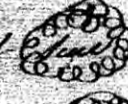



was from all your ...
 two actions brought against Joseph Harrison, ... by the ...
 Paying the cost of Recording this Bill of Sale then this Bill of Sale to be void &
 of no Effect otherwise to remain and be in full force and virtue in Law ...
 I have hereunto set my hand and affixed my seal this 15th day of May 1765.
 Test. Matthew Selby
 Jos. Harrison

At the request of George Wilder the following Deed was recorded the 15th day of
 May 1765 to wit. This Indenture made the 15th day of May the
 thousand seven hundred and sixty five Between George Yeast of Sussex County
 and Province of Maryland former and Katherine his Wife of the one Part and
 George Wilder of the County aforesaid former of the other part Witnesseth that
 the said George Yeast and Katherine his Wife for and in consideration of the
 sum of Eighteen pounds current and lawfull Money of Great Britain to be
 in hand paid by the said George Wilder the receipt whereof is hereby acknowledged
 they the said George Yeast and Katherine his Wife have granted Bargained and
 sold and by these Presents doth Grant Bargain Sell unto him the said
 George Wilder his heirs Executors Administrators or Assignes forever, all that
 Right Title Interest of in and to certain Tract or parcel of Land being part
 of a tract of Land called ^{the tract of Chylye} ~~Chylye~~ ^{the tract of Chylye} ~~Chylye~~ ^{the tract of Chylye} ~~Chylye~~
 West thirty four perches South fifty five acres West nine perches South
 eight perches East forty six perches North eighty two acres East eight perches
 North thirteen and a half acres West forty perches then by a straight line to the
 Beginning Line containing and laid out for fifty acres of Land be the same
 or less, together with all Appurtenances whatsoever unto the same belonging or in
 any wise appertaining To have and to hold the said Bargained Land and
 Premises with all and singular the Appurtenances therunto belonging unto

him the said George Wildes his heirs and Assignes forever and to be only use
and behoof of him the said George Wildes his heirs and Assignes forever and to
no other use Interest or Purpose and the said George Yeast and Catherine
his Wife and their heirs shall and will warrant and defend the said

Organized Premises unto him the said George Wildes his heirs and Assignes
from all Manner of Person or Persons what soever claiming or that
shall hereafter claim any Right Title or Interest to the said Land and
Premises, and the said George Yeast and Catherine his Wife with Assignes
themselves and their heirs at any time hereafter at the request and at the behoof
in the Law of him the said George Wildes his heirs and Assignes make and
Execute any other Deed or Instrument of Writing that the said George Wildes
his heirs or Assignes or his or their Council learnt in the Law shall or may
reasonably advised (see) or require for the better assurance Security and
sure making of all and singular the Rights Titles and Interests of them the
said George Yeast and Catherine his Wife and their heirs unto him the
said George Wildes his heirs and Assignes forever. Provided always that
such other Deed or Instrument of Writing that the said George Wildes his heirs
or Assignes or his or their Council learnt in the Law shall or may advise
or require be no other than ~~what is intended~~ intended by the
above Instrument of Writing. In Witness where of the said George Yeast
and Catherine his Wife have hereunto set their hands & affixed their Seals
the Day and year first above Written.

George ^{his} + Yeast 
Catherine W. Yeast 

Sealed and Delivered in
the Presence of
Mr. Beatty
Pet. Cambridge

On the Back of which Deed was the following
Instruments to wit

And the said Deed was the within mentioned George Yeast and