

§ 12) Conveyances and Assurances in the Law, what so ever
unto the said Alexander Smith Hawkins his Heirs &
Assigns forced by the name by fines or fines common
Recovery or Recoveries Deed or Deeds Inrolled or not
Inrolled or by any other ways or means whatsoever
as by the said Alexander Smith Hawkins his Heirs or
Assigns or his or their Council learned in the Law
shall be devised or required. In Witness whereof
the said ^{Parties} have hereunto Interchangeably set their
^{and Seals} Hands the day and Year first above written

Sealed & Delivered

in the presence of

Geo: Dent

Nolley Maddoche

James Mudd

Mary Mudd

Alexander Smith A. Hawkins



On the Back of the foregoing Deed was thus End:
Charles County Oct. 17: 1747 Then Rec^d of the
within named Alexander Smith Hawkins } rec^d To: }
the sum of Eleven Thousand pounds of } 11000 }
good Merchantable To^l, being the Consider- }
^{tion} mentioned. I say Rec^d as Witness my }
Hand the Day & Year as }
Justes Geo: Dent } James Mudd

Nolley Maddoche
Charles County to. Oct. the 17: 1747 Then came
before me the Subscriber one of his Lordships Justices
of the Provincial Court of Maryland the within named
James Mudd who Acknowledged this as his debt & Deed
for the uses and purposes herein mentioned according to
Law And at the same time also appeared before me
the within named Mary wife of the a^l. James Mudd
who being by me Privately and apart from her said
Husband Examined, Confessed she freely and
(Willingly)