

It now all men by these presents that I Earleath Page of Ganchland  
County for divers good causes and considerations me thence moving but more  
Especially for and in consideration of the sum of Fifty four pounds eight shillings &  
Two pence which I am fully indebted to George Kippin & Company by bond bearing  
date the seventeenth day of October one thousand seven hundred and Sixty Nine  
with Interest to be computed thereupon at 5% per cent per annum from the date of the  
said Bond and being desirous honestly to secure the payment of the said Debt  
and Interest and for the further consideration of the sum of five shillings in  
hand paid HAVE & by these presents Both Grant bargain sell & beseech  
unto Robert Birkinyre Agent for the said Kippin & Company the following goods  
& Chattels Vizt Six head of cattle fifteen head of Poggs, a Bay horse Two feather  
beds & furniture Three iron pots one chist & one Trunk Two pewter Dishes and  
Twenty pewter plates half dozen flagg Bottomed Chairs all these being now in  
my possession and use To Have and to hold the said Goods and Chattels  
unto the said Robert Birkinyre his heirs and assigns forever to the only proper  
use of the said Robert Birkinyre his heirs &c forever and the said Earleath Page  
for himself his heirs Executors & Administrators doth by these presents covenant to  
and with the said Robert Birkinyre & his heirs that will warrant and for ever  
Defend the title of the said Goods and Chattels free from and against the claim and  
Demand of all persons whatsoever having or lawfully claiming any Estate  
Right Title Interest property claim or Demand in or to the same or any part thereof  
In trust to suffer and permit the said Earleath Page to occupy possess & Enjoy  
the goods and Chattels aforesaid for and during the space of Three months from the date  
hereof and from and after the expiration of the said time which will happen ye  
Seventeenth day of Jan: next In Trust to sell & dispose of the aforesaid Goods and  
Chattels as so much thereof as shall be sufficient value to pay and satisfy the said  
sum of Fifty four pounds eight shillings & Two pence with the Interest due thereupon as  
aforesaid which the said Earleath Page is justly indebted to the said George Kippin &  
Company together with the costs that may attend those p'sonals and the Overplus of the  
Money if any to be paid to the said Earleath Page his heirs & Executors Administrato  
r or assigns and further in case the said Page shall pay and satisfy the aforesaid Debts  
Interest and Charges by or before the said Seventeenth day of Jan: then these presents  
and every thing therein contained shall be to the use of & reconveyed to the said  
Earleath Page his heirs or assigns But until then & from & after the Seventeenth  
day of Jan: Full Clean Absolute Lawfull Right and Authority is hereby vested in  
the said Robert Birkinyre his heirs and assigns to sell and baney in such a  
manner & form he thinks proper the said goods & Chattels for the use and purpos

2.

Afterwards In Willness whereof the said Eastheath Page hath hereunto Set his hand and Seal this Seventeenth day of October one thousand seven hundred and Sixty Nine.—

Signed Sealed & Delivered }  
in presence of . . . . .

Eastheath Page Seal

Robert Baine.

At a Court held for Goochland County October the 16. 1769.

" Eastheath Page Acknowledged this deed of Trust to be his Act and Deed which was ordered to be Recorded.

Teste. Wm Wood Clerk

An Inventory of Constantine Perkins Estate Goods.	£	10s
Four large hogs.	2	0.0
Three Sows and Two little pigs.	2	0.0
One Shele.	0	3.0
Twenty Won Sheep.	0	0.0
Thirteen head of cattle.	16	0.0
Thirty three geese.	1	13.0
Won Mare.	8	0.0
Won horse.	6	0.0
Won negro woman named Sue.	65	0.0
Won negro woman named Sarah.	65	0.0
Won negro boy named Lewis.	25	0.0
Won negro boy named Dennis.	10	0.0
Two Saddles and one Bridle.	0	12.0
Apparel of Horse Harness.	0	5.0
Two Bells.	0	4.0
Won Hatchel.	0	7.6
Three pats and two pair of pot hooks.	1	0.6
Won Iron pot Rack and one pan.	0	10.0
Won Saddle and Stock for him.	0	1.6
Apparel of pater.	1	17.6
half a dozen of Knives and Forks.	0	3.0
Won Spinning Wheel.	0	5.0
Won team.	0	10.0
Apparel of pater and tubes.	0	2.0

A parcel of old Iron	\$ 10..0
A parcel of old Tools	0..10..0
a box of old tools	0..1..6
Wood foot wheel	0..5..0
Wenles Iron and hangers and fastings	0..5..3
Two Jugs	0..4..0
a Pitcher and mug	0..2..6
A parcel of earthen ware	0..7..0
four Bottles and a parcel of glasses	0..3..6
three pair of Gloves	0..2..6
A parcel of old Books	0..14..0
Wen glass	0..10..0
half a dozen of Chears	0..6..0
three Chests	0..18..0
one trunk and table	0..10..0
five Maps and one harriſe	0..10..0
A bed and furniture	8..0..0
A bed and furniture	4..0..0
A bed and furniture	3..0..0
A parcel of feathers	0..15..0
A parcel of leather basks	1..12..6
Two bedsteads	0..10..0
A parcel of iron	4..10..0
two hog stots	0..5..0
A pair of cotton bands	0..2..6
two butter pats	0..2..6
A parcel of leather	1..12..0
One Grind Stone	0..1..6
one pair of pinchers and candle stick	0..1..6

Richard Ogleby.

Richard Card.

Robin Poor.

An account held for Goochland County October the 16<sup>th</sup> 1789.

This Inventory was presented in Court & Ordered to be Recorded.

Teste. Val. Wood C. Card.

4.  
This Indenture made this 16 October in the year of our Lord one thousand  
Seven Hundred and Sixty nine Between Drury Murrell & his wife Doreas of  
Cockland of the one part and George Underwood of Hanover County of the other part  
Witnesseth that the said Drury Murrell for the Consideration sum of Sixty  
five pounds twelve shillings and six pence current money of Virginia to him in hand  
paid by the said George Underwood at or before the sealing and delivery of these pre-  
sent the Receipt whereof he doth hereby Acknowledge **Hath bargained and sold**  
and by these presents doth Bargain & sell unto George Underwood one hundred tract or  
parcell of Land Situate lying and being in the County of Cockland & Parish of  
Saint James Northam Containing by estimation one hundred acres to the  
same more or less & Bounded as followeth **To wit Beginning** at a  
corner white Oak on lot<sup>c</sup>. John Paynes line thence anow to a corner pine on Samuel  
Colemans line thence on the said Colemans line to a corner Shrub Oak on John  
Goodes line thence on the said Goodes line to a red oak on Richard Cards line  
thence on the said Cards line to a corner pine on lot<sup>c</sup>. John Paynes line thence on  
the said Paynes line to the first Station, and all Houses Buildings orchards  
ways, waters, water courses, profits, Appertenances whatsoever to the said premises  
**to have & to hold** the said tract or parcell of Land and all & singular  
the premises, hereby granted with the Appertenances unto the said George Under-  
wood his heirs & executors & Assignees, from the day date hereof & purpure, that  
by virtue of these presents & of the Statute for Transferring was in profession,  
the said George Underwood may be in Actual possession of the said premises  
and be hereby enabled to keep and profess peaceably the said Land & also to  
dispose of the same which is for him & his heirs forever. **In Witness**  
whereof the said Drury Murrell hath hereunto set his hand & seal the day &  
year first above written.

**Signed sealed & del<sup>d</sup>**  
in presence of . . . .

Drury Murrell. Seal.

Doreas <sup>her</sup> Murrell. Seal.

Rec'd October 16<sup>th</sup> 1769. this day of George Underwood, sixty five pounds twelve <sup>mark</sup> 6. 17. 00  
shillings being for the within mentioned Consideration **Payed**, on this day by me  
George Underwood

This day I Drury Murrell do give up all my right & title to the within ment.  
Premises & do for myself and my heirs forever warrant and agree to defend the same  
possession of the same, good & undeviated to the said George Underwood & his heirs forever  
**In Witness** whereof I have set my hand this sixteenth October one thousand seven  
hundred & Sixty Nine.

Drury Murrell

A Notarized Deed for Rockland County October the 16<sup>th</sup> 1769  
 Dany Marcell and Dany her Hsue, acknowledged this deed to be their Act & deeds  
 and the said Dany the Receipt and Survey of which were ordered to be  
 Recorded. Then the said Dany being first privately examined did relinquish her  
 right of Dower in the Land by this deed conveyed which was also admitted to Record.

Teste Wm Wood Notr.

This Indenture made this Sixteenth of October one thousand seven  
 hundred Sixty Nine Between Arthur Nash of Rockland County - - -  
 of the one part and Valentine Martin of the County Louisa - - - of the other part  
 Witnesseth that the aforesaid Arthur Nash - for the Value and Consideration  
 of thirty pounds Law. money - to him in hand paid the Receipt whereof he -  
 doth hereby acknowledge and therewith himself fully Satisfied. Hath bargained  
 sold, Alien<sup>d</sup>, Granted, - Enfeoff<sup>d</sup>, and Conferm<sup>d</sup>, and in and by these presents doth  
 Bargain, Sell, Alien, Grant, Enfeoff<sup>d</sup>, and Conferm unto the aforesaid Valentine  
 Martin his heirs and Assigns forever one Tract or parcel of Land Situate lying &  
 being in Rockland Land County - and Boundeth as follows Not with Beginning  
 at a corner pine of Francis Colley thence along the said line to John Paynes  
 line, thence along the said Paynes line to James Georges line, thence along the  
 said Georges line to Valentines Woods line, thence along the Valentine Woods  
 line the several courses to the first Station - - - - - containing by  
 Estimation Fifty acres of Land - - - more or less and to hold the aforesaid  
 Fifty acres of Land - - - - - unto the aforesaid Valentine Martin - his -  
 heirs and Assigns forever with all houses, orchards, ways, water, Woods &  
 Underwoods, profits, Hereditaments, Appurtinances and Appendencies -  
 whatsoever thereto belonging or in any wise appertaining and the said  
 Arthur Nash - his heirs &c. &c. Shall and will forever warrant and  
 defend the aforesaid Land and premises unto the aforesaid Valentine  
 Martin his heirs Executors, Administrators and Assigns forever Against all persons  
 and all manner of claims whatsoever and to make any other deed or deeds  
 for the premises as by the said Valentine Martin - or the Counsel Learned  
 in the Law Shall be desirous Required all at the charge of the said Valentine  
 Martin - In witness whereof the said Arthur Nash - hath hereunto  
 set his hand and affest his seal the Day and Year above mentioned  
 Signed Sealed and Delivered  
 in the presence of . . . . .

Arthur Nash, Seal,

6.  
Memorandum that on the day of the date of the within written Indenture, fully  
and peaceably possession & Seizure of the within mentioned Lands &c, was taken  
and had by the within named Arthur Nash and by him delivered over unto  
the within named Valentine Martin according to the True Intent and  
Meaning of the within Deed.

Test.

Arthur Nash. Seal.

Oct 16 1769 Then recd of Valentine Martin the sum of thirty pounds being  
the consideration money for the within mention'd Land.

Test

Arthur Nash.

£30.

Alboult held for Goochland County October the 16<sup>th</sup> 1769.

Arthur Nash Acknowledged this deed with the Livery of seizin and receipt  
Endorsed to be his acts and deeds which were ordered to be Recorded.

Teste. Wm Wood (Signature)

Know all Men by these Presents, That We Thomas Fleming Paston  
Carr and William Fleming are held and firmly bound, unto our Sovereign  
Lord King GEORGE the Third, by the Grace of God, of Great Britain,  
France, and Ireland, King Defender of the Faith &c. and to His  
Heirs, and successors in the sum of One thousand Pounds curr<sup>t</sup> money  
of Virginia, to the payment of which, well and truly to be made, We bind us  
and every of us, our and every of our Heirs, Executors, and Administrators  
Jointly and severally, firmly by these Presents, Sealed with our seals  
and dated this 18<sup>th</sup> Day of December One thousand seven hundred and  
sixty nine.

The condition of the above obligation is such, That Whereas the above bound  
Thomas Fleming is constituted and Appointed Sheriff of the County of Goochland  
during pleasure, by a Commission from his Excellency Norborne Baron de  
Botetourt his Majestys Lieut<sup>t</sup> and Governor General of the Colony of Virginia, as  
vice Admiral of the same, under the Seal of the said Colony, dated the 40<sup>th</sup> day of October  
MDCCXXIX. If therefore the said Thomas Fleming shall well & truly collect  
and receive all Officers Fees, and Dues, paid into his hands to collect, and duly account  
for, and pay the same to the Officers to whom such fees are due respectively, at  
such times as are prescribed and limited by Law. And shall well and truly collect  
and pay, all sums of Tobacco, mentioned in the County Levy, unto such respective  
person & persons as are by the said Levy intituled to receive the same. And likewise

7. 8. Sign.  
shall diligently Execute and due Return make of all Process and Precept, to him  
Directed, and pay and satisfy all such sums of Money & Tobacco, by him received  
by virtue of any such Process, to the person or persons, to whom the same are due, his  
her, or their Executrix, Administratrix, or Assignee, and all other things, shall truly &  
Faithfully Execute, and perform, relating to the Office of Sheriff during Pleasure.  
Then the above Obligation to be void, otherwise to remain in full force & Virtue.

Signed Sealed and Delivered }  
in presence of . . . . }

The Court

Thomas Fleming Seal,  
Dabney Carr Seal,  
Wm. Fleming Seal,

At Court held for Rockland County December the 10<sup>th</sup> 1769.

Thomas Fleming, Dabney Carr, & William Fleming, Acknowledged this Bond  
jointly, and severally, to be their act, and deed, which was ordered to be Recorded.

Test. Val Woodell Law.

Know all Men by these presents, That We Thomas Fleming, Dabney  
Carr, and William Fleming, are held and firmly bound, unto our  
Sovereign Lord King George the Third, by the Grace of God, of Great  
Britain, France, and Ireland, King Defender of the Faith, &c. and to  
his heirs & successors, in the sum of Five hundred pounds current  
Money of Virginia, to the payment of which, well and truly to be made:  
We bind us, and every of us, our, and every of our, Heirs, Executors, and  
Administrators, Jointly, and severally, firmly by these presents.  
Sealed with our Seals, and dated this 10<sup>th</sup> day of December one thousand  
seven hundred and Sixty Nine.

The Condition of the above Obligation is such, That Whereas the  
above Bound Thomas Fleming is Constituted and Appointed Sheriff of the County of  
Rockland during Pleasure, by a Commission from his Excellency Norborne  
Baron de Botetourt his Majestys Lieut. and Governor General of the Colony of Virginia  
and vice Admiral of the same, Under the Seal of the said Colony, dated the 30<sup>th</sup> day of  
October MDCCLXIX. If therefore the said Thomas Fleming, shall well and truly  
Collect all Land Rent, Taxes, Tithes, and Assessments according, or becoming  
Due to his Majesty in the said County; and shall also pay and collect all Tax'd Wheal Carriages and  
to the Office of his Majestys Revenue, for the time being, on or before the second Tuesday  
in June Annually. And shall in all things truly and Faithfully Execute  
the Office of Sheriff during Pleasure. Then the above Obligation to be void,  
otherwise to remain in full force & Virtue.

Signed Sealed and Delivered }  
in presence of . . . . .  
The Court:

Thos. Fleming Seal  
Dabney Carr Seal,  
Wm. Fleming Seal,

A Court held for Goochland County December the 10<sup>th</sup> 1769.

Thomas Fleming, Dabney Carr, and William Fleming, acknowledged this bond  
Jointly and severally, to be their Act & deed, which was ordered to be Recorded.

Teste. Val Wood

This Indenture made this — day of — Anno Dom: one thousand seven  
hundred and sixty nine Between Thaddeus Vaughan of the County of Goochland & Parish of Saint  
James & Northam of the one part and Thomas Edwards of the same County and parish of the  
other part witnesseth that the said Thaddeus Vaughan for and in consideration of the sum of  
Twenty pounds current Money of Virginia to him in hand paid before the Sealing & Delivery of  
these presents receipt whereof he doth hereby acknowledge and himself therewith fully, fully  
paid and contented and paid, thereof and every part and parcel thereof doth hereby Acquit, and is  
charge the said Thomas Edwards his Heirs and Aspcns forever, all his the said Thaddeus Vaughan  
allient, Enfeoffed and Conformed and by these presents doth Grant, sell, alien, Enfeoff and Confer  
unto the said Thomas Edwards his Heirs and Aspcns forever, all his the said Thaddeus Vaughan  
right and title in one certain Tract or parcell of Land situate lying and being in the County of  
Goochland and Parish of Saint James & Northam containing by estimation one hundred acres,  
to be the same more or less, and bounded by the Lands of John Holling Esq<sup>r</sup>, John Price, John  
Humber and Arias Lake, it being the Land the said Thaddeus Vaughan purchased of John  
Edwards Dec<sup>r</sup> 10 have and to hold and peaceably enjoy as aforesaid thereto. Thomas  
Vaughan Right and title in the aforesaid one hundred acres of Land to be the same more or less as  
above Bounded with all Houses, Orchards, Gardens, Woods, wayes, Waters, Underwood  
Meadows grounds with all land, singular the improvements and appurtenances thereto  
belonging or in any ways Appertaining from the claim Right or title of him the said  
Thaddeus Vaughan his Heirs Esq<sup>r</sup>, Adm<sup>r</sup> or Apcns to the only proper use and beh<sup>t</sup> of  
of him the said Thomas Edwards his Heirs Esq<sup>r</sup> forever and the Thaddeus Vaughan for  
himself his Heirs Esq<sup>r</sup> doth covenant promise and agree that they will from time to time  
and at all times hereafter against all persons whatsoever — claiming under him the said  
Thaddeus Vaughan or his Heirs the Right of the above said Land and premises his right  
and will forever Refuse to the said Thomas Edwards his Heirs and Apcns forever —  
In Witness whereof the said Thaddeus Vaughan hath hereunto set his hand —

and affed his seal the day and year first above written  
Sealed, Signed and Delivered

*Now the Seale line from the bottom*

*interlined before Signing.*

*Shadrach Vaughan Seal*

Memorandum, that on the day and year first written, witness written parcell and  
Quiet Possession of the within mentioned Land and premises within granted was  
had and taken by the within named Shadrach Vaughan and by him delivered over  
to the Thomas Edwards to hold to him his Heirs and Assigns forever according  
to the true intent and meaning of the within Deed.

*Test.*

*Shadrach Vaughan*

Received this Day of August 1769 of Thomas Edwards the sum of Twenty  
pounds Current Money of Virginia it being the Consideration for the Land  
and premises within mentioned.

*Test.*

*Shadrach Vaughan*

A copy held for Goochland County December the 10<sup>th</sup> 1769

Shadrach Vaughan acknowledged this Deed with the livery of Seize and receipt  
endured to be his acts and deeds which were ordered to be Recorded.

*Teste Val Noad M<sup>r</sup> Cur.*

This Indenture made this eighteenth day of September in the year of our Lord  
one thousand seven hundred and Sixty nine Between John Payne of the County of Goochland  
on the one part and Josiah Leah of the said County on the other part Witneseth. That  
the aforesaid John Payne, for and in Consideration of the sum of Fifty five pounds, to him  
in hand paid by the said Josiah Leah the Receipt whereof he doth hereby acknowledge  
Hath given, Granted, Bargained and Sold, and by these presents doth give Grant-  
bargain and Sell unto the said Josiah Leah his Heirs and Assigns forever a  
certain Tract or parcell of Land in the aforesaid County of Goochland, containing  
by Estimation one hundred acres, be the same more or less, and bounded as  
followeth, to wit, beginning at a corner in a Branch where the aforesaid Josiah  
Leah Land comes on Mr. John Rollings Land, thence along the line of John  
Rolling to the Lickingfield Creek, thence up the said Creek to the Land of the aforesd.  
Josiah Leah, thence along the line of Josiah Leah to the beginning, being part of  
a Tract of Land granted by patent to Thomas Edwards To have and to hold  
Her said one hundred acres of Land aforesaid more or less as aforesaid with all  
its Appurtenance unto the said Josiah Leah, his heirs and Assigns forever.

and the aforesaid John Payne for himself and his heirs doth covenant and agree with the said Parish Took his heirs and assigns that he the said John Payne and his Heirs the aforesaid one hundred acres of Land, with the appurtenances unto the said Parish Took his heirs and assigns will warrant and forever defend against all persons whatsoever. In witness whereof the said John Payne hath hereunto set his hand and affixed his Seal the day and year above written it being part of the Land the said Payne purchased of the Estate of Thomas Edwards Esq<sup>r</sup>.

Test.

Arch: Payne

Geo. Robertson.

John Humber.

John Payne Seal

Recd<sup>d</sup> the day & Date of the within w<sup>t</sup>ritten £<sup>o</sup>od fifty five pounds curr<sup>r</sup> money  
being the consideration money within mentioned

Test.

John Payne Seal

Arch: Payne

George Robertson.

John Humber.

At a Court held for Goochland County December the 18<sup>th</sup> 1769.

John Payne acknowledged therby with the receipt endorsed to be his it is of  
deeds which were ordered to be Recorded.

Teste Val. Wood Esq<sup>r</sup>

The Estate of William England Esq <sup>r</sup> In Account with the Ex <sup>r</sup>	Curr <sup>r</sup>
1769 To Robert Barthmyre . . . . .	£2 11 10
To William Hudnell . . . . .	8 9
To Thomas Smith . . . . .	2 5
To Dr <sup>r</sup> Simon Harris . . . . .	4
To John Whillock . . . . .	3
To Joseph Davis . . . . .	3 0
To Wright Moreland . . . . .	15 9
To Benjamin Lee . . . . .	10
To Lazarus Williams . . . . .	1 6
To Mary Carter . . . . .	17 6
To Val. Wood 20 <sup>th</sup> Feb <sup>r</sup> . . . . .	1 15
To Ben. Wallers Sicket 20 <sup>th</sup> Feb <sup>r</sup> . . . . .	4 0
To John England . . . . .	5 10
To John Hopkins 70. Feb <sup>r</sup> 2 <sup>d</sup> . . . . .	11 0

To William Stelling	10s
To Patrick Vaughan 75. 10s. Cash left	1. 4s. 0.
To John Frost 11. 10s. 2.	1 m 10.
To Charles Crotch his bill	2s. 6.
To John England for his Expences & trouble collecting & settling the Debts 5. 14s. 5.	5. 14s. 5.
To Ballance due the Legatee	14s. 8.
	<u>£ 155. 12. 6.</u>

*CRC*  
£ 155. 12. 6.

By Amount of the Sale of William Englands Estate *bamby* £ 155. 12. 6

In Obedience to an Order of Goochland Court We have  
 settled the Estate of William England and find the  
 Ballance due from the Esq<sup>r</sup> to the Legatees to be Thirty six Pounds nineteen  
 shillings & eight pence Certified under our hands this Twelfth Day June 1770.

Will Michell

Isaac Payne

W<sup>m</sup> Harrison

Attest held for Goochland County March the 19<sup>th</sup> 1770.

This Account Debtor, and Credit, was presented in Court, and Ordered to be  
 Recorded.

Teste Val Wood *flwr.*

This Indenture made this 14<sup>th</sup> day of September one thousand seven hundred  
 and Sixty nine Between William Price & Susanna his Wife of the County of Goochland  
 and John Williams of the said County, Witnessest that the said William Price and  
 Susanna his Wife for and in the consideration of the sum of one Hundred pounds  
 Current money of Virginia to them in hand paid the receipt whereof they do hereby  
 acknowledge and thereof doth acquit the said John Williams his Heirs & Assigns  
 That he bargained sold alienated Confessed and Conformed unto the said John  
 Williams his Heirs and Assigns forever one certain Tract or parcel of Land containing  
 one hundred & eighty six acres lying and bounded as follows, Beginning at a corner  
 white Oak on Turkey Branch and running thence along William Prices own line  
 to William Wades line and running thence along the said Wades line to Samuel  
 Liggett's line & running thence along the said Liggett's line to Richard Lovings

*Sign*

*Sign*

line and running thence along the said Lovers line to John Watson's land then to Turkey Branch and so passing Turkey Branch still along the said Watson's line down to Turkey Branch again and running thence along ther<sup>d</sup> Branch to the place first begun. To Have & to Hold the said Bounded Lands & premises with the Appurtenances and every part thereof unto the said John Williams his heirs and assigns forever to the only proper use and behoof of the said John Williams his Heirs and Assigns forever, and the said William Price and Susanna his wife their Heirs the said mentioned & granted premises with the Appurtenances unto the said John Williams his Heirs and Assigns & against all other persons or persons claiming or to claim by from him them or any of them, by these presents will warrant and forever defend the said Williams free from any incumbrance whatsoever, in Witness whereof the said William Price his wife hath with their Hands & Seals the day and year above written.

William Price Seal,

Susannah <sup>her</sup> + Price Seal,  
mark

Signed Sealed & delivered,

in the presence of us . . . }

Mesafant Willis  
Giles Harding  
Anderson Peery  
Moakes Mc Gaul  
Memorandum

That on the day and year within written William Price and Susanna his wife did deliver unto John Williams full and peaceable possession of the within mentioned Lands with the Appurtenances to be held by him according to the form, Tenor and Effect of the within written Deed.

Susannah + Price

Signed Sealed & delivered,

in the presence of us . . . }

Mesafant Willis.  
Giles Harding  
Anderson Peery

Received the day and year within written, the  
within written sum of One Hundred pounds currency in full for the  
within Mentioned premises.

William Price

At a Court held for Yorkland County March the 19<sup>th</sup> 1770.

William Price Acknowledged this deed with the livery of Seizin & receipt endorsed  
to be his acts & deeds, which were ordered to be Recorded.

Teste, Wall Wood Esq;

This - Indented - made this third day November in the year of our Lord one thousand seven hundred and sixty nine between Andrew Harrison of the County of Cockland  
and Colony Virginia planter of the one part and Samuel Martin of White Haven in the  
Kingdom of Great Britain of the other part witnesseth that the said Andrew Harrison  
paid or consideration of the sum of six hundred and eighty pounds current money  
Virginia to him in hand paid by the said Samuel Martin before the sealing and delivery  
of these presents, the receipt whereof the said Andrew Harrison doth hereby acknowledge  
Hath Granted, Bargained, Sold, Aliened, or parted and confirmed, and by these presents  
doth absolutely Constat, Bargain, Sell, Alien, Confefted and Conferm unto the said  
Samuel Martin his Heirs and Assigns, eight hundred and twenty five acres of Land  
called Saint Elizabeth lying Abing in the County of Cockland, on the South side of the  
Bird Creek, and bounded as by patents granted, unto Capt. Charles Lewis bearing date  
the Twelfth day of March one thousand seven hundred and thirty nine, the other granted  
to John Lewis bearing date the Tenth day of March, one thousand seven hundred and Fifty  
his remaining of records in the Secretarys office in this Colony, Reference thereto being  
had and fully and at Large appear as also one Water Grist Mill now standing and lying  
in the said Bird Creek joining the said Land above mentioned together with the profits  
and Advantages of the said Land & Mill and three other Acres Land laying off from Royal  
Concords tract of Land for the use and purposes of the said Mill, it being the same Name  
acres land and Mill the said Andrew Harrison purchased and had of Capt. Charles Lewis  
of Cockland together with all the prequisites, profits, Advantages & Appurtenances thereto  
Belonging or in any wise Appertaining, and the Tenement and Tenements, remainder  
and Remainders, rents issues and profits of the said eight hundred & Twenty five  
Acres of Land and Mill and the other three acres of Land with all their Gevery of their  
Appurtenances To have & to Hold the said above mentioned Land & Mill unto  
the said Samuel Martin his Heirs or Assigns forever, and the said Andrew Harrison  
for himself his Heirs, Executors, and Administrators his Assigns doth Covenant to & with  
the said Samuel Martin his Heirs and Assigns that the premises Gevery part  
and parcel thereof with all & every of their Appurtenances are free distinctly clear from  
all manner Incumbrances whatsoever, and the said Andrew Harrison his Heirs &  
Assigns shall and will from time to time and at all times forever bear & defend  
and Defend the said Land & Mill with the Appurtenances unto the said Samuel Martin  
his Heirs and Assigns against the claim of him the said Andrew Harrison his heirs &  
all and every other person or persons whatsoever. In Witness whereof the said  
Andrew Harrison hath hereunto set his hand & affixed his seal the day & year first above written  
Signed sealed & delivered  
in presence of . . . .

Andrew Harrison Seal

W<sup>m</sup>. Harrison, John Martin,  
John F<sup>r</sup> Henson, John Ware,  
Henry F<sup>r</sup> Copeland,  
Benjamin Harrison, Thos<sup>r</sup> Harrison.

Memorandum that on the day of the date of the within Indenture full and payable  
proposition, & Swin of the within mentioned lands, Mill and Privileges was had &  
taken by the within mentioned Andrew Harrison and by him given and delivered  
unto the Within named Samuel Martin according to the true intent & meaning  
of the within deed. Witness my hand and seal.

Jas.

Andrew Harrison Seal,

W<sup>m</sup>. Harrison, John Martin,  
John F<sup>r</sup> Henson, John Ware,  
Henry F<sup>r</sup> Copeland, Benj<sup>a</sup> Harrison,  
Thomas Harrison,

*R*ecived on the day of the date of the within written Indenture of the within  
named - Samuel Martin the sum of Six hundred and Eighty pounds Current  
Money being the consideration Money for the Lands & Mill above and within  
mentioned Received J<sup>r</sup>ne

Jas.

Andrew Harrison.

W<sup>m</sup>. Harrison, John Martin,  
John F<sup>r</sup> Henson, John Ware,  
Henry F<sup>r</sup> Copeland,  
Benjamin Harrison, Thomas Harrison,

At a court held for Goochland County March the 19<sup>th</sup> 1770.

William Harrison, John Ware, and Thomas Harrison, proved this deed with  
the livery of Swin and receipt endorsed, to be the acts and deeds of Andrew  
Harrison which were ordered to be Recorded:

Test. Vald Wood Curr.

This Indenture made this Twentieth day of November one thousand  
seven hundred and Sixty nine Between Matthew Crank of Caroline County  
of the one part and Henry Crank of the County of Goochland of the other part -  
Witnesseth that the said Matthew Crank for the Value and Consideration of  
Ten pounds Cur<sup>r</sup> money to him in hand paid the Receipt whereof he doth hereby  
Acknowleage and thereby with himself Fully Satisfied and paid hath bargained

Sold Allian Granted enforfeft and Confin'd and directed by their present Doth  
 Recquiesce Allian Grant enforfeft and Confin'd unto the aforesaid Henry Brank  
 his Heire and Affignee to have me Tract or part of Land Situate lying and  
 being in Albemarle County and Boundeth as followeth (to wit) Beginning at a  
 run upon Rophest Line thence North Twenty degrees East one hundred and Ten poles  
 to Rophest Line South upon Edmond Lillie's Line South Eighty three degrees West  
 Two Hundred and thirty poles thence South thirty five degrees west one Hundred and  
 Sixty poles upon Temple Tales Line to a red Oak thence South Twenty six degrees  
 one hundred and fifty three poles upon Richard Adair's Line thence the Second Course  
 lying uponith Branch in Albemarle County and so to the first Station containing by  
 Estimation two hundred acres more or less To have and to Hold the aforesaid Tract  
 of two hundred acres of Land unto the aforesaid Henry Brank his Heire & Affignee  
 forever with all House, Richards, ways Water, Woods Underwoods profits Heredita-  
 ments, Appurtenances and appendencies. Whatsoever there be belonging or in any  
 way appertaining unto the said Matthew Brank his heirs & shall will for  
 ever warrant and defend the aforesaid Land and premises unto the aforesaid  
 Henry Brank his Heire and Affignee forever against all persons and all manner  
 of claims whatsoever and to make any other deed or order for the premises as by  
 the said Henry Brank or his Councill Learned in the Law shall be devised  
 or Required all at the charge of the said Henry Brank In witness whereof  
 the said Matthew Brank hath hereunto set his hand and affest his Seal the

Day and year above written.

*Sign'd Sealed and Delivered,*  
in the presence of . . . .

Matthew <sup>his</sup> Brank <sup>Seal</sup>

Arthur Nash,

Joseph Ward,

Spencer Norwell,

William Sharp Smith.

Memorandum That on the Twentieth day of November one thousand seven hun-  
 dred & Sixty Nine Quicke and peaceable possession was had and given with the Livery of  
 Seizure of Lands and premises within mentioned by the within named Matthew  
 Brank unto the within named Henry Brank according to the true intent and meaning  
 of the within Indenture, as witness my Hand and Seal this Day and year  
 above mentioned.

In presence of

Wm Sharp Smith,

Joseph Ward.

Matthew <sup>his</sup> Brank <sup>Seal</sup>

At a Court held for Stockland County, March the 19<sup>th</sup>. A.D. 1710.

Jonathan Ward, Spencer Norville, and William Sharp Smith, proved their de-  
s with the livery of Seignior ordered to be the Ack and deeds of Mathew Crank,  
which were ordered to be Recorded.

Teste. Vall Wood *[Signature]*

This Indenture made this twelfth day of Septemb: in the year of our Lord one  
Thousand seven Hundred & Sixty nine Between John Almand of the County of Stockland  
Tavern keeper of the one part, and Pat Coatts of the County of Henrico March 19<sup>th</sup> & David Rose of  
the County of Stockland of the other part witnesseth that the said John Almand for  
divers good causes and considerations him thereunto moving but more especially  
for and in consideration of the sum of three hundred & fifty five pounds thirteen shillings  
& even pence current money of Virginia which the said John Almand stands justly  
indebted unto the said Pat Coatts and David Rose as per their respective Separate  
accounts this day honestly and fairly settled and being not only desirous to pay the  
same, but honestly to secure the payment thereof and for and in consideration of the  
sum of five shillings like money in hand paid by the said Coatts & Rose before the  
 sealing & delivery of these presents the receipt whereof is hereby acknowledged &  
confesid. Have and by these presents Do Grant, bargain, sell allene, enfeoff, and  
confer unto the said Patrick Coatts & David Rose their Heirs and Assigns  
forever, one certain tract or parcell of Land situate, lying and being in the County of  
Louisa & Parish of \_\_\_\_\_ containing by estimation Two Hundred acres or the  
same more or less, contained within the following bounds that is to say being the same  
Land which the said John Almand purchased from Richd: Carter as by deed recorded  
in Louisa Court will more fully appear to which reference must be had as the said  
John Almand hav al present no plat of the Land nor memorandum of the Bounds  
To Have & To Hold the said Land with all and Singular the Appurtenances  
thereto belonging unto the said Pat. Coatts & David Rose their Heirs and Assigns  
forever to the only proper use and Behooff of them the said Coatts & Rose their and  
Assigns forever, and the said John Almand the said bargained Land and every  
thing thereto appertaining unto the said Coatts & Rose their heirs and Assigns  
shall and will Warrant and for ever defend by these presents free from and  
against him the said John Almand his heirs sons. And Admiris and also  
against the claim and demand of all persons whatsoever having or  
lawfully claiming any estate right, Title, interest property claim or  
demand of or to the said Land or any part or parcell thereof

The Testator further witnesseth that the said  
 John Almand for the Consideration aforesaid & the further Consideration of  
 Two shillings like money to him in hand paid Heth & by these presents  
 Dots Grant, bargain & sell unto the said Cattell & David Rose their heirs  
 and Assigns forever one Mulatto servar Slaven named Bob Lovell to serve  
 from the date of these presents for the space of about Seven years his Negro  
 slaves namely Roger a fellow Kate, Nan, & Sarah Wanckow Bon & Diana his  
 children of then one Bell and Table his feather beds and the Furniture thereto  
 Belonging, Five head of Henn Water, melon, and all the stock of Hogs Sheep &  
 also also all the Household & Kitchen Furniture which the said John Almand  
 is at this time possessed off together with the future Increase of the said Slaves  
 and the Stock to Have & to Hold the said Mulatto Servant the said Slaves  
 and their future Increase Value the other goods & chattels unto the said Cattell  
 Cattell & David Rose their heirs and Assigns forever to the only proper use & behooff  
 of them the said Cattell & David Rose their heirs & assigns forever and the said  
 John Almand for himself & his Heirs doth by these presents covenant promise  
 and agree to & with the said Cattell & Rose that he will Warrant & forever  
 defend the title of the said Slaves, goods & chattels unto them the said Cattell  
 & Rose their heirs & assigns forever free and against the claim & demand of all  
 bearing person or persons whatsoever having or lawfully claiming any estate  
 Right Title or interest to the said Slaves or either of them, the said Goods & chattels  
 or any part thereof And the said John Almand for himself and his Heirs &  
 Dots by these presents further engage covenant & agree to and with the said  
 Cattell & Rose that he the said John Almand his Heirs executors & admrs shall &  
 will from time to time and at all times when required make do & execute or  
 cause to be made done & executed all & every such other deed, Conveyance Act or  
 thing as they the said Cattell & Rose either of them their or either of their heirs  
 executors & admrs shall require for the further, more, better & fully granting  
 conveying and Securing the premises or any part thereof agreeable to the intent  
 and Meaning of these presents which is hereby declared to be <sup>that</sup> At the said  
 Cattell & Rose shall forever hereafter Hold use, occupy, possess & enjoy the Lands  
 Slaves, goods, & chattels aforesaid without interruption or molestation.

*In Trust to and for the uses intents & purposes following & none  
 other that is to say to suffer & permit the said John Almand his Heirs executors  
 admrs & assigns quietly to use occupy possess & enjoy all & singular the  
 premises with the appurtenances thereto said Slaves, goods & chattels  
 for and during the space of Seven Months next ensuing the date of these*

presents and from and after the expiration of the same time being the Twelfth  
 day of April next or afterwards as the said Coutts & Ross or either of them  
 their or either of their Heirs or Assigns shall think proper to in such manner &  
 form as they shall think best in to sell and dispose of the said premises  
 with the Appurtenances the said Slaves, goods & chattles or so much thereof  
 shall be necessary for the said John Almand paying & Satisfying the sum of one hundred  
 pounds current money of Virginia with Lawfull interest from the Twentyfourth  
 day of July last which the said John Almand is now justly indebted unto  
 the said David Ross for that sum paid by him unto Mr. Richard Sunstall of  
 King & Queen County to relieve the said John Almands Estate from Sun-  
 stall's &c and which sum of one hundred pounds with the growing interest  
 thereon is & shall be first paid & satisfied out of the Estate here conveyed also  
 the sum of one hundred & thirty nine pds & four pence  $\frac{1}{4}$  with interest thereon  
 from the first day of this month which the said John Almand is now  
 justly indebted to the said Patrick Coutts and also the sum of one hundred &  
 sixteen pounds thirteen shillings and three pence with Interest thereon  
 from the Twelfth day of December next which the said John Almand is  
 now justly indebted to the said David Ross for by Account now settled  
 between them exclusive of the above sum paid to Sunstall, and with respect  
 to the two last mentioned Debts that is to say the one hundred and thirty nine pds  
 and four pence  $\frac{1}{4}$  now due and owing to Pat. Coutts and the one hundred & six-  
 teen pounds thirteen shillings and three pence owing to David Ross they are to be paid  
 and satisfied in just & equal proportion from the money arising from the sale  
 of the Estate here conveyed (after the aforesaid debt of one hundred pounds is paid  
 without preference either to the one debt or the other or so much of the said three  
 several sums of money as shall at the date aforesaid remain unpaid by the  
 said John Almand his Heirs executors Administrators or Assigns. And the overplus  
 of the money arising from the sales of the Estate conveyed if any to return to the  
 said John Almand his Heirs executors Administrators or Assigns. And further that in  
 case the said several sums of money and interest shall be paid & satisfied  
 by the said John Almand his Heirs executors Administrators or Assigns by or before the  
 date aforesaid together with all the costs & charges that may accrue to the said Coutts  
 and Ross in & about these presents then the said premises with the Appur-  
 tenances the slaves goods & chattles aforesaid shall be to the use of and  
 reconveyed to the said John Almand his Heirs executors Administrators or Assigns but  
 until then & from & after the Twelfth day of April next full, clear, absolute,  
 Lawfull right and Authority is hereby vested in the said Coutts & Ross.

either of them their neither of their heirs or assigns in the said premises with  
appurtenances thereto and thereon to all uses and purposes in Trust for the  
use & purposes aforesaid without control hindrance or molestation In witness  
whereof the said John Almond to them presents hath with his hand affixed his  
seal on the date before written

John Almond Seal

Signed sealed & delivered  
in presence of . . . .

Sam Drury

Wm Collier

John McLean

At a Court held for Greenwich County March the 19<sup>th</sup> 1770.

This deed of Trust was proved by the Oaths of the Witneses hereunto be the Act  
and deed of John Almond, and therupon ordered to be Recorded.

Teste. Val. Wood Esq: Co.

This Indenture made this first day of March in the year of our Lord Christ  
one thousand seven hundred and Seventy Between John Mofe of the County  
of Greenwich and parish of Saint James Northam of the one part & Jacob Layne  
of the same County and parish of the other part Witneseth That the said  
John Mofe for & in consideration of Fifty pounds current money of Virginia to him  
in hand paid by the said Jacob Layne before the sealing and delivering of these  
presente the receipt whereof I do hereby acknowledge have granted Bargained  
sold Almond Enfeoffed and Confermed and by these presents do Grant Bargain  
Sell Almond Enfeoff and Conferm unto the said Jacob Layne and to his Heirs and  
Assigns forever one certain Tract or parcell of Land containing two hundred and  
fifty acres lying and being in the County and parish aforesaid and on a branch or  
creek called the Rattle Snake Creek and bounded as followeth Beginning at a point  
in Turner Richisons line running thence on the old line of the said Land North  
forty five degrees East one Hundred and eighty nine poles to a white Oak thence  
South forty five degrees East two Hundred and fifteen poles to a point thence on  
a new line South forty four degrees West one hundred and eighty six poles to  
a point in Turner Richisons line thence along the same line North forty seven  
degrees West two hundred & fifteen poles to the place began at to include the said  
Quantity of Two Hundred and fifty acres according to the Recited bounds with  
all houses Buildings Services Woods Underwoods Feedings Meadowes long ground

Swamps Water and Watercourses Hereditaments and Appurtenances whatev-  
 er to the same belonging or in anywise appertaining and the Mowings  
 and Grazings, Remainder and Remainders Rents & services there-  
 of and of every part and parcel and all the Estate right Title interest property  
 claim and demand as well in Equity as in Law of the said John Mof-  
 fett and to the said Land and premises withall and singularly all Appurte-  
 nances To Have and to hold all and singular the premises above mentioned  
 with the Appurtenances unto the said Jacob Layne his Heirs and Assigns  
 forever, and the said John Moff for himself his Heirs and Assigns do  
 covenant Grant and agree to and with the said Jacob Layne his Heirs and  
 Assigns that he the said John Moff at the time of Ensealing and delivering  
 of these presents is the true heire and Lawfull and rightfull owner of the said Land  
 and premises above mentioned and Have good right full power and  
 Lawfull Authority in his own right to sell and convey the said Two hundred  
 and fifty acres of Land according to the bounds aforesaid, the said Land being  
 part of a tract granted unto the said John Moff by patent, unto the said  
 Jacob Layne his Heirs and Assigns according to the purport ~~and intent~~<sup>that</sup> of  
 meaning of these presents And also the said Jacob Layne his Heirs and  
 Assigns shall and may at all times forever hereafter Quietly and peaceab-  
 ly have hold Occupy possess and enjoy all and singular the premises above  
 mentioned with the Appurtenances without the let trouble hindrance or other  
 molestation interruption and denial of him in the said John Moff or his Assigns  
 or any other person or persons whatsoever and that freed cleared and discharged  
 otherwise well and sufficiently saved and kept harmless and indemnified of  
 and from all former and other Bargains, Sales gifts grants Leases Mortgages fain-  
 Dowers and of and from all other charges whatsoever And further that the said  
 John Moff his Heirs and Assigns and all and every other person and persons  
 whatsoever anything having or claiming or hereafter to have or claim in the said  
 premises or any part thereof by them or under them shall & will from time to  
 time and at all times hereafter upon the reasonable request and at the cost and  
 charge of the said Jacob Layne his heirs or assignes make and execute or cause  
 procure to be made done and executed all and every such further Act and Note  
 thing and things device and devices Conveyance and Conveyances in the Law  
 whatsoever for the further better and more perfect Entitling and Confirming all &  
 singular the premises above mentioned with the Appurtenances unto the said Jacob Layne his  
 heirs and Assigns to the only proper use and behoof of the said Jacob Layne his heirs and Assigns forever  
 by whom the said Jacob Layne his heirs and Assigns shall be reasonably derived

or advised and Required, and Lastly the said John Mofe for himself his heirs & assigns all and Singular the premises above mentioned with the Appurtenances against himself his Heirs Executors or Administrators, and against all and every other person and persons wheresoever unto the said Jacob Layne his heirs and Assigns shall and will warrant and forever defend by these presents In Witness whereof and of every part of these presents The said John Mofe have hereunto set my hand and affixed my seal the day and year first above written.

Signed Sealed and Delivered  
in presence of us : . . . .

John Mofe Seal,

William Layne  
David Layne  
John Younger

Be it Remembered that on the day of the within Written Indenture Quis and Peaceable possession and Seizure of all and Singular the premises within mentioned were had and taken by the within named John Mofe in his proper person and by him delivered over to the within named Jacob Layne in his proper person to hold to him and his Heirs and Assigns according to the true intent and Meaning of the within Written Indenture.

In presence of

John Mofe Seal

William Layne  
David Layne  
John Younger

Received of the within named Jacob Layne the sum of Fifty pounds Current money of Virginia being the full consideration for the within sold Land and Premises Recd This first day of March one thousand seven hundred and Seventy by me

John Mofe

At a Court held for Rockland County March the 19<sup>th</sup> 1770.

John Mofe acknowledged this deed, with the living of Lazarus and receipt endorsed, to be his Acts and deeds which were ordered to be Recorded.

The Court held for Rockland County November the 19<sup>th</sup> 1770.  
Eliz<sup>a</sup> Mofe the wife of John Mofe being first privately examined  
stated her right of dower in the land by this deed conveyed to her was  
intended to be Reserved.

Teste Val Wood Cur.

Teste Val Wood Cur.

This Indenture made the nineteenth day of March in the year of our Lord one thousand seven hundred and Seventy Between Jacob Layne & Mary his wife on the one part and Dabney Carr on the other part WITNESSETH That

5  
The said Jacob Layne & Mary his wife for in consideration of the sum of twenty  
pounds current money of Virginia to them in hand paid by the said Dabney  
her receipt whereof they do hereby acknowledge have given granted Bargained  
Sold and by these presents do give Grant Bargain Seal unto the said Dabney  
Carr his heirs and Assigns forever a certain tract or parcel of Land lying in the  
County of Goochland wherein the said Jacob Layne now lives & which was  
devised to him by his father John Layne dec<sup>d</sup>. Containing by estimation one  
hundred and forty five acres to the same more or less. To have & to hold  
the said Tract of Land with its appurtenances unto the said Dabney Carr  
his heirs and Assigns forever and the said Jacob Layne and Mary his wife  
for themselves and their Heirs the aforesaid Tract of Land with its Appurtenan-  
ces unto the said Dabney Carr his heirs & Assigns will Warrant and by  
these presents forever defend against all persons whom so ever. In witness  
whereof the said Jacob Layne and Mary his wife have hereunto set their  
hands and affixed their seals the day and year above written.

Jacob Layne Seal,  
Mary X Layne Seal,  
mark

19<sup>th</sup> March 1770.

Then rec'd of Dabney Carr the sum of seventy pounds  
being the consideration herein mentioned.

Jacob Layne.

At a Court held for Goochland County March the 19<sup>th</sup> 1770.

Jacob Layne and Mary his wife acknowledged this deed to be their Act &  
deeds, and the said Jacob Acknowledged the receipt endorsed to be his Act &  
deed which were ordered to be Recorded. Then the said Mary being first  
privately examined relinquished her Right of dower in the Land by this deed  
conveyed which was also ordered to be Recorded.

Teste. Wm. Wood Clerk  
" "

This Indenture made this third day of June in the year four thousand  
seven hundred & sixty six between Paul Meacham of the County of Goochland of the one part &  
John Layne of the same County of the other part witnesseth that the S<sup>r</sup> Paul Meacham for  
in consideration of the sum of Twenty five pounds current money of Virginia to him in hand paid  
by the said John Layne at & before the sealing and delivery of these presents the receipt whereof  
he the said Paul Meacham doth hereby Acknowledge & thereof doth Acquit & discharge the said  
John Layne by these presents hath granted Bargained & Sold Aliened & Released & Confirmed to

John Payne late citizen of London & now of this County  
 his Heirs and assigns prove in certain Deed or Tract or parcel of Land lying  
 in the County of Nottingham between the said John Payne & his heirs  
 Lachman and others of you to be the same one & only piece of land as follows.  
 in a corner of Hickory Sophs standing in the said John Payne's Land there being a  
 fence to be made near about and over as payment before their first Meatham  
 & the said John Payne to a corner Beach White Oak standing on a steep bank of the Branch  
 near to a brook running through the said Paul Meacham's fence then up the said Branch as it  
 meanders to Sheepflocke line thence along the said fence line thence along the said Payne's  
 line disengaging its corners to the Hickory Sophs by meadow together with all trees bushes  
 & other woodways & other and other corners profits lands & hereditaments &  
 appurtenances whatsoever to the said Deed or Tract or parcel of Land above mentioned belonging  
 to in anywise appertaining also the Leorpe in Oberwick Normandy & Gouy in Gascoigne  
 and profits thereof and all the estate Right Title Interest & property claim & demand whatsoever  
 of him the said Paul Meacham for the said Deed or Tract or parcel of Land of paying part &  
 parcel the same with the appurtenances unto the said John Payne his heirs & assigns to the  
 only proper man & behalf of him the said John Payne his heirs & assigns prove. And the said Paul  
 Meacham for himself and his heirs shall by the said Deed or Tract or parcel of Land & premises as  
 aforesaid against him the said Paul Meacham this this day against all Harry other person or  
 persons whatsoever to the said John Payne his heirs & assigns shall and will warrant  
 and forever defend by these presents for witness whereof the said Paul Meacham hath  
 hereunto set his hand & affixed his Seal the day & year first above written.

Signed sealed & delivered,

Paul Meacham, seal,

Wm. Colward,

Humphrey Parrish Jr.

Geo H. Opie.

Tucker Woodson

Memorandum That on the day & date of the within written Deed or parcel of Land  
 of the Land & premises within mentioned was had made & given by the within named  
 Paul Meacham to the within named John Payne according to the True Intent  
 Meaning & Effect of the within Written Deed.

In the presence of

Wm. Colward, Humphrey Parrish Jr.

Geo H. Opie

Tucker Woodson.

Paul Meacham

Received the day & date of the within written sum of Twenty five pounds  
Current money of Virginia of the within named John Payne being in full  
consideration for the within mentioned Land Specified  
Acknowleged before me. Paul Meacham

Wm Edwards

Humphrey Parochij:

Geo H Opie

Tucker Woodson.

At a Court held for Goochland County March the 12<sup>th</sup> 1770.

Humphrey Parochij George H Opie & Tucker Woodson proved thereto  
with the delivery of Seize and Receipt endorsed to be the Act & Seal of Paul  
Meacham which were ordered to be Recorded.

Teste Val Woodson

This Indenture made this Thirtieth Day of January Anne Dm one Thousand  
seven Hundred & Seventy Between Thomas Edwards of the County of Goochland and Parish  
of Saint James & Nathan Bolling part and John Humber of the same County & Parish of the  
same part Witneseth that the said Thomas Edwards for Consideration of the sum of forty two  
Current money of Virginia to him in hand paid before the sealing & Delivery of these presents the recd  
whereof he doth hereby Acknowlegde and himself therewith fully satisfied and discharged of said  
sum to every part thereof and parcell thereof doth hereby Acquit & discharge the said John Humber  
his Heirs &c forever hath Granted Conveyed & Allotted unto him and by these presents  
doth Grant sell alien bequeath and confirm unto the said John Humber his Heirs & Assigns forever one  
certain tract or parcel of Land situate lying & being in the County Goochland and Parish of Saint  
James & Nathan containing by estimation eighty acres of the same more or less bounded by the  
lands of John Bolling Esq: John Dowd, John Humber & with Leah & Joseph Sheller it being  
all the remainder part of the said land that Thomas Edwards purchased of Major Loomis  
John and Co. Held and peaceably enjoy the aforesaid eighty acres of Land be the  
same more or less as above bounded with all Houses orchards Gardens Woods ways  
waters underworts & meadow grounds with all & singular the Improvements and  
Appurtenances thereunto belonging or in any wise Appertaining from the claim Right  
or title of him the said Thomas Edwards his heirs &c Admrs or Assigns or any person  
or persons whatsoever to the only proper use & behoof of him the said John Humber  
his Heirs &c Admrs or Assigns forever and the said Thomas Edwards failing of his heirs &c etc  
doth hereupon promise to agree that they will from time to time & all his life hereafter against all persons what  
ever the right of the above said land & premises shall and will provide defend to the said John Humber

his Slave or Servant and the said Thomas Edwards, with for himself his heirs &c.  
further power that they shall and will be bound all his天然朋友 from time to come  
further right having consideration that the said John Humber his Slave is the property  
of this County Court and the law shall lawfully require in Writing for the  
Mr. & Thomas Edwards both have written and his hand and seal the day and year  
first above written.

Signed Sealed and Delivered

in presence of

James Allen

Isiah Leek

John Christian.

Thos. Edwards Seal

Memoandum That on the day & Year first above written peaceable & quiet  
possession of the within mentioned Land and premises within Granted was had  
taken by the within named Thomas Edwards & by delivered over to the within  
named John Humber to hold to him his heirs and assigns forever according to  
the true intent and Meaning of the within deed.

Test.

Thos. Edwards Seal

James Allen

Isiah Leek

John Christian.

Received this thirteenth day of January 1770 of John Humber  
the sum of Sixty pounds Current Money of Virginia it being the Consideration for the  
Legal Execution of the within mentioned

Test.

Thos. Edwards Seal

James Allen

Isiah Leek

John Christian

At a court held for Goochland County March the 19<sup>th</sup> 1770

Thomas Edwards acknowledged this deed with the livery of Seizin and receipt  
ordered to be his acts, and deeds, which were ordered to be recorded.

Testo. Wm. Wood Esq.

This Indenture made this Nineteenth day of March in the year of our Lord  
one thousand seven hundred & twenty two in the parish of the County of  
Goochland of the one part, and Thomas Farmer of the said County of the other part  
Witnesseth that the said David Farmer for & in consideration of the sum of

Sign

I have paid unto David Parrish his Heirs & Assigns the sum of one hundred pounds to him the said David Parrish in hand paid before the sealing & Delivery of these presents the receipt whereof he the said David Parrish doth hereby acknowledge and thereof doth acquit and discharge the said Thomas Farmer his Heirs & Assigns and Adm<sup>r</sup> hath Granted Bargain'd Sold Enseoff and Conferred and by these presents doth Grant Bargain Sell Enseoff and Confirm unto the said Thomas Farmer his Heirs and Assigns one certain tract or parcel of Land containing by estimation fifty Acres be the same more or less, lying & being in the County of Goodland, and Bounded as follows [to wit] Beginning on Joseph Glams line at a white Oak thence running a newline to a first pillar thence to a corner pine, thence a new line to David Martin's line on a Post Oak, thence along the said Martin's line to Glams corner thence along the said line to the beginning, and the Reservation and Reservior, remainder and remainders Rents issues and profits therewith the Appurtenances thereunto and to hold the said Tract of Land with the Appurtenances unto the said Thomas Farmer his Heirs and Assigns to the only proper use and behoof of the said Thomas Farmer his Heirs and Assigns for and during the term of the said Farmers life and his Wifes life, and the said David Parrish his Heirs & Assigns shall and will warrant and forever defend by these presents against the claim and demand of him the said David Parrish his Heirs and Assigns or any other person whatsoever; and the said David Parrish for himself his heirs Executors and Administrators doth covenant promise and agree to and with the said Thomas Farmer his Heirs and Assigns that the premises and every part thereof with the Appurtenances are free and discharged from all manner of encumbrance and that the said Thomas Farmer his Heirs and Assigns for and notwithstanding standing any Act or Thing by him the said David Parrish his Heirs or Assigns or any other person committed Done or suffered, shall or Lawfully may for and during his Natural life, and his wifes life, have hold the occupy seizes and enjoy the same and every part thereof with the Appurtenances without the Lawfull Lett Molestation or Eviction of him the said David Parrish his Heirs or Assigns or any other person whatsoever In Witness whereof he the said David Parrish to these presents hath interchangeably set his hand and affixed his seal the day 8 year first above written

Signed Sealed and Delivered

in the presence of us  
Witness

David Parrish Seal

Memo and me that on the day of the date of the within Written Indenture  
full and frauncles his and his fufcias of the within mentioned promice with  
the Appudence and wchkin by me the within Named David Parrish  
and by my hand Delivered unto the within Named Thomas Farmer  
Wchkin of my hand.

David Parrish.

Received on the day of the date of the within Written Indenture of the within  
Named Thomas Farmer the sum of four pounds Current money of Virginia  
the consideration money within mentioned, being received of me

David Parrish.

At court held for Rockland County March the 1<sup>st</sup> 1770.

David Parrish acknowledged this doct with the livery of sign and receipt  
concerned, to be his Notiz and doct which were ordered to be Recorded:

Teste. Val. Wood Esq.

This Indenture made this nineteenth day of March one thousand seven hundred and  
seventy Between Robert Coleman of the County of Rockland of the one part and William  
Harrison of the same County of the other part witnesseth that the said Robert Coleman for  
and in consideration of the sum of thirty pounds Lawfull money of Virginia to him in hand paid  
by the said William Harrison before the sealing and Delivery hereof the receipt whereof the said  
Robert Coleman doth hereby acknowledge and lefft and thereof doth acquit & discharge the said  
William Harrison his heirs & executors forever & hath Bargained sold Allied  
Lefft and confirmed and by these presents doth Bargain Sell Lefft and confirmed unto  
the said William Harrison his heirs & executors forever one certain Tract or parcel of Land  
lying & being in the aid County of Rockland on the Creek commonly called & known by the name  
of the Little Bird containing one hundred & four acres and bounded by Marsh lines running  
on the lines of Thomas poor William Johnson Esq. Johnson Joseph space of James George  
(not being a Tract of Land formerly the property of John Masby) of whom the said Robert Coleman  
purchased the said Land together with all fences mines Minerals Woods Ways Waters  
Watercourses Woods Underwood profits commodity Advantages and all Appurtenances  
whatsoever there unto belonging or any Wayes Ajustaining to him the said William Harrison  
his heirs and executors forever to have and to Hold the aforesaid Tract together with every  
Appurtenance thereto belonging and every part and parcel thereof with their & every of their  
Appurtenances unto the said William Harrison his heirs & executors forever against the Law  
sue them or claims demand Right or title of him the said Robert Coleman his heirs & executors  
or of any other person or persons jointly or Separately whatsoever shall give warrant

and have & hold by these presents, and that the said William Harrison his heirs or assigns may at all times hereafter may and shall have Holden Occupy & enjoy therof. To the parcels of Land and all its appurtenances and all and every part of parcel thereof peaceably & quiettly without the just & maintenance & disturbance or distress of him the said Robert Coleman his heirs or assigns or of any other persons whatsoever jointly or severally; laying or pretending any Just claim or title therein or to any part or parcel thereof and the said Robert Coleman for himself his heirs &c Adam<sup>rd</sup> or Assigns doth Covenant and Grant to & with the said William Harrison his heirs &c Adam<sup>rd</sup> & Assigns the above mentioned Bargain for said Lands and every part & parcel thereof is clear & free from all manner of Incumbrances whatsoever; and that and they shall and will on the the said Wm. Harrison his heirs or assigns any other Deed or Deeds for conveyance & Conveyances necessary in the Lawe for the further and better & more effectual and more effectual Conveying or Assuring the said above mentioned Lands &c as shall shall be reasonably devised advised or required by the said William Harrison his heirs or assigns or his Council learned in the Lawe. In witness whereof the said Robert Coleman hath hereunto set his hand & seal the day & year above written.

Sealed & Deliv<sup>r</sup> in presence of

Robert Coleman. Seal,

Memorandum That on the day and date of the within written Indenture full and payable possession & Seisin of the within mentioned Land &c was had by the within named Robert Coleman was had and by him delivered over unto the within named William Harrison to have & to hold according to the true intent & meaning of the within written Indenture. Witness

Robert Coleman.

March 19-1770. Then received of William Harrison thirty pounds Current money in full payment for the within mentioned Land & premises Witness my hand.

£30--

Robert Coleman.

At a Court held for Goochland County March the 19<sup>th</sup> 1770.

Robert Coleman Acknowledged this deed with the Livery of Seisin and receipt endorsed to be his acts and deeds which were ordered to be Recorded. Then Nancy wife of the said Robert (being first privately examined) relinquished her Right of Power in the land by this deed Conveyed, which was also admitted to Record.

Teste Martha Wood (Signature)

To all whom these presents may concern I know ye that we Martha Wood of the County of Goochland Widow and relict of Henry Wood deceased Gentleman late of the said County, and Valentine Wood of the aforesaid County Son and Heir at Law of the said Henry Wood deceased and Deced. That for y<sup>e</sup> consideration of the sum of six Pounds & 10 pence

Virginia hath in hand paid by George Meriwether and Martha his wife the receipt  
 whereof the said Martha Wood and Valentine Wood do hereby acknowledge have given  
 Granted, Bargained and sold unto the said George Meriwether and Martha his wife  
 one negro girl slave named Winney about Ten years old, being the child daughter  
 of a Negro wench call'd old Sue, which wench was aforesaid unto the said Martha Wood  
 among other Negro Slaves as the third part of the slaves of the Estate of the said Henry  
 Wood who did an Intestate. And the said Martha Wood and Valentine Wood their  
 Heirs Executors, Administrators or Assignees, do by these presents give Grant, Bargain  
 and sell unto the said George Meriwether and Martha his wife, to their heirs, executors  
 Administrators or Assignees forever, the aforesaid negro Slave Winney and her  
 increase, to them and their Heirs forever. And the said Martha Wood and  
 Valentine Wood, do further by these presents covenant and agree to and with the  
 said George Meriwether and Martha his wife that they the said Martha Wood  
 and Valentine Wood will hereby warrant and defend the title of the said Slave  
 Winney and her increase unto the said George Meriwether and Martha his  
 wife, and to them and their Heirs Executors, Administrators or Assignees forever  
 from the claim challenge property or demand of them the said Martha Wood &  
 Valentine Wood, or of their Heirs, Executors, Administrators or Assignees, or any other  
 person or persons claiming by, from or under them or their heirs &c. that they of the  
 said George Meriwether, and Martha his wife their Heirs, Executors, Administrators  
 or Assignees shall and may from this time and at all times hereafter enjoy  
 peace have hold and inherit the whole and sole property Benefit and Interest  
 of, and in, the said Slave Winney and her increase to them and their Heirs &c.  
 Adm<sup>r</sup>s or Assignees forever. In Witness whereof we the said Martha Wood  
 and Valentine Wood have hereunto set our hands and affixed our seals this  
 16<sup>th</sup> day of April, on thousand seven Hundred and Seventy.

Signed Sealed and delivered  
 in the presence of - }  
 P. Henry Jr.

William Meriwether  
 Bacon.

Martha Wood Seal  
 Val Wood Seal  
 D

Notary held for Greenland County April the 16<sup>th</sup> 1770.

William Meriwether, and Lyddall Bacon proved this deed, seal to be  
 the acts & deeds of Martha Wood and Valentine Wood, which was desired to  
 be Recorded.

Teste, Val Wood Notr.

An Inventory of the Estate of John Bibb Decd  
taken 3<sup>rd</sup> October 1769.

1. Negro Man Jack	\$ 50
1. Do. D. Will	65
1. Do. D. Yallow Dick	70
1. Do. D. New Dick	55
1. Do. D. Dick Alias Knox	55
1. Do. D. Squire	60
1. Do. Norman Tuda & Child	50
1. Do. D. Patty	60
1. Do. D. Hannah	45
1. Do. D. Nanny & Child	60
1. Do. D. Rachel	60
1. Do. Girl Hannah	50
1. Do. D. Yallow. Nancy	55
1. Do. D. Sall	35
1. Do. D. Lidea	28
1. Do. D. Phaby	20
1. Do. D. Rachel	20
1. Do. D. Tancy	15
1. Do. Boy Isaac	15
	88

2. Sheep	a 67	6. 0.
3. Yearlings	a 107	4. -
22. Old Cattle	a 357	38. 10
8. Calves	a 47	1. 12
17. Hogs	a 776	6. 7. 6.
1. Sow and Piggs		15
1. Black Horse		20
1. Bay. L <sup>t</sup>		7
1. Bay Mare		12. 10
1. Do. d <sup>r</sup>		8. 10.
1. Do. Do		7. 10.
1. Some Colt		8.
1. Bay. Do.		8.
2. Carts off. Wheals & Harness		5. 5.
3. Mans Saddle Housing & Cloath		1. 15.

31.	L	17.6
1 D. D.	2	-
1 Womans D.	-	-
3 Birdles	7.6	-
1 Bed Bedstead & Furniture	10.	-
1 D. D. D.	10.	-
1 D. D. D.	9.	-
1 D. D. D.	8.	-
1 D.	4.10.-	-
1 Large Folding Table	2.5.-	-
1 Square D.	5.-	-
1 D. D.	10.	-
1 D. D.	7.6.	-
1/2 doz Black Walnut Chairs	3.	-
1/2 doz Fly Bottom D.	7.6.	-
1 Black Walnut Desk	4.	-
1 Large Looking Glass	2.10.-	-
1 Small D. D.	2.6.	-
1 Large Bible	1.15.-	-
Burquet on the New Testament	2.2.-	-
Parcel of Books	1.12.6.	-
1 doz Reap hooks	7.-	-
4 Grubbing hoes	10.-	-
5 Helling D.	12.6.	-
5 Brs. D.	10.-	-
Parcel old Iron	12.6.	-
1 ft. Wedges	10.-	-
3 Axes	7.6.	-
1 Bell	3.6.	-
1 ft. Sheep Rains	9.	-
1 Curly comb & brush	1.6.	-
1 handsaw & Claw Hammer	3.6.	-
1 X Cut Saw	18.-	-
1 ft. Scales & Weights	5.-	-
1 Box Iron & Hammers	2.6.	-
1 Shillit	5.-	-
1 Shovel & Tongs	1.3.	-
1 Gun w/ 1 Spice Woolen & prefecy 1/3	1.3.	-
1 Tea Kettle	1.6.	-

4. Candle sticks, 1. p <sup>t</sup> Snuffers &c. Lantons . . . . .	£ - 8. 6.
1. Frying pan . . . . .	10. -
28. Plates 13 <sup>f</sup> . 10 Dishes 5 <sup>f</sup> . . . . .	1. 13. -
5. Basins 3 <sup>f</sup> . 1. Flay Hatchel 5 <sup>f</sup> . . . . .	1. 10. -
Apparel, Tin Lumber . . . . .	3. -
5. Table Cloths 28 <sup>f</sup> . 4. Towels 5 <sup>f</sup> . . . . .	1. 13. -
6. Yards Linen 2 <sup>f</sup> . Knives & Forks 7/6	1. 7. 6.
3 Chests . . . . .	15. -
Old Chair Frames, Box &c. . . . .	10. -
Flay Wheel, Real &c. . . . .	15. -
1. Large Trunk . . . . .	10. -
1. Fine Man's Hat 2 <sup>f</sup> . 1. Fall Dr 1/6	1. 1. 6.
A parcel of Span yarn & Cotton . . . . .	1. 5. -
A parcel of China . . . . .	11. -
1/2 doz. Silver Teaspoons 6 <sup>f</sup> , 1/2 Tongue . . . . .	2. -
A parcel of Glass Ware . . . . .	10. -
Earthen & Stone Ware . . . . .	17. 3.
5 Jugs 8 <sup>f</sup> Butter, Ghee . . . . .	15. -
1 Chafing Dish 2/6 5 Bottles 1/6 . . . . .	4. -
1 spirit pot & Tunnel . . . . .	3. -
4 Brushes 1/3. 1. 1/2 Hand Irons 15 <sup>f</sup> . . . . .	16. 3.
2 Sack Bags 6 <sup>f</sup> . Old Lumber 8/6 . . . . .	14. 0.
7. Wool 9/9. 5 pairs 6 <sup>f</sup> Socks 15 <sup>f</sup> . . . . .	1. 3. 9.
2. Cotton Wheels 8/6 1/2 Cards . . . . .	14. -
1. Dutch Oven, 1. Ladle & flesh forks . . . . .	5. -
4. Iron pots & spit hooks . . . . .	1. 14. -
2. Pot Hooks 15 <sup>f</sup> . 13 Cylindricals 6/2 1/6 . . . . .	3. 17. 6.
1. Brads Lock . . . . .	2. 3.
1. Hog 12 <sup>f</sup> . 11. Sides Leather 4. 6. 0. . . . .	2. 18. -
1. hog Skin & Plant upper Leather 4/1 . . . . .	4. -
1. Frying pan & Grid Iron 4/6 . . . . .	4. 6.
1. Spit 5 <sup>f</sup> . 1 Old Sack & 2 Sifters 2 <sup>f</sup> . . . . .	7. -
1. Candle Mould 2 <sup>f</sup> . 5 Sholes 10 <sup>f</sup> . . . . .	12. -
1. Buck Skin 1 <sup>f</sup> . . . . .	£ 1100 - 3.
	10.
	1100. 10. 3.

Goodland J.

With the Subscribers being first sworn hath apprais'd all the Estate of

33. of John Bill date that was brought before us according to Order Given under hands this  
2<sup>d</sup> October 1769.

William Ford.

John Watson.

William Barnett.

At a Court held for Goochland County April the 16<sup>th</sup> 1770.

This Inventory was presented in Court,Ordered to be Recorded.

Teste Val Woodman.

The Appraisement of the Estate of Noel Burton Dec'd.

	L	£	Yds
A Negro Fellow Named Dick			
A Negro Wench Sue		60	
A Negro Wench Jane		60	
A Negro Wench Dilce		60	
A Old Wench Sude		15	
A Boy Toby		45	
A Boy Archer		40	
A Boy Wall		40	
A Boy Thomas		35	
A girl Milley		27	
A Boy Hampton		27	
A Boy Ned		30	
A Girl Tullis		25	
A Girl Hannah		16	
A Girl Anna		25	
A Boy Jacob		12	
One Black Horse Named Fraizer		10	
One Black Horse	Sawray	6	
One Black Horse	Shandy	7	
One Sorrel Mare	Blaze	10	
One Black Colt	Tack Darling	8	
28 Head Cattle		30	
11 Old Hogs		5. 10	
24. Pigs		1. 1	
36. heads Sheep		10. 17	
1. Silver Watch		8.	
1. Bed and Furniture Bedstead and Nide	N. 1.	7. 10	

	N <sup>o</sup> 2.	L. y.	10.
	N <sup>o</sup> 3.	8.	-
	N <sup>o</sup> 4.	6.	10.-
One Bed & Furniture Bedstead Cos & Hide			
One D.	N <sup>o</sup> 3.	8.	-
One D.	N <sup>o</sup> 4.	6.	10.-
One pair Virginia Cotton Sheets			1. 10.-
One M. & O. Counterpane			1. 7. 6.
A parcel of Tanned Leather			4. -
One Gray Mare			1. -
A parcel of Shoe Makers Tools			10. -
9 Old Hoes 18 <sup>f</sup> . 5 Old Axes 15 <sup>f</sup> .			1. 13.-
One Large Plow and Colter			13. -
One Old Curving house			3. -
2 Old plow Hoes & Gollers & Harrow Hoes			7. -
A parcel Carpenters Tools			6. -
2 Large Wedges			8. -
One Taper Codd 2 <sup>f</sup> . One pair Compacts 1 <sup>f</sup>			3. -
One Old Box with old Iron Rings &c			2. 6.
One Wagon			10. -
4 Fagg <sup>s</sup> 5 <sup>f</sup> . 2 La. Pewter Dishes 7. 6			12. 6.
One Old Basin 1. 6. 2 Old Pewter Plates 4. 6			6. -
6. Pewter Plates			7. 6.
One Spice Mortar & Pestle 2 <sup>f</sup> . one L. total 5 <sup>f</sup>			7. -
In doz. Pewter Spoons			2. 6.
1. Box & Boxes and Locks			11. 6.
1. Rat Trap 6 <sup>f</sup> . One Tunnel & Candle Stick 1. 6			2. -
3 Patty pans 6 <sup>f</sup> . One Washing Tubb M Old Barrel 4. 6			5. -
One Coopers Hoop 1/3. One Old Chest 2 <sup>f</sup>			3. 3.
One pine Table 2 <sup>f</sup> . One Lythe 2 <sup>f</sup>			4. -
7. Hogsheads			17. -
A parcel of Horse and Wagon Harness			1. 10. -
A parcel of Old Barrels			10. -
9. Sheep Hooks 7 <sup>f</sup> . 2 Wheat Riddles 2. 6			10. 3.
One Branding Iron			1. 6.
One Scouring Brush			6. -
One Weavers Loom			15. -
One Bread Tray & Hair Sifter			2. 6.
3 Water pails 5 <sup>f</sup> . One Pott & Hooks 3. 6			8. 6.
2 Old Saddles			10. -

35.	A parcel of Flaps 5/- one leather	15/-
	One Sugar Box & one old Trunk 9/-	7/-
	One Dog Skin and 2 hats	5/-
2.	Flat Boxes 1/- One Tin Sugar Box 9/-	3/-
6	Candlers 3/- One Great Deer Skin 9/-	6/-
1.	Black Walnut Table	10/-
	In Any. Rush Chairs 10/- Two Old Leather Chairs 5/-	15/-
	One Old Rush Chair 1/-	1/-
One Gun		10/-
	One Razors Case, 2 Razors, Brush & Horn	1/-
6.	Blue Tea Spoons	1/-
	A parcel Black Tea Ware	5/-
	One Decanter & One Old Punch Bowl 9/-	3/-
	A parcel White stone Tea Ware	5/-
	A pair Horn Glasses & Tooth Brushes	5/-
	One Dog's Paws 1/- 2 Ticklers & Glass Ware 7/-	8/-
	One punch Ladle 9/- one Surgeon's S-	1/-
5.	Pint Mugs 2/- One Milk pott & old Bowl 1/3	3/-
	One Stone Bowl & Small Bowl	6/-
2.	Stone Dishes 4/- Plates	4/-
	One Stone Mug 2/- Soap Bowl 1/3 one Stone Dish & 6/- Plates 4/-	9/-
	One Breakfast plate 3/- 5 Glass Bottles 1/-	11/-
	One fine plank Oil Can	15/-
3.	Flay Wheels	16/-
2.	Spinning Wheels 11/- 1 pair Saddle Baggs 10/-	1/-
	A parcel Leather 5/- One Waggon Cloth 12/-	17/-
3	Sack Baggs 6/- 2 pairs Sheep skins 1/3	7/-
2.	Wearers Shuttles & Temples 4/3 2. Cloth Brushes 2/-	3/-
3	3 pair Cards 5/- One Large Bible 10/-	15/-
	A parcel of Old Books	8/-
	One Cedar Desk	3/-
	One Mans Saddle Cringle 8/-	15/-
	One Old Trunk 7/- 3 Slays 4/- pair Harness 18/-	6/-
3	Ruggs	3/-
	One Dutch Blanket 4/- 3 Bed Blankets 2.4/-	8/-
	One Woman's Saddle	5/-
	One Sack of Chamber pott 9/-	6/-

One Can 98 Bottles.	10
One pine Chest -	4
10 Pairs Virginia Cloth Socks	1. 15
24 Yds. Wool plain 5f. 3 yards D: qf. 2 yards at 4f.	18
22 Yds. Driftg. 7f/6. 2 yards D: qf. 2f	9 6.
12 yds. Shalloon 3f/8. One Table Cloth 5f.	8 8.
One Diaper Table Cloth 10f. One Virginia D: qf. one D: 14.	17
3 pillow Cases 5f. 3 Towells 2f.	7
A Quantity of Green Cotton with a part yarn	2. 10
1 Bay More	12

In Obedience to the Worllyful Court of Goochland we the appraisors being fore  
Sworn have appraised the Estate of Noel Burton Deceased as witness our hands this the  
14 day of April 1770.

Matthew Wood

Will Farmer

Hugh. Hobson

At a court held for Goochland County, on the 1<sup>st</sup> day of April 1770  
This Inventory was presented in court and allowed to be recorded.

Teste Val Wood

This Indenture made the Ninth Day of January in the Ninth year of the  
Reign of our Sovereign Lord George the Third by the Grace of God of Great Britain France and  
Ireland King Defender of the Faith &c. and in the year from Lord Christ one thousand seven  
hundred and Seventy Between John Holland jun<sup>r</sup> of the County of Goochland of the one part and  
Philip Williams of the County of Louisa of the other Part Witnesseth that the said John  
Holland Jun<sup>r</sup> for and in consideration of the sum of one hundred and thirty nine Pounds  
Current money of Virginia to him the said John Holland Jun<sup>r</sup> in hand paid the receipt -  
Whereof the said John Holland Jun<sup>r</sup> doth hereby acknowledge hath granted Bargained  
Sold Alured Enfeoffed and Conveyed and by These Presents doth grant Bargain Sel  
Alien Enfeoff and Confirm unto the said Philip Williams his heirs and Assigns one certain  
Tract or parcel of Land containing by Estimation three hundred acres to the same more or less  
and is situate lying and being on the boundaries of the Little Biggs tract in Goochland County  
and Bounded as followeth beginning at a pine in Tashers line running thence in the same -  
South thirty five degrees West one hundred and Eighty nine rods to reback Saplin thence on  
Mousley and Thistons lines South twenty two degrees East one hundred and forty poles to a

affine North eighty eight Degrees East eighty three Poles to Hickory Sappin and Pointon  
South twenty Two Degrees East thirty Poles to pointon thence North thirty Degrees East  
Three hundred poles to a pine and Reasah thence a due Line North twenty four Degrees  
and forty five Minutes West one hundred and twenty six Poles to the Beginning.

Together with all woods underwoods way waters and watercourses feeding Pastures Enclosures  
commodities hereditaments and appurtenances whatsoever to the same belonging or in  
any wise appertaining and the Revision and Revisions Remainder and Remainders  
and all and singular the Estate Right Title property Claim and Demand of him the  
said John Holland justly due or to the Promises or any part thereof with the appurtenances  
**To have and to hold** the said Dividend Tract or parcel of Land and all and  
singular other the Promises hereby given granted Donated with the land every of their  
appurtenances unto the said Philip Williams his heirs and Assigns to the only proper  
use and behoof of him the said Philip Williams his heirs and Assigns forever and I  
the said John Holland for my self my heirs the said Dividend Tract or parcel of Land  
and Promises with the appurtenances unto the said Philip Williams and his heirs against  
me the said John Holland & my heirs and Assigns and all and every other Person or  
Persons whatsoever lawfully claiming or to claim by him or under him or any other  
Person or Persons shall and will warrant and forever defend by These Presents and  
lastly the said John Holland give for him self and his heirs and Administrators  
doth covenant and grant to and with the said Philip Williams his heirs and Assigns that the  
said Land and promises above mentioned with the appurtenances are free and Discharged  
of and from all Estates Tailes Dower and other Rights and and off and from all Debts  
and Mortgages and other incumbrances and that the said John Holland justly the afore  
mentioned Land with the appurtenances unto the said Philip Williams his heirs and  
Assigns will forever Warrant and Defend from the Let Trouble Intrusion or Eiction of  
any person or persons having or Lawfully claiming any Right Title or Interest therein  
for witness whereof the said John Holland hereunto set his hand and seal the Date  
above Mentioned

Sealed and Delivered  
in presence of — 8

Wm Edwards.

Jesse Payne

William Mosley.

David Parish.

John Holland jun<sup>r</sup> Seal &

Munorandum that Survey and Survey of the Lands and appurtenances within mentioned  
was was given to the within Named Philip Williams by the within Named John Hollands  
jun<sup>r</sup>

Holland junr. This Ninth Day of January one thousand seven hundred and Twenty. —  
Test. Wm. Edward

Alice Payne  
William Morley  
David Parish

John Holland junr. Seal.

Received of Philip Williams the sum of one Hundred and Thirty Nine  
Pounds Current money of Virginia it being the Consideration sum within Mentioned  
Test. Wm. Edward

Alice Payne  
William Morley  
David Parish

John Holland junr. Seal.

At a Court held for Goochland County April the 15<sup>th</sup> 1770.

John Holland junr. acknowledged this deed with the library of his in & receipt tendered to be  
his acts & deeds which were ordered to be recorded.

Teste. Wm. Wood (Wm. Wood)

This Indenture Made this tenth Day of April In the year of our Lord One Thousand seven hundred and twenty between John Gillum of the Parish of the  
Saint James in Goochland County of the one part and Drury Murrell of the County of Frederick  
and parish of Frederick, of the other part witnesseth that the aforesaid John Gillum  
for the valuable Consideration of Three pounds current money to him in hand paid the  
receipt whereof he doth hereby acknowledge and himself therewith fully satisfied hath  
Bargained and sold Aland and granted intitled and intended and by these presents to  
Doth Bargain sell and alengant Entitl<sup>unto</sup> unto the aforesaid Drury Murrell his heirs & assigns  
forever one tract or parcell of Land situate lying and being in Goochland County and on the  
North side of James River on the head Branch of Rock Creek bounded as follows. To wit  
Beginning On the County Line at a Hickory Riving Tree southeast a long John Gillums  
fence to a corner red Oak in David Meltons line thence along David Meltons line  
Norward to the County Line thence along the County Line North eighty Degrees west to the  
Hickory Begun at for Thirteen Acres to the same. None or less to have and to hold the aforesaid  
Thirteen Acres of Land to him the said Drury Murrell his heirs and assigns forever with all  
houses out houses ways waters Woods Underwoods profits hereditaments and appurtenances  
whatsoever thereto Belonging in any ways of heriting and the said John Gillum  
himself his heirs &c shall and will forever warrant and defend the aforesaid sold Land  
and Premises unto the aforesaid Drury Murrell his heirs &c forever & Gathers all

39. all persons and all manner of claims whatever and to make any other Deed or Deeds -  
for the premises As By the said Drury or his Councill Lawyer's or the Law shall be required  
Deed or required at the charge of the said Drury In witness whereof, he the said John  
Gillum hath hereunto set his hand and affixt his seal the Day and year first aforesaid  
written.

40

Signed Sealed and Delivered,

In presence of us . . .

Jst. Francis Clark.

Thomas Clark.

John P. Williamson

Memorandum

John & Gillum. Seal.

Elizabeth & Gillum. Seal.

That the Livery of Seizure of the within said Land and premises first  
made and given by the within mentioned John Gillum unto the within Named Drury  
Murrell and his heirs forever in presence of us.

Jst. Francis Clark.

Thomas Clark.

John P. Williamson

John & Gillum Seal.

Elizabeth & Gillum.  
mark

At a Court held for Goochland County April the 16<sup>th</sup> 1770.

This Deed with the Livery of Seizure endorsed were proved by the oaths of the Wifes  
to be the acts and deeds of John Gillum, and Elizabeth his wife, and there upon  
ordered to be Recorded.

Testo. J. Wood, <sup>Notary Public</sup>

Sign

This Indenture made this Tenth day of April in the year of our Lord one thousand  
seven hundred and seventy. Between Pleasant Turner, Peter Hudson & Susannah Hudson his  
wife formerly the widow & relict of Henry Turner Deceased of County of Hallefax of the One  
part and Bartholomew Turner of the County of Goochland of the other part Witnesseth that  
the said Pleasant Turner, Peter Hudson & Susannah his wife for and in Consideration of the sum  
of Ninety five pounds Current Money of Virginia to them in hand paid by the said  
Bartholomew Turner at or Before the Sealing and Delivering of these presents, the receipt whereof  
they the said Pleasant Turner Peter Hudson & Susannah his wife do hereby acknowledge  
and thereof do Acquit and discharge the said Bartholomew Turner by these presents Hath  
Granted Bargained Sold alredy Enfeoffed Confirmed by these presents cloth Grant Bargain  
Hath Enfeoffed Confirm unto the said Bartholomew Turner his heirs & Assigns for ever, One  
certain tract or parcel of land lying & being in the County of Goochland, lying on Gunter Creek it being  
part of a greater Division of Land formerly the property of Henry Turner Decd. and Deed to his  
son Pleasant Turner and bounded as followeth To wit. Beginning at a corner Poplar on

on Gunby, thence South forty Degrees East Two Hundred & Twenty poles, thence North thirty one Degrees East fifty eight poles, thence North seventeen Degrees West forty eight poles to a South Oak, thence from the first Station North eighty seven Degrees East one Hundred & 73<sup>1</sup>/<sub>2</sub> poles to point last thence a New line Due South to the last Station Inclining One hundred Acres to be the same More or Less together with all houses Out houses Edifices Buildings orchards yards Gardens woods ways, waters & water courses, profits Commodities, Recrements & Appurtenances whatsoever belonging or in any wise pertaining to the same with the Tenement & tenement Rents Taxes & Burfels thereof together with all Deeds, Endorsements & Writings touching or in any wise concerning the same, To have and to hold all and Singular the Bargain and Purchase sold promises with their and Every of their Appurtenances unto the said Bartholomew Turner his heirs & Assigns to the Only, proper use and behoof of him the said Bartholomew Turner his heirs and Assigns for ever, and the said Pleasant Turner Peter Hudson & Susannah his wife for them selves their Heirs Executors and Administrators forever to have and grant to and with the said Bartholomew Turner his Heirs & Assigns that they the said Pleasant Turner Peter Hudson & Susannah his wife and their Heirs all and Singular the promises & with the Appurtenances unto the said Bartholomew Turner his Heirs and Assigns Against all & every other person & persons whatsoever lawfully claiming or to claim the same shall & will warrant & see defend by these presents In witness whereof the said Pleasant Turner Peter Hudson & Susannah His wife hath hereunto set their hands and seals this Tenth day of April 1770 as first above written

Signed Sealed & Delivered,

In the presence of us

Stephen Sampson.

John Watkins.

John Johnson.

*Henry H. Grey*  
mark  
Jos. Pleasant

Memorandum.

Pleasant & Turner Seal  
mark his

Peter P. Hudson Seal  
mark

Susannah & Hudson Seal  
mark

That on the day of the date of the within written deed full and trueable possession and seign of the within mentioned Lands and tenures with the appurtenances was had and taken by the within named Pleasant Turner Peter Hudson & Susannah His wife and by them given and delivered to the within named Bartholomew Turner according to the true meaning and effect of the within written Deed.

In the presence of.

Stephen Sampson John Johnson.

John Watkins

*Henry H. Grey*  
mark

Jos. Pleasant.

Pleasant & Turner Seal  
mark

Peter P. Hudson Seal  
mark

Susannah & Hudson Seal  
mark

Pec<sup>o</sup> of Bartholomew Turner on the day of the date aforesaid within Witten Dated Ninety  
five pounds Current Money of Virginia being in full consideration for the Lands and im-  
pessions Within Mentioned.

Pleasant <sup>his</sup> Turner.  
mark

Stephen Sampson.

John Watkins.

John Johnson

Henry F. Gray  
mark.

See Pleasant

Peter P. Hudson.  
mark

Susannah T. Hudson.  
mark.

At a Court held for Greenland County May the 21<sup>st</sup> 1770.

Stephen Sampson, John Watkins and John Johnson proved their deed with the living  
of Suzen and receipt endorsed to be the acts & deeds of Pleasant Turner, Peter Hudson  
and Susanna Hudson which were ordered to be Recorded.

Teste. Val Wood <sup>222</sup> Recd.

This Indenture made and concluded this twenty first day of May in the year  
of Our Lord one Thousand seven Hundred and ninety Between Strangman Hutchens of the  
Parish of Saint James Northam and County of Greenland of the one part and Richard  
Johnson of the same Parish and County of the other part ~~Witneseth~~ that for and in  
consideration of Thirty two pounds Ten Shillings current money of Virginia by the said  
Richard Johnson in hand paid to the said Strangman Hutchens at or before the sealing and  
delivery of these presents the receipt whereof he doth hereby acknowledge to the said  
Strangman Hutchens hath Granted Bargained Sold Alien Enfeoffed and Confirmed and  
by these presents Doth Grant Bargain Sell Alien Enfeoff and Confirm unto the said  
Richard Johnson one certain tract or parcel of Land situate lying and being in the said  
County of Greenland on the Branches of Tuckahoe Creek and containing by Estimation  
Eighty Acres be the same more or less and Bounded as followeth Beginning At a corner  
Maple standing in the North fork of Tuckahoe then down the said Branch as it meanders Suth  
Pole to the Mouth of a small Branch then up the Branch as it mainders to a corner Sorob  
Oak Then South five degrees West one hundred and fifty two poles to the Beginning with all  
woodes Wayes water courses Houses Outhouses & offices Buildings yards Gardens committies  
Meridiments and appurtenances thereon being or therunto belonging and the Revision and  
revisions remainder and Remainder rents Issues and profits thereof and also all the Estates  
Right Title Interest Claims and Demand Whatsoe of him the said Strangman Hutchens of in and  
to the same in every part thereof Together with all Deeds Endorsements and Writings Touching Pre-  
mises this concerning the same **To have and to hold** all and Singular the Bargained  
and hereby sold premises with their and every of their appurtenances unto the said Richard

Richard Johnson his Heirs and Assigns to the only use and behoof of him the said Richard Johnson his Heirs and Assigns forever and the said Strangman Hutchens for Himself his Heirs Executors and Administrators doth Covenant and Grant hand with the said Richard Johnson his Heirs and Assigns that he the said Strangman Hutchens and his Heirs all and singular the premises with the Appurtenances unto the said Richard Johnson his Heirs and Assigns Against all and Every other person and persons whatsoever lawfully claiming as to claim the same shall and will warrant and forever - Defend by these presents In Witness whereof the said Strangman Hutchens hath hereunto set his Hand and affixed his seal the day and year first above written.

Ses. Pleasant.

Francis Pledge.

Joseph Watkins

Memorandum.

Strangman Hutchens. Seal.

That on the day and Date of the within Written Deed full and payable, refection and Seizin of the within mentioned Lands & premises with the Appurtenances was had and taken by the Within named Strangman Hutchens & by him given and Delivered to the within named Richard Johnson according to the true meaning & effect of the Within Written Deed.

In presence of.

Ses. Pleasant.

Francis Pledge.

Joseph Watkins.

Strangman <sup>his</sup> T. Hutchens. Seal.  
Mark

Received of Richard Johnson thirty two pounds in shillings Current money of Virginia on the day of the date of the within Written Deed being in full consideration for the Lands and premises within mentioned.

Ye. Day

Strangman <sup>his</sup> T. Hutchens.  
Mark

In presence of.

Ses. Pleasant.

Francis Pledge.

Joseph Watkins

At a Court held for Goochland County May the 28 1770.

Strangman Hutchens acknowledged this deed with the Livory of seizen and receipt endorsed to be his act and Deeds which were ordered to be Recorded. Then Elizabeth his wife (she being first privately examined) relinquished her right of Dower in the Lands by this deed conveyed which was also admitted to Record.

Teste. Wd. Wood (Cur.)

*Original in blue ink  
Col. Court Books Goochland Co.*

This Indenture made this Nineteenth day of May in the year of our Lord one thousand seven hundred and seventy between Charles Christian Junr. of the County of Goochland

43. And forniſh of St. James Hartnham of the one part and Archibald Bryce of the County of Westmor-  
land of the other part Witnesſeth that the said Charles Christian Jun<sup>r</sup> for and in consideration  
of one hundred and fifty pounds Current money to him in hand paid by the said Archibald  
Bryce before the sealing and Delivery of these presents, the Tenant whereof the said Charles  
Christian Jun<sup>r</sup> doth hereby Acknowleſe Hath Granted Bargained and  
Sold Almes Enſeſſed Conſirmed and by these preuents with the said Bryce will Alſo  
Enſeſſ and Conſirm unto the said Archibald Bryce his heirs and Aſſigns One certain  
Tract or parcel of Land Containing by Estimation One hundred and Fifty Acres to be the same more or  
leſs lying and lying in the County of Goochland on Lickin hole Creek and Bounded as  
Followeth To wit Beginning at two corner Hickories near the great Branch on  
Matthew Taylors or Matthew Dofes and Louis Wilburns Land on the East Side of west fork  
of Lickin hole Creek thence northerly corner running uner Line a Small Distance to a  
new corner upon Black Oak on the Branch side thence down the said Branch according to  
its Meander to the mouth where it emptieth into Lickin hole Creek thence Down the said Creek  
according to its Meanders to another Black Oak on William Michells Land formerly  
belonging to Charles Toney thence running on William Michells Line to a corner pine thence  
Running on Louis Wilburns Line to the two corner Hickories on Matthew Taylors or Dofes  
Land the Station þis began at. The above ſaid Land being part of a larger Tract conveig-  
unto the ſaid Charles Christian Jun<sup>r</sup> With all houses, orchards, fences, Woods ways water profits  
and Emblemnts whateuer to the ſaid Tract of Land belonging or appertaining and the  
Reverions remainder and remainder thereof and Party past and parcell thereof and all the Estate  
Right Title and Interest whateuer of him the ſaid Charles Christian Jun<sup>r</sup> in and to the ſaid  
Bargained premises and Appurtenances and every part and parcell thereof. To have and  
to Hold the ſaid Tract of Land and all and singular the premises with the Appurtenance  
unto the ſaid Archibald Bryce his heirs and Aſſigns forever to the only, properneſſe and behoof  
of him the ſaid Archibald Bryce his heirs and Aſſigns forever and the ſaid Charles Christian  
for himself his heirs Executors and Administrators doth by these preuents Covenant promi-  
ſe and agree to and with the ſaid Archibald Bryce that he the ſaid Charles Christian Jun<sup>r</sup>  
at the time of sealing and Delivery of these presents, is and stands Seized of an Infeſ-  
ſable Estate of Inheritance in fee simple in the ſaid Land and premises and hath clear  
absolute Lawfull Right and Authority to ſell and convey the ſame in manner and form  
aforeſaid and the ſaid Archibald Bryce his heirs and Aſſigns ſhall and may forever  
hereafter peaceably and quietely have hold poſſeſſ and enjoy all and singular the premises and  
Appurtenances without Let or moleſtation of any person or persons whateuer  
having or Lawfully claiming any Estate Right or Title in or to the ſame or any part  
thereof and the ſaid Charles Christian Jun<sup>r</sup> and his heirs ſhall and will warrant and forever  
Defend by these preuents the aforesaid Tract of Land and premises, with the Appurtenances  
unto the ſaid Archibald Bryce his heirs and Aſſigns Against him the ſaid

44.  
And Charles Christian Jun<sup>r</sup> and his heirs and all or any Other person or persons having or Lawfully  
Claiming Any Right or Title to the same may grant or parcel thereof. In Witness  
whereof, the said Charles Christian have hereunto set his hand and Affixed his seal the day and  
year above written.

Sealed & Delivered

Charles Christian Jun<sup>r</sup>. Seal.

in presence of, George Richardson, Robert Birkinyre, Alex<sup>r</sup> Murray  
Memorandum that on the Nineteenth day of May 1770 peaceably & Quietly Possessed and Sezen  
of the within Land and premises was had and taken by the within Named Charles Christian Jun<sup>r</sup> &  
by him Delivered unto the within Named Archibald Bryce According to the form and Effect  
of the within Deed.

George Richardson.  
Robert Birkinyre.  
Alex<sup>r</sup>. Murray.

Charles Christian Jun<sup>r</sup>. Seal.

Received May 19<sup>th</sup> 1770 of Archibald Bryce the sum of One hundred & fifty  
Pounds (sterl.) money it being the Consideration money for the lands & premises within  
Mentioned.

George Richardson.  
Robert Birkinyre.  
Alex<sup>r</sup>. Murray.

Charles Christian Jun<sup>r</sup>. Seal.

At a Court held for Goochland County, May the 21. 1770.

Charles Christian Jun<sup>r</sup> acknowledged this deed with the Sezen & Sezen and receipt endorsed to be his  
acts & deeds which were ordered to be Recorded. Then Sarah his Wife (she being first, truly & examined)  
Relinquished her right of common on the land by this deed conveyed which was also admitted to  
Record.

Teste. J<sup>r</sup> M<sup>r</sup> Wood (Signed).

In the name of GOD, Amen the Twenty third Day, June in the year our  
Lord 1769. James Gaston of Saint James Northam, in the County of Goochland being  
very sick and weak in Body, but of perfect mind and Memory, thanks be given unto GOD  
for the same, and calling to mind the Mortality of my Body, and knowing that it is appointed  
for all men once to Die do make and ordain this my Last will and Testament. That is to say,  
principally and first of all I give and recommend my soul into the hands of GOD that  
gave it; and for my Body I recommend it to the Earth to be Buried in a Christian like and  
Decent Manner, at the Discretion of my Executors nothing Doubting but at the General Resur-  
rection, I shall receive the same again by the mighty power of GOD; and as touching such worldly  
Estate wherewith it hath pleased GOD to bless me in this life, I give Divers and

45. and Dispose of the same in the following manner and form.

I pronounce my Desire is that my whole Estate Real and personal do Remain in the hands and management of my Executors for and During the Term of seven years and no longer and the money Arising therefrom to be applied in paying off all my just and Lawfull Debts, Raising and Seeding of all my small Children.

Item. I Land to Elizabeth my Dearly beloved wife one half of my whole Estate from and after the Expiration of seven years for and During her Natural Life or Widowhood.

Item. I Give to my well beloved son Williams Gresham One Leather Bed and Furniture.

Item. I Give to my well beloved son James Gresham One Leather Bed and Furniture.

Item. I Give to my well beloved son Thomas Gresham One Leather Bed and Furniture, also One Horse Value Two pounds.

Item. I Give to my well beloved son John Gresham one Leather Bed and Furniture, and also one Horse Value Two pounds.

Item. I Give to my well beloved son George Gresham One Leather Bed and Furniture, and also one Horse Value Two pounds.

Item. My Desire is that after my wifes Death that my Land wherein I now Live be sold by my Executors surviving and the money Arising therefrom to be Equally Divided between my sons — Williams Gresham, James Gresham, Thomas Gresham, John Gresham and George Gresham.

Item. My Desire is that After the Legacies is paid half of my Estate be Equally Divided at the Expiration Of seven years, and the Other half, after my wifes Death, between all my Children.

Joseph Gresham, Anne Coleman, Williams Gresham, James Gresham Salley Weston, Jane Duke, Thomas Gresham, John Gresham and George Gresham. And my Desire that my three youngest sons be Bound to trades as the Ex<sup>ec</sup>t shall think proper.

Item. I do constitute make and Ordain Elizabeth my Dearly beloved wife, Williams & James Gresham my well beloved sons to be my Executors of my last will and Testament. In witness whereof I have hereunto set my hand and seal the Day and year above written.

Signed sealed & Delivered  
in presence of

Will Mitchell.

Edm<sup>d</sup> Duke.

James Gresham. Seal.

At a Court held for Goochland County May the 25<sup>th</sup> 1770.

This Writing was proved by the oaths of William Mitchell Gent. and Edm<sup>d</sup> Duke, — Whereupon hereunto to be the last Will and Testament of James Gresham dec'd. and whereupon admitted to Record.

Teste. Val. Wood, Clerk.

46

This Indenture made this twenty first day of may in the year of our  
Lord one thousand seven hundred and seventy between Archelus Jaratt of the County of Goochland  
of this part and George Richardson of the said County of the other part Witnesseth that the  
said Archelus Jaratt for and in consideration of the sum of one hundred and forty pounds Lawfull  
money of Virginia by him the said George Richardson to him the said Archelus Jaratt in hand paid  
before the Sealing and delivering hereof the receipt whereof he the said Archelus Jaratt doth hereby  
acknowledge and thareof doth acquit the said George Richardson his heirs Executors and Administrators  
who hath granted bargained sold and by these doth grant Bargain Sell Confer and confirm unto the  
said George Richardson his Heirs and Assigns one certain Tract or parcel of Land lying and being  
in the County of Goochland on the Branches of Licking hole Creek containing Two hundred and  
Eighty Eight Acres be the same more or less and bounded as followeth (to wit) Beginning at Waddes  
Corner pine Standing near a Branch on William Swifts line and running North Eighty Six  
Degrees East one hundred and ninety poles to William Michells line thence on the said  
Michells Line South Thirty Degrees west Two hundred and Six poles to the said Michells corner  
line thence South fifty five Degrees East Fifty six poles on Michells line to George Richardson  
line thence on the said Richardson's line South Sixty nine Degrees west one hundred and Thirty  
one poles to John Hodges Spring branch thence up the said branch and mander beginning on the  
said Hodges to Waddes Line thence north Thirty five Degrees East Two hundred and Twenty poles to the  
first Nation with all houses orchards fence ways waters and water courses and other appurtenances  
to the same belonging or in any wise appertaining to have and to hold the said Two hundred and Eighty  
Eight Acres of Land and the before recited premises with their appurtenances and the Reversion  
Reversions remainder and remainders rents, issues and profits thereof, and of every part and parcel thereof  
with the appurtenances unto the said George Richardson his heirs and Assigns to the only use and intent  
of the said George Richardson his heirs and Assigns forever and the said Archelus Jaratt his heirs  
Executors and Administrators. Nejusage plantation and tract of Land with the appurtenances  
unto him the said George Richardson his heirs and Assigns shall and will waite and forever defend  
by these presents against the claim and demand of him the said Archelus Jaratt his heirs and Assigns  
or any other person whatsoever and the said Archelus Jaratt for himself and his heirs Executors and  
Administrators doth covenant promise and agrees to and with the said George Richardson his heirs  
Executors and Administrators that the premises and every part thereof are free and discharged  
from all manner of Incumbrances and that the said George Richardson his heirs and Assigns, and  
notwithstanding any act or thing by him the said Archelus Jaratt his heirs Assigns or any other  
person committed done or suffered shall and Lawfully may forever hereafter have hold use occupy possess  
and Enjoy the same and every part thereof with the appurtenances without the Lawfull let  
Molestation or vexation of him the said Archelus Jaratt or Assigns or any other person whatsoever  
In Witness whereof the said Archelus Jaratt to these presents hath hereunto set his hand &  
affixed his seal the day and year above written.

Archelus Jaratt Seal.

Turner Richardson

47. Received the day of the date of the within Indenture of the within named George Richardson the sum of one hundred and forty pounds Current money being the Consideration money within Express'd to me.

Archelus Jarrett Seal.

Memoandum that on the day of ~~the~~ Date of the within written Indenture full and  
payable before and / or after of the within Mentioned premises with the appertenances was had &  
taken by me the within named Archelus Jarrett and by me given & delivered to the within  
named George Richardson witness my hand

Archelus Jarrett Seal.

At a Court held for Goodland County, May the 21. 1770.

" Archelus Jarrett acknowledged this deed with the Receipt & delivery of which I intended to be his  
acts & debts which were noted to be record'd. From Elizabeth his wife (she being first privately  
examined) Relinquished her right of dower in the Land by this deed conveyed with was also  
admitted to record.

Teste. Wm. Wood, Clerk.

This Indenture made this twenty first day of May in the year of our Lord Christ one  
thousand seven hundred and seventy, Between David Mains and Agnes his wife and Archelus Jarrett  
and Elizabeth his wife of the County of Goodland and Parish of Saint James Northam of the one part  
and Thomas Riddle of the same County & Parish of the other part Witnesseth that the said David  
Mains and Agnes his wife and Archelus Jarrett and Elizabeth his wife for and in consideration  
of fifty pounds current money of Virginia to them in hand paid by the said Thomas Riddle before  
the Executing and Delivery of these present the Receipt whereof they do hereby acknowledge  
Have Granted Bargained sold Alene Enoff and Conformed and by these presents do grant <sup>bargain</sup> sell  
Alene Enoff and Conform unto the said Thomas Riddle and to his heirs and Assignees forever One  
certain tract or parcel of Land containing of one hundred and forty three Acres to the same more  
or less lying and being in the County and Parish aforesaid and on the West side of Licking hole  
Branch and Bounded as followeth Beginning at the mouth of the Rockey Branch thence up the said  
Branch fifty six poles to the line thence South nineteen degrees west ninety poles to a corner hickory  
thence West eighty degrees South forty four poles to a corner mulberry tree thence South twenty degrees  
west ninety six poles to a corner pine on David Minkes line thence East forty on Cap't Willams <sup>old</sup> Clos  
line forty nine poles to corner pine thence on Williams Clos line to Licking hole creek to the place Begun  
at Being part of the Land that was granted to William Wilday by Battall Baring date March  
20. 1725. and part of the Land conveyed unto the said David Mains and Agnes his wife and  
Elizabeth their Daughter by a deed from the said William Wilday bearing date June 17. 1746.  
also part of a tract of Land Granted to Charles Allen by Battall Baring <sup>date</sup> January 1732.

To include the Quantity of one hundred and forty acres or the same more or less as may fully appear To have and to hold all and singular the premises above mentioned with the appurtenances unto the said Thomas Riddle his Heirs and Assignees forever And the said David Mims and Agnes his wife and Archelus Jarrett and Elizabeth his wife for them selves their Heirs and Assignees do covenant Grant and agree to and with the said Thomas Riddle his Heirs and Assignees that they the said David Mims and Agnes his wife and Archelus Jarrett and Elizabeth his wife at the time of Conveying and delivery of these presents are the true lawful owners of the said Land and Premises above mentioned and have good right full power and Lawfull authority for their own Right to sell and convey the said Land and Premises above mentioned unto the said Thomas Riddle his Heirs and Assignees according to the true intent and meaning of these presents And also that the said Thomas Riddle his heirs and Assignees shall and may at all times here after Quietly and peaceably have hold Occupie Possess and Enjoy the Premises above mentioned without the let trouble hindrance Interruption or denial of them the said David Mims and Agnes his wife and Archelus Jarrett and Elizabeth his wife their Heirs or Assignees or any other person or persons whatsoever And Lastly that the said David Mims and Agnes his wife and Archelus Jarrett and Elizabeth his wife for them selves and their Heirs all and singular the Premises above mentioned with the appurtenances against them their Heirs Executors or Administrators & against all & every other Person & Persons whatsoever unto the sd Thos Riddle his Heirs & Assignees shall & will discharge & forever defend by these presents In Witness whereof of every part of these presents as the sd David Mims & Agnes his Wife & Archelus Jarrett and Elizabeth his wife have hereunto set their hands and affixed their seals the day and year first above written

Signed Sealed and Delivered  
In presence of

John Gillum & his mark  
David Mims Junior  
John Horden

David D. Mims Seal  
mark  
Agnes A. Mims Seal  
mark  
Archelus Jarrett Seal  
Elizabeth Jarrett Seal

Be it Remembered that on the Day of the date of the within Written Indenture Quiet and peaceable Possession and Seizin fall and singular the Premises within mentioned were had and taken by the within Named David Mims and Agnes his wife and Archelus Jarrett and Elizabeth his wife in their proper persons and by them Delivered over to the within named Thomas Riddle in his proper person to hold to him and his Heirs and Assignees according to the true intent and meaning of the within Written Indenture

In presence of

John Gillum & his mark  
David Mims  
John Horden

David D. Mims Seal  
mark  
Agnes A. Mims Seal  
mark  
Archelus Jarrett Seal  
Elizabeth Jarrett Seal

Received of the within named Thomas Riddle the sum of Fifty  
Pounds Current Money of Virginia being the full consideration for the within sold Land &  
premises Recd this County first Day of May one thousand seven hundred and seventy by  
Anchelis Jarrett  
Elizabeth Jarrett

Signed

At a Court held for Goochland County May the 28. 1770.

This deed with the Survey of said land endorsed were proved by the oaths of the witnesses hereunto to be the  
acts and deeds of David Sims and the same with the receipt endorsed were acknowledged by  
Agnes Sims Anchelis Jarrett and Elizabeth Jarrett to be their respective acts and deeds all  
which were therupon ordered to be recorded.

Teste Vale Wood Curr.

This Indenture made this 22. day of May one thousand seven hundred & seventy  
Between John Mose & Elizabeth his wife of the County of Goochland of the one part and  
John Holland Senr. of the same County of the other part witnesseth that the said John Mose &  
Elizabeth his wife for and in consideration of the sum of One hundred & five pounds current money  
to whomsoever he and the receipt whereof they do hereby confess have & by these presents Do grant  
Bargain & sell alien & convey unto the said John Holland Senr. his heirs & assigns forever  
one certain tract or parcel of Land situated lying and being in Goochland County on the Little Ryd.  
 Creek containing by estimation two hundred Acres more or less Bounded as followeth Beginning at  
 Morleys Corner where Oakethence down said Creek as it meanders to a poplar on the Creek Bank  
 thence northeasterly twenty eight degrees West ninety poles to a pine North one hundred & thirteen  
 poles to a white oak on Thomas Majors line thence along his line North twenty three degrees  
 east one hundred & eighty four poles to a locust sapling south one degree east one hundred & forty  
 seven poles to the said Majors corner pine thence on Morleys line south eighty degrees West twenty four  
 poles to the Beginning. Together with all woods ways waters & Watercourses whatsoever with  
 the appurtenances & privileges thereto belonging or in any ways appertaining To have &  
 Hold the above said Land & premises with their Divers of their appurtenances to the said John  
 Holland Senr. his heirs & assigns forever & the said John Mose & Eliz. his wife doth covenant  
 grant & agree to with the said John Holland Senr. his heirs & assigns that they the said John  
 Mose & Eliz. & his wife the said Land & premises with their Divers of their appurtenances  
 unto the said John Holland Senr. his heirs & assigns forever shall & will warrant & forever  
 defend from & against the Lawfull claim of all persons whatsover and lastly the said John Mose  
& Elizabeth his wife Doth by these presents covenant promise & agree to & with the said John Holland  
 Senr. that they will from time to time & at all times hereafter when required make & execute  
 or cause to be made done & performed all and every thing not Deed or done for the better more  
 perfect fully granting and conveying & disposing of the within mentioned Land & premises

with the appurtenances for Wtness whereof the said Mr. Mif. & Eliz<sup>t</sup> his wife have set  
all their hands & seals day of year above written.

Signed Sealed & Dated,

in presence of —

John Mif. Seal.

Elizabeth Mif. Seal.

Morn<sup>r</sup> on the day & year within mentioned Livery of seignior of the within mentioned Land &  
premises was by the within mentioned Mr. Mif. & Eliz<sup>t</sup> his wife Given and made to the  
within mentioned Jn<sup>r</sup> Holland Senior according to the true form & effect of this deed.

John Mif. Seal

Elizabeth Mif. Seal

**R**ecived 22 May 1770. The sum of One hundred & five Pounds Currenty in full of —  
the consideration money within mentioned.

At a Court continued & held for Goochland County, May the 22<sup>d</sup> 1770.

John Mif. and Elizabeth his wife acknowledged this deed with the livery of seignior endorsed  
at the receipt to be their acts and deeds which were ordered to be Recorded Then the said Eliz<sup>t</sup>  
(she being first privately examined) relinquished her right of dower in the land by this  
deed conveyed which was also admitted to Record.

Test<sup>d</sup> 1<sup>st</sup> N<sup>o</sup> 1<sup>st</sup> 1770

This Indenture made the Twenty six<sup>th</sup> day of May in the year of our Lord one  
thousand seven hundred & eventy, between Jn<sup>r</sup> Holland & Martha his wife on the one part & Thos  
Vaughn on the other part Witnesse<sup>r</sup> that the said Jn<sup>r</sup> Holland & Martha his wife  
for and consideration of the sum of Two hundred and fifty five pounds current money of  
Virginia to them in hand paid by the said Thos Vaughn the receipt whereof they do  
acknowle<sup>d</sup>ge have given granted bargained sold and by these presents do give grant bargain-  
and sell unto the said Thos Vaughn his heirs & assigns forever a certain Tract or part  
of Land with the appurtenances containing five hundred & fifty five Acres and Bounches  
as follows Beginning at a corner Rod and running North fourteen degrees West One  
hundred & fifty poles to a pine, thence North Twenty East One hundred eighteen pole to a me-  
dow thence North Eighty two deg<sup>r</sup> West Two hundred & eighteen pole to a pine thence South  
five West Two hundred & fifty six poles to a Hickory, thence down Holl<sup>d</sup> Branch to the Creek then  
as it meanders to Bl<sup>r</sup> Woods line thence on his line to the first Station To have and to  
hold the said Tract of Land with the appurtenances unto the said Thos Vaughn his  
heirs and assigns forever And the said Jn<sup>r</sup> Holland & Martha his wife for them selves  
and their heirs the afores<sup>d</sup> Tract of Land with the appurtenances afores<sup>d</sup> unto the said Thos  
Vaughn his heirs & assigns against all persons whatsoever will warrant and by these  
presents for ever defend Jn<sup>r</sup> Holland whereof the said Jn<sup>r</sup> Holland and Martha his wife