court & acknowledged the within Instrument to be his Act and Deed & the Lands & Premises to be the Estate of the within named John Van Noke his Heirs & Assignes according to the purport of the within Deed.
 Levin Gale

Rerodd March 5th 1739
 Cash p?



Vide Mortgage Deed rerodded in Lib. B. L. No 8. fol 216.

Whereas the within Mortgage was created & entered into by the Mortgagor William Vernon to indemnify & countersecure the Mortgagee Samuel Chew from & against a bond entered into by the said Samuel Chew at the Instance & request & as Surety of the said William Vernon to John Galloway for Sixty Pounds Sterling which sum the said William Vernon hath satisfied & paid & procured the said bond to be delivered up & cancelled In Consideration whereof Daniel Dulany of Annapolis Esq & Henrietta Maria his Wife the Acting Exors of the said Samuel Chew have revised released & quit claimed & by these presents do absolutely remise release & quit claim (unto)