

mentioned

Indorsement of

John Wm. Smith.

Robert Pleasant.

Jospe Pleasant.

Richd. Pleasant

At about held for Goochland County May the 16. 1774.

This Deed with the livery of seisin and receipt indorsed are proved by the
Oaths of the Wifes, heirs, to the acts and deeds of Richard Pleasant, which
are recd to be recorded.

J. Leslie

Val Wood *Notary*

This Indenture made this Fifteenth day of January in the year of our
Lord Anno Domini seven hundred and Seventy four between Constantine Smith and
Laurence Smith of the County of Essex of the one Part and George Richardson of the
County of Goochland of the other Part Witneseth that the said Constantine Smith
and Laurence Smith for and in consideration of the sum of One hundred and forty
Pounds Lawfull money of Virginia by him the said George Richardson to them
the said Constantine Smith and Laurence Smith in hand paid before the sealing
and delivery hereof the receipt whereof the said Constantine Smith and Laurence
Smith doth hereby Acknowledg and thereof Both Acquit and Discharge the
said George Richardson his heirs Executors and Administrators hath granted
Bargained and sold and by these presents to the said George Richardson sold Unloft —
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 Suckinhole Creek it being the Land that Bowker Smith sold
to the said Constantine Smith and containing Five hundred Acres and is thus bounded
(South) Beginning at an ash in small Branch and running with George Richardson's
line South twenty two Degrees west thirty four poles to a corner hickory then
with Henry Mullins line South Twenty six Degrees west One hundred and ninety
Five poles to pointers then south Twenty seven and a Quarter Degrees west One
hundred and Forty Four poles to a pine then South Twenty Eight Degrees east
Eighteen poles to a Black Oak then south thirty One Degrees west One hundred
and Thirty two poles to a red Oak then south Fifty Five Degrees east One
hundred and Sixty One poles to pointers then North Sixty three Degrees east
three poles then North Twenty seven Degrees east four hundred and
Twenty three poles to a red oak then North Twenty one and half

452 half Degrees East Twenty poles to Pointers then North Twenty Eight Degrees west one hundred poles to an ash standing in the aforesaid Branch then Down the said Branch as it meanders to the Beginning with all houses, orchards, Fences, ways, waters, and water courses, all other Appurtenances thereunto belonging. As any and every appertaining to have and to hold the said Two hundred acres of Land and the before recited premises with their appurtenances and the reversion and reverting remainder and remainder rent, issues, and profits thereof and every part and parcel thereof with the appurtenances unto the said George Richardson his heirs and assigns to the only use and behoof of him the said George Richardson, his heirs and assigns forever and the said Constantine Smith and Lawrence their heirs Executors & Administrators the said Hopewell Plantation and Tract of Land with the Appurtenances unto him the said George Richardson, his heirs and assigns shall and will warrant and forever defend by these presents against the claime and Demand of them the said Constantine Smith and Lawrence Smith their heirs and assigns or any other person or persons whatsoever and the said Constantine Smith and Lawrence Smith for themselves their heirs Executors & Administrators that the premises and every part thereof are free and Discharge from all manner of Incumbrances and that the said George Richardson his heirs and assigns notwithstanding any act or thing by them the said Constantine Smith and Lawrence Smith, their heirs and assigns or any other person or persons committed done or suffered shall and lawfully may forever here after have, hold, use, occupy, and enjoy the same and every part thereof with the appurtenances without the Lawfull let molestation of them the said Constantine Smith and Lawrence Smith, their heirs or assigns or any other person or persons whatsoever. In Witness whereof the said Constantine Smith and Lawrence Smith to these presents hath hereunto set their hands and affixed their seals the day and year above written.

Sealed and Delivered

in presence of

Samuel Richardson.

Will. T. Miller.

James Holman.

Memo and m.

Const. Smith. Seal.

Lau Smith. Seal.

That on the day of the date of the within written Indenture full and feasible suzer and possession of the within mentioned premises with the appurtenances was had and taken by us the within Constantine Smith and Lawrence Smith and by us Given and Delivered to the within named George Richardson,

according to the Term of the within written Deed.

Witness.

Samuel Richardson.

Const Smith.

Will H. Miller.

Lau. Smith.

James Holman.

I witness on the day of the date of the within written Indenture of the
within named George Richardson One hundred and Sixty Pounds --
Lawfull money of Virginia being the consideration money within expressed.
Sam'l Richardson.

Will H. Miller.

Const Smith.

James Holman.

Lau Smith.

A Court held for Goochland County. May the 16th 1771 A.

This Deed with the livery of sezon and receipt enclosed were proved by the
oaths of the Witness hereunto to be the acts and Deeds of Constantine and
Lawrence Smith, and ordered to be Recorded.

Teste. Val. Woodburn

This Indenture made this Twenty first day of February in the year
of our Lord one thousand Seven hundred and Twenty four between George Payne
Minor, and George Payne Senior, of the County of Goochland of the one part
and Samuel Richardson, of the aforesaid County of the Other part Wit-
nesseth that they the said George Payne Minor and George Payne Senior
for and in consideration of the sum of Six hundred and Fifty pounds Lawfull
money of Virginia to them in hand paid by the said Samuel Richardson the
receipt whereof they the said George Payne Minor, and George Payne Senior
Doth hereby own and that they is thencewith Fully Satisfied Contented and paid
Hath granted, Bargained, sold, Allocated, Enfeoffed, and Confirmed, and doth in
and by these Presents Grant, Bargain, sell Alien Enfeoff and confirm unto
the said Samuel Richardson, and to his heirs and Assigns forever one certain
Tract or parcel of Land in the aforesaid County of Goochland containing Five
hundred and Thirty five Acres more or less Formerly the Land where George
Payne Minor, Lived Beginning at John Davis Corner Hickory Stump Thrice
North forty Two Degrees East Two Hundred and Thirty four poles to a
Corner Gum by a Spanish Oak on Benjamin Johnsons line thence
North Twenty Nine Degrees west Thirty poles Cropping Horsleys
Mill Creek to a pine Thence on John Davis Line North Forty nine

454

nine Degrees West one hundred and eighty, Two poles to Pointers on Colles
Line Near a Meadow Thence on Colles Line South Forty Four Degrees -
West Sixty Five poles to pointers near Lick Creek Thence North Thirty, one
Degree West Eighty, one poles to Lick Creek Thence up the said Creek as
it meanders to a corner Poplar, Thence on Richard Adams Lines south
forty two Degrees west One hundred and Thirty, Two poles to Pointers
Thence South Fifty Eight Degrees west ninety poles toward Oak and pointers -
on John Wares Line Thence on Wares Line South Thirty Five and a half Degrees
East One hundred and Twenty nine poles to a Torked pine Thence south Fifty two
Degrees East One Hundred and Seventy Two poles to John Park Corner pine -
Thence on Park Line south Fifty Three Degrees East One Hundred and Sixty -
Eight poles Croping Horleys mill Creek to the Begining Together with all and
singular the House, Orchards, Fences, and Inclosures as also all woods under
woods, waters and Water Courses in or upon the same or thereunto Belonging
or in any wise Appertaining and also all the right Title property possession
Inheritance claim and Demands whatever they the said George Payne Minor
and George Payne Sen^r or Their Heirs unto the said Five hundred and Thirty
six Acres of Land more or less with the premises and Appurtenances thereto or
to any part thereof To have AND TO Hold the said Five hundred -
and Thirty six Acres of Land more or less with all the premises and Appurtenan-
ces thereunto Belonging unto the said Samuel Richardson and to his heirs and
Assigns forever unto the only proper use and behoof of the said Samuel Rich-
ardson, and his heirs and Assigns forever and they the said George Payne Minor
and George Payne Sen^r for themselves Their Heirs, Executors, and Administrators
and Assigns that they the said George Payne Minor, and George Payne Sen^r at
the time of the Executing of their presents is and standeth Right Fully, and
Lawfully Seized of the Five hundred & Thirty six Acres of Land more or less
and premises aforesaid of a good Estate in Fee Simple and that they Hath
good right to sell and convey the same in manner aforesaid and that they
will forever warrant and Defend the said Land from all manner Person
For WITNESS whereof they the said George Payne Minor, and George Payne
Sen^r hath set to their hands and seals the day and year first above written
Signed Sealed & Delivered

in the presence of }

Will. H. Miller.

George Richardson.

William Cole.

George Payne Min^r Seal.

George Payne Sen^r Seal.

That on the Twenty First day of February in the year of our
Lord One Thousand seven hundred and Twenty Four the within
mention'd George Payne Minor, and George Payne Sen^r did
enter into the said Mesuage and Land within mentioned and
O^o Did Deliver Quiet and Peaceable Possession and quiet Thereof
According to the Form and Effect of the within written Intenture
to the within named Samuel Richardson his heirs & Assigns

Witness

Will H. Miller

George Payne Min^r

George Richardson

George Payne Sen^r

William Cole

At a Court held for Goochland County May the 16th 1775

The Deed with the Livery of seigniorie endorsed was proved by the oaths of the
Witnesses hereby to be the act and deed of George Payne Minor, and George
Payne (the Elder) and record to be Recorded.

Teste Vald Hood

In the Name of God Amen I James Thurston of Goochland County
beinge Inform at this present that I ake to god of mind now as to
memory and to what World^{re} it hath pleased god to bles me with I make
of this the manner and Form following

Item. I give and Bequeath unto my Lovong son Ruben Thurston part of my Land
and Plantation whereon he now Lives lying Between the Little Byrd Creek and Deep
Creek and Also three Head of Hogs to him and his Heirs forever.

Item. I give to my Lovong wife Easter Thurston the remainder part of my Land
and Plantation during her Natural Life whereon I now Live and after her
death I leave the said Land and Plantation to my Two Daughters Elisabeth
Thurston, Mary Thurston, Ann Thurston, Sarah Thurston, Marcy Thurston,
during the Time they shall Live single and after my wifes death and
my daughters Marriages then I give all my Land and Plantation to my son
Ruben Thurston, to him & his heirs forever.

Item. it is my Desire that my Executors hereafter named shall sell one of Beasts and
part of the Stock of Cattle, Hogs, & Sheep or somany of them as shall ^{sell} to the
Amount of Twenty Six pounds, and the money to be Equally divided Between
all my Children.

Item I leave all the remainder of my Stock of all kinds to my wife and Daughters
456 during the time they shall live with her and also my household goods and
furnishings of all sorts to my said wife, and two daughters and after my wife's
Death then it is my Desire that all my Stock and Household goods of all
sorts shall be sold and the money to be equally Divided amongst all my children.
Item I send to my wife Sixty one pounds fifteen shillings & three pence to
support her several Receipts if wanting to support her with Necessaries toward
poore living and do ordain Constitute and Appoint this my Last Will & Testament
and do Appoint my loving wife Easter Thurston, and my loving son John
Thurston, my Executors or Witness hereof to have hirurals set my hand
and seal this twentieth day of March One Thousand Seven hundred and Seventy
Four.

Signed Sealed
In the presence of }

Francis + Thurston (Seal)
mark

Test.

William Mafie
Reuben Wotherspoon
and myself.

At a Court held for Goochland County May the 16th 1774.

This Writing was made by the Oaths of William Mafie, and Reuben Wotherspoon,
to be the Last Will and Testament of Francis Thurston dec'd, and being
admitted to Record.

Teste Val Wood Clerk

This Indenture made this Twenty First day of October
in the year of our Lord god One Thousand Seven hundred and Twenty Four,
Between Joseph Jackson of Bedford County and John Pillpott of
Goochland County Witnesseth that the said Joseph Jackson for and in con-
sideration of the sum of Eighty Five Pounds Current money of Virginia to him
in hand paid by the said John Pillpott the receipt whereof he doth hereby
Acknowledeg Health bargained Granted and sold unto John Pillpott
One certain tract or parcell of Land lying and being in the County of
Goochland & Parish of Saint James Northam containing by estimation
Two hundred acres or there more or less, and bounded as followeth to wit.
Beginning at a corner pine of Leonard Ballou's land thence on his Line South
Thirty Three Degrees East One hundred poles to a corner white Oak three
acres Line, thence west Two Hundred and Fifty six poles to a corner Pine

Plane East Thirty Seven Degrees North One hundred and Thirty six poles to a
 corner pine tree East Thirty Eight Degrees South Twenty Seven poles to the
 beginning. To have hold and peaceably to enjoy the afores^t two hundred
 acres Land it being part of Four Hundred acres Granted to the R^t Joseph
 Jackson, by patent with all houses, orchards, gardens, way, woods, underwood
 improvements &c with all and singular the improvements and appurtenances
 whatsoever belonging or in any wise appertaining from the plain right
 and title of him the said Joseph Jackson, his heirs, executors, administrators
 and assigns or any other person or persons whatsoever to the only proper
 use and behoof of him the said John Billpotts his heirs, executors,
 administrators and assigns forever and the said Joseph Jackson doth for
 himself his heirs, executors, administrators & covenant promise and agree that
 he will from time to time and at all times hereafter against all
 persons whatsoever the right of the above mentioned two hundred acres of
 land and premises warrant and for ever defend to the said John Billpotts
 his heirs, executors, administrators and assigns & the said Joseph Jackson
 with himself his heirs, executors, administrators & assigns further promise
 I Agree that they shall have & will be ready at all times hereafter to make any
 further right conveyance or title that the said John Billpotts or his
 heirs, executors, administrators or assigns shall lawfully require. In
 witness whereof the R^t Joseph Jackson hath hereunto set his hand
 and affixed his seal the day and year first above written.

Sign'd Sealed and Acknowledged
 in presence of

Joseph Jackson. Seal.

John Hodges.
 Abraham Bruist.
 Ann ^{his} Hicks.
 mark

Memorandum that on the day and year within mentioned quiet & peaceable
 possession of the within mentioned tract of land and premises was
 had and gained to John Billpotts and his heirs &c by Joseph Jackson,
 &c being fully satisfied for the same.

Test.

Joseph Jackson

Recd this Twenty first day Octob^r One thousand Seven hundred & Seventy three of
 John Billpotts, the sum of Eighty Five pounds, land money it being in full
 for the within mentioned Tract of Land.

John Hodges.

Joseph Jackson.

459 Abraham present.
ann & his heirs
mark

At a Court held for Goochland County May the 16th 1774.
This Deed with the Livery of seizin and receipt endorsed were proved by the
oaths of the Wifes heires to be acts and deeds of Joseph Jackson, and
recorded to be Recorded.

Taste Val Wood (affix)

I know all men by these presents that George Chaddle, of Goochland
County am held and Firmly bound unto Judith Chaddle, of Caroline
County in the sum of Five Hundred pounds Current money of Virginia to be
paid unto the said Judith Chaddle, her heirs Executors Administrators or
Assigns, for payment whereof I fine myself my heirs Executors and
Administrators Firmly by these presents sealed with my Seal & Dated
this Twenty fifth day of April One thousand seven hundred and seven
by four.

The Condition of the above Obligation is such that if the above named
George Chaddle, his heirs, Executors, and Administrators, and every of them for & on
his and their parts and behalfe do and shall well and truly stand to Obey, abste,
perform, observe, Fulfill, and keep, the Award Arbitration final and Determinative
of John Woodson, and Matthew Woodson, of Dover in the said
County of Goochland Arbitrators Indifferently named Elected and chosen as aforesaid
for and on the part and behalfe of the above named George Chaddle as of the
above named Judith Chaddle, to Arbitrate order Award and Determine
of and concerning the Division of Three Hundred and & Twenty Acres of
Land lying in the said County of Goochland be the same more or less divided
by the Last Will and Testament of Carlton Woodson, Late of the County
Chesterfield dec^d to the said Judith Chaddle, and George Chaddle, in Joint
tenancy for a tract containing two Hundred and Ninety Nine Acres the said
Decision to be made by consent of the said parties to have Effect & be binding on
each party during their joint Lives and to be made by the aforesaid Arbitrators
who being attested by Joseph Watkins as a Surveyor chosen by both parties
are to Divide the said Tract of Land as they shall think Proper so that the same
be done by one Straight Line and the said George Chaddle, to have his Share of
an equal of the said Land and the said Judith Chaddle, to have and enjoy the
Other moiety of the said Land during her Natural Life and also to stand to

abide perform Truthful and Keep the award made and Arbitrament and
determination of the said Arbitrators of and Concerning what sum or sums of
Money the said Judith Cheadle shall pay to the said George Cheadle in consideration
of her having worked and cultivated the aforesaid Land whilst the said George
Cheadle was under the age of Twenty One Years then the above Obligation
to be paid or else to remain in Full force & Virtue.

As the said George Cheadle doth Oblege himself to make choice of moiety of the
said Land in or before the last day of June Next ensuing the date hereof on
Witness whereof the said George Cheadle hath hereunto set his hand and Seal
the day and year above written

In presence of

George Cheadle. Sealed

Joseph Mathews.

Arch. Pleasant.

Matthew Woodson.

John Cheadle.

John Woodson.

We the Subscribers being witnesses by Judith Cheadle of Caroline County
and George Cheadle of Franklin County to this tract of Land lying in Franklin County
which by the said last will and Testament of Marion Woodson of Chesterfield
County was devised in Trust to my self Judith Cheadle and the said
George Cheadle to divide the same into two equal parts over the Land with Joseph
Mathews who by the said Judith and George was chosen to Survey the said Land
which was accordingly done and divided by a straight Line so that George to take
his first Choice in case he should take the West moiety of the said Tract it
being the upper half the said Judith Cheadle is to pay unto the said George Cheadle
the sum Twenty pounds but in case he should make choice of the East moiety or
the Lower half then the said George Cheadle is to pay unto the said Judith Cheadle
the sum of Twenty pounds the money to be paid in or before the 25th day of
April 1777/5. and whereas the said George Cheadle has demanded of the said Judith
Cheadle a yearly rent for about Ten years past relative to her cultivating the said
Land and has refused it to our determination the same we have taken under
Our Consideration and are of Opinion that the said George Cheadle is not
intitled to receive any rent for the use of the Land that the said Judith Cheadle
had a just & equitable right to cultivate the same as aforesaid hands this 12th day of May

1777/8.

John Woodson.

Matthew Woodson.

At a Court held for Goochland County, May the 16th 1777 A.
Joseph Watkins, Arch^d Pleasant, & John Cheadle, proved their Bond for award,
which with the Award annexed were on the motion of Justice Cheadle, admitted to
Record.

Teste. Will Wood Mar.

This Instrument made this Fifteenth day of May One thousand Seven hundred and
Twenty Four Between Thomas Nowell of Roachland County and Samuel Powell
of the same County witnesseth that that the said Thomas Nowell for and in
consideration of Twenty Pounds Current money of Virginia to him in hand paid the receipt
whereof he Do hereby grant Bargain, sell, alienate, and confirm, and doth by these Presents
Fully Clearly and Absolutely give grant Bargain, sell, alien and confirm unto the said
Samuel Powell his heirs Executors, administrators, and Assigns forever one certain Tract or
Parcel of Land containing one Hundred Acres more or less Situate Lying and being in the
County of Roachland on the Branches of the Little Bird Branches of Tondieh to wit Beginning
at James Nowells Line thence to with Line and thence to Mrs Emersons Line &
thence to finished Line and Corners upon Hobes Line which said Land was granted
by pattern to Hennings Parish and it was purchase's of James Nowell Senior
by the said Thomas Nowell and the said Thomas Nowell Doth hereby covenant grant
and agree to and with the said Samuel Powell his heirs and Assigns that he and they
shall at all times hereafter peaceably and Quietly hold and Enjoy the said granted Land
and premises free and clear from all former rents, grants, or mortgages, or any other
Encumbrance whatsoever and the said Thomas Nowell will warrant and forever
Defend the said granted Land and premises Together with all Houses, orchards, Trees
Woods underwood, water and water Courses thereon standing, growing, or being with all
Profits Commodities, advantages, and Appurtenances whatsoever to the same belonging or
in any wise appertaining and also the reversion, or reversions, remainder and remainders
thereof and of every part and parcel thereof to have and to hold the said Tract or Par-
cel of Land as above bounded with this and every of theirs as appurtenances for the
only use and behoof of the said Samuel Powell his heirs and Assigns forever against
all and every other person or persons that shall lay any Claim therunto and further
the said Thomas Nowell, his heirs Executors and Administrators and every of them shall
make Do and Execute all further and other act and Deeds for the better conveyance of
the Land and premises to the said Samuel Powell his heirs and Assigns or any of
them his or their counsel Learned in the Law shall be reasonably required for
Witness whereof I do hereby set my hand & Seal the day & year above written.

Signed Sealed and
Delivered in Pursuit of }

Delivered in pursuance of }

Fro. Novell. Seal.

Memoorandum That on the day and year within written Just and Peaceable
possession of the within Land was had and taken by Thomas Novell, and
paid and Delivered to the within named Samuel Powel.

At a Court held for Goochland County May the 16th 1774.
Thomas Novell acknowledged this deed to be his Act and deed which were
ordained to be Recorded. Then Mary his wife (she being first privately examined)
stelinguished her right of Power in the Land by this deed conveyed which was
also admitted to record.

S. 10
S. 10
At Woodlawn

This Indenture made the twenty fourth day of
November in the year of our Lord One thousand seven hundred and Seventy three
Between John Bolling and Mary his wife of the County of Goochland of the one part
and William Gay of the County of Albemarle of the other part witnesseth that
the said John Bolling and Mary his wife for and in consideration of the sum
of two thousand five hundred Pounds to the said John in hand paid by the said
William Gay, the receipt whereof is hereby acknowledge by the said John Bolling
and Mary his wife HATH granted Bargained and sold alured and confirmed and
by these presents DO grant Bargain and sell all in our sevpon unto the said
William Gay his heirs and Assigns forever one certain tract or parcel of Land situate
lying and being on Beaverdam Creek in the Parish of Saint James's Northam
in the County of Goochland adjoining the Land of Anne Bradshaw Joseph Lewis
Amos Ladd, William Rogers and Stephen Giles Lister containing by estimation
Five Hundred Acres be the same more or less it being the same tract of Land
devised to the said John Bolling by the last Will and Testament of his Father John
Bolling late of the County of Chesterfield to by the name and inscription of his said
Tract or plantation And also all Lands trees woods underwoods with houses buildings
fences communitie advantage hereditaments and appurtenances whatsoever to the said
tract or parcel of Land above mentioned belonging or in any wise Appertaining
and also the reversion and reversions remainder and remainders rents & issues
of the said tract or parcel of Land and promises and of every part thereof
And all the estate right title interest claim and demand whatsoever of them
the said John Bolling and Mary his wife of in and to the said tract or parcel of
Land and promises and every part thereof To have and to hold
the said tract or parcel of Land and promises above mentioned and every

463 every part and parcel thereof with the Appurtenances unto the said William Gay his
heirs and Assigns to the only proper use and behoof of the said William Gay his
heirs and Assigns forever. And the said John Bolling for him self and his heirs
the said tract or parcel of Land and premises and every part thereof with the Appurtenances
against him and his Heirs and Assigns all and every other person and Persons what-
soever to the said William Gay his heirs and Assigns shall and will warrant &
forever defend by these presents In Witness whereof the said John Bolling &
Mary his wife have hereunto set their hands and Affixed their seals the
day and year first above written.

Signed Sealed and Delivered

John Bolling. Seal.

In presence of . . . S

Mary Bolling. Seal.

Wm. Bolling.

Chas. Bolling.

Isiah Leah.

Charles Christian.

Sam Richardson.

Wm. Barnard Junr.

Received of the within named William Gay this Twenty fourth day of Novem-
ber 1773. the sum of Two Thousand Six hundred Pounds being the full consider-
ation for the within bargains & Sales and promises.

Witness.

All about continued and held for Goochland County May the 27th 1774
John Bolling Gent. acknowledged this deed to be his act and deed which was done
to be Recorded.

Feeble Vail Wood Jr.

This Indenture made the Twenty sixth day of November
in the year of our Lord One thousand Seven Hundred and Twenty three Between Will-
iam Gay of the County of Cumberland of the one part and John Bolling of the
County of Goochland of the other part **Witnesseth** that the said William
Gay for and in consideration of the sum of Two thousand one Hundred and Twenty Pounds
current money of Virginia to him in hand paid by the said John Bolling the receipt
whereof is hereby Acknowledged to the said William Gay Hath granted Bargained and
sold aliened and confirmed and by these Presents **Doth** grant, Bargain, and
sell them and confirm unto the said John Bolling, his Heirs and Assigns one or
certain tract or parcel of Land situate lying and being on Beaverdam Creek in the
Parish of Saint James, Virginia in the County of Goochland adjoining the

Lands of Anne Bradshaw, Joseph Lewis, Anne Ladd, William Rogers,
 and Stephen Titter Letcher, containing by Estimation Five Hundred Acres
 in the same more or less it being the same tract or Parcell of Land the
 said William Gay, purchased of the said John Bolling for the sum of two
 Thousand Five Hundred Pounds, and was conveyed by the said John Bolling
 to the said William Gay by Indenture bearing date the twenty fourth day of November
 in the year of our Lord one thousand seven hundred and seventy three, And also the five
 following years now on the aforesaid tract or parcel of Land to wit, Tommy, George,
 Frank, Charles and Amy and the future increase of the said Amy, and all lands
 houses, buildings, trees, woods, profits commodities, advantages, hereditaments and
 appurtenances whatsoever to the said tract or parcel of land belonging or in any
 wise appertaining and the reversion and reversions remainder and remainders
 rents and issues of the said tract or parcel of Land and premises and of every part
 thereof, and all the Estate right title interest claim and demand whatsoever of
 him the said William Gay, of or to the said tract or parcel of Land and
 premises and every part thereof To have and to hold the said tract or parcel
 of land and premises above mentioned and every part and parcel thereof with the
 appurtenances and also the aforesaid five acres together with the future increase
 of the said Amy unto the said John Bolling his heirs and assigns to the only
 proper use and behoof of the said John Bolling his heirs and assigns forever, And
 the said William Gay, in himself and his Heirs the said tract or parcel of Land &
 premises and every part thereof with the appurtenances together with the aforesaid
 five acres and the future increase of the said Amy against him and his heirs and
 against all and every other person and person whatsoever to the John Bolling his
 heirs and assigns shall and will warrant and forever defend by these presents
 provided nevertheless and as the true intent and meaning of this Indenture
 that if the said William Gay his heirs Executors Administrators or Assigns the sum
 of two thousand pounds or in before the twentieth day of December which shall
 be in the year of our Lord one thousand seven hundred and seventy nine with
 Lawfull Interest thereon from the date of these presents the said interest to be paid
 yearly on the twenty sixth day of November in every year till the whole principal
 and interest shall be paid that then this Indenture and every thing therein
 contained shall be null and void and have no Effect to all intents & purposes
 notwithstanding the same had never been made any thing herein contained to the
 contrary notwithstanding and the said William Gay doth covenant and agree
 with the said John Bolling that he the said William Gay his heirs
 Executors Administrators shall and will pay or cause to be paid to the said

465

and John Bolling his heirs Executors Administrators or assigns the aforesaid sum of two thousand eight hundred and twenty one pounds on or before the twenty sixth day of November which shall be in the year of our Lord one thousand seven hundred and twenty nine, with Lawfull interest as aforesaid, and that in default thereof the said William Gay his heirs &c shall and will permit and suffer the said John Bolling his heirs or assigns at any time after the aforesaid twenty sixth day of November which shall be in the year of Lord one thousand seven hundred and twenty nine quietly and peaceably enter upon have hold & possess and enjoy the aforesaid tract or parcel of Land and premises abovementioned and every part and parcel thereof with the appurtenances and also have hold & possess and enjoy the aforesaid five slaves together with the future increase of the said Army without the suit let trouble hindrance or molestation of the said William Gay or his heirs or any other person or persons whatsoever any thing in the above mentioned Land and slaves claim ing or to claim from by or under him or them or any of them **In Witness**
whereof the said William Gay hath hereunto set his hand and affixed his seal the day and year first above written.

Signed sealed and Delivered }

In presence of

John Cleming.

Chas Cleming.

Tisiah Leah.

Charles Christian.

Isham Richardson.

Wm. Barnard junior

William Gay Seal.

N.B. The following words to wit the said Interest to be paid yearly on the twenty sixth day of November in every year 'till the whole principal and interest shall be paid) were interlined before signing & sealing

At a Court held for Goochland County May the 17. 1771.

William Gay Gent. acknowledged this deed of Mortgage to be his Act and deed which was ordered to be Recorded.

Teste. Wm. Wood Esq.

1770. Dr. The Estate of Mary Cole dec'd to George Barclay Esq.

July 16	To Cash p'd David Nofs	receipt	No 2.	40
Oct 15	To Cash p'd John Payne	Acct.	1.	11 17 11
	To Cash p'd Geo. Branch	receipt	3.	3 16 6
	To Cash p'd Geo. Blundar	Ditto	4.	10 -
	To Cash p'd for weining	Ditto	5.	3 3 3
Dec 19	To Cash p'd Richd. Bonaparter	Ditto	6.	17 - 1
1771	To Cash p'd Thos. Vaughan for dues	Ditto	7.	1 1 1 19

Jan. 5.	To Cash p ^r . Int. Wines for rum for the sale	Ditto	8.	5	—
21.	To Cash p ^r . Rebecca Derby	Ditto	9.	11	8.
March 6.	To Cash p ^r . Bony Owen	Ditto	10.	2	3.
	To Cash p ^r . Charles Rice	Ditto	11.	13	—
June 27.	To Cash p ^r . David Ross	Ditto	12.	31	13
Aug. 19.	To Cash p ^r . D. P. Mr. Price	Ditto	13.	12	13
	To Cash p ^r . Geo. Brank for Corn	Ditto	14.	1	12
20.	To Cash p ^r . Geo. Minor for a Coffin			9.	
Sept. 26.	To Cash p ^r . John Baillie	Ditto	15.	11	6.
	To Cash p ^r . Tammy Harris	Ditto	16.	4	6.
Novem ^r 10.	To Cash p ^r . Rob ^t . Birchenope	Ditto	17.	25	0
Decemb ^r 10.	To Cash p ^r . Rebekah Cosby	D ^r	18.	5	0.
23.	To Cash p ^r . Wm ^m . Francis	D ^r	19.	—	7
1772.	To Cash p ^r . Rebekah Cosby	D ^r	20.	—	8
July 17.	To Cash p ^r . Geo. Thomason for work	D ^r	21.	4	18
Mat ^r 8.	To Cash p ^r . James Overstreet at the sale	D ^r		6.	
14.	To Cash p ^r . James Overstreet at the sale	D ^r	22.	21	2
April 20.	To Cash p ^r . David Ross W. W. Rice	D ^r	23.	2	8
June 2.	To Cash p ^r . Tho. Coleman & Geo. Lumsden	D ^r	24.	—	12
	To Cash p ^r . D. D ^r & Geo. Bradbury	D ^r	25.	00	14
July 1.	To Cash p ^r . Geo. Kippin Homan	D ^r	26.	3	3
	To Cash p ^r . Wm Cole	D ^r	27.	3	0
1773.	To Cash p ^r . Tho. Swift for Corn	D ^r	28.	1	15
Janu ^r 5.	To Cash p ^r . John Leslie	D ^r	29.	13	3
May 25.	To Cash p ^r . Doct ^r Walker & Gilbert	D ^r		5	6.
	To finding Leather for shoes	D ^r	30.	2	15
	To Solley Parish	D ^r	31.	5	1
	To Cash p ^r . Wm Cole	D ^r	32.	—	11
	To Cash p ^r . Rebekah Cosby	D ^r	33.	—	6.
May 31.	To Cash p ^r . Sarah M. Gibbs	D ^r	34.	—	5
March 31.	To 1/2 ^r . Shoes for Nasco & 1/2 ^r for Scanny Cole		35.	—	4
	To Cash p ^r . Wm ^m Bradford	receipt	36.	—	9
	To Cash p ^r . Wm Anderson	receipts	37.	3	14
	To Cash p ^r . William Bettsworth		38.	—	5
	To Cash p ^r . Thomas Coleman Geo. Lumsden & John Marshall being present at the time but no receipt taken			1	1
	To Summ ^r of Accts		39.	18	11
	To Balance off Contra		40.	0	0.

	357 - 16 - 10 1/2	375 - 16 - 10 1/2
To Hart and Marshall for Acc't Rec'dt.	18.30	24.10 - 5.
To Geo. Barclay for Collection of Acc't.	17 - 17 - 0.	
To Balance of Credit	3 - 12 - 7.	
		£ 46. - .

	£ 6
1770 By Cash received at the sale	113 - 3
By Sundries Goods sold off Inventory	10 -
By the Hire of Negro Roger	9 - 5
By Ditto of Lucy	9 - 5
1771 By Ditto of Sam	15 -
Debt By Tobacco 3173 N. ^t @ 25/-	39 - 13 - 5
By Hire of Negro Sam	15 - 3 - 6
By Ditto of Will	10 -
By Ditto of Roger	12 - 13 - 5
By Tobacco sold profser & Friend	28 - 16 - 8
1772 By Hire of Negro Sam	15 - 3 - 6
Debt By Ditto of Will	11 - 1
1773 By Tobacco 4000. N. ^t @ 22/-	43 - 11 - 10 1/2
By William Mitchell for Hire of Roger	12 -
Debt By Chas. W. Hale for Sam	14 - 1
By Balance of Contra in the Hands of Geo. Barclay	357 - 16 - 10 1/2
	46. - .
1774 By Balance pr. Contra in the Hands of George Barclay	3 - 12 - 7

In Obedience to an order of the Worshipful Court of Goochland We the Subscribers have
 Noted and Settled the Acc'ts of George Barclay as Executor for the Estate of Mary Col. Esq^r
 and find a Balance of three pounds twelve Shillings and six pence Due from Geo.
 Barclay to the said Estate, According to the above Acc'ts. We have our hands this Tenth
 Day of January 1774.

John Marshall

George Potts

Geo. Lumsden

All a court certified and held for Goochland County May the 4th 1774.

This Account Debts and Crds: was presented into Court by George Barclay the Executor, and
 on his motion Admitted to Record.

J. H. Wall Wood Esq^r

This Indenture made this Twentieth day of June one thousand seven hundred and forty four, Between Josiah Leah of the County of Yorkland and St. James Nathan Parish of them part and Elisha Leah of the same County and Parish of the other part (Name forth) that the said Josiah Leah for divers good causes and Valuable Considerations him Thereunto moving But more Especially for the Valueless sum of Three Hundred and Thirty Pounds Current Money of Virginia to him in Hand paid by the said Elisha Leah the receipt whereof doth Merely acknowledge and himself to be therewith Fully Satisfactorily Contented and paid with Tully Clearly and Absolutely Acquited and Discharged the said Elisha Leah and by these presents hath Bargained sold aliened Enfeoffed and Conveyed and by these presents Doth Bargain Sell Enfeoff and Convey unto the said Elisha Leah and his Heirs Forever one certain Tract or parcel of Land lying and being in the county aforesaid and Parish of Saint James Northern and on the Branches of Tuckahoe Creek and Bounded first on Hugh Mopps line thence on James Ward line thence on Matthew Woodsens Line and John Woodsens Line thence on Edward Willis thence on Jacob Raglands line thence William Roundbress line To the place Began at the said tract Including Three Hundred and Seventy five Acres be the same more or less To have and Hold the said tract or parcell of Land to the said Elisha Leah with all and Singular Privileges and Appurtenances the only proper use and behoof of him the said Elisha Leah and his Heirs and Assigns forever and the said Josiah Leah the said Land and premises unto the said Elisha Leah and his Heirs and Assigns forever doth warrant and forever will defend the said Land and premises from the claim of my Heirs Executors and Administrators etc forever Notwithstanding whereof the said Josiah Leah hath hereto set his hand and affixed his seal the day and year first above written.

Josiah Leah Seal.

Signed Sealed and Delivered
in the presence of

Peter Parrish.

Tho. Poor.

Matthew Jordan.

Memo: that on the Twentieth day of June one thousand seven hundred and seventy four Peasabey and Quist Posseption and seizure of the Land within mentioned to be granted were had and taken by within named Josiah Leah, and by him were Delivered to the within named Elisha Leah in his proper person according to the Tenor form and effect of the within within Dated.

In witness of

Josiah Leah Seal.

Paid to Elisha Leah Three Hundred and Thirty

469 Thirty pounds Current money of Virginia for the within mentioned and has full satisfaction for the same written by hand this twentieth day of June one thousand seven hundred and seventy four.

In presence of

Josiah Leah Seal.

At a Court Held for Goochland County July 18. 1774.

Josiah Leah acknowledged this deed with the Livery of seizin and receipt demanded to be his Acts and Deeds which were ordered to be recorded.

Teste Val Woodell

Test.

In the name of God the Robert Woodson of the County of Goochland and Parish of Saint James Northam being weakly these of a sound memory do constitute this my Last Will and Testament in manner and forme as following first I give my sole to God who gave it and my body to the Earth to be buried at the discretion of my Executors.

I give and bequeath to my Brother Benja. Woodson all my Estate both real & personal to him and his Heirs forever.

And to constell him only hole Executor of this my Last will. In witness whereof I have hereunto set my Hand and Test my Seal this twentieth day of January one thousand seven hundred and seventy four.

Test.

Robert Woodson his Seal.

Turner Roundtree.

John Allerton.

At a Court held for Goochland County July the 18. 1774.

This Willing was proved by the oaths of the witnesses hereunto to be the last will and Testament of Robert Woodson decd and thereupon Admitted to record.

Teste Val Woodell

This Indenture made the third day of June in the year of Lord one Thousand seven Hundred and Seventy four. Between Charles Layne of the County of Buckingham and Priscilla his wife of the one part, and Matthew Dose of Goochland County and Parish of Saint James Northam of the other part. WITNESSETH that the said Charles Layne and Priscilla his wife as well for me in consideration of the sum of Thirty nine pounds by the said Matthew Dose to the said Charles Layne in hand at or before the sealing and Delivery of these presents the receipt whereof he doth Herby acknowledge ALL THE grants bargained and sold and by these presents do Fully, Truly

and absolutely grant Bargain, sell Allien, and confer unto the said Matthew Dofe his Heirs and assigns from all that Mervage had or parcel of Land situate lying and being in Rockland County and parish of Saint James Northern, supposed to be One Hundred Acres more or less, and bounded as followeth Viz Beginning at a famous White Oak in Thomas Riddle's line, being a corner to thos Layne thence along Riddle's line to a corner red Oak in Williams Odie's line, being a corner to Thomas Riddle's thence along Odie's line to John Williams line thence along the said Williams line to a corner red Oak being a corner to John Gilliam, and Dubney Carr thence along Carr's line to a corner Pine being a corner to Aris Layne, thence along Aris Layne's line to the Beginning to include One Hundred Acres of Land to the same more or less, and all Houses,outhouses Edifices, Buildings, Gardens, Orchards, Trees, Woods, Ways, waters, watercourses, Headments, Commodities, Advantages, and Appurtenances whatsoever, to the said tract and parcel of Land belonging or in any wise appertaining and the reversion and reverences remainder and remainders, rents, Issues and profits of the said Land and premises and every part and parcel thereof and all the Estate right title Interest Property claim and Demand whatsoever of them the said Charles Layne and Priscilla his wife doth in and to the same land with the premises aforesaid and every part thereof and all Deeds, Evidence, and writings touching or concerning the same To have and to hold the said Land and all singular the said premises above mentioned and every part and parcel thereof with the appurtenances, and all the right title, and Interest of them the said Charles Layne and Priscilla his wife to the reversion and remainder of the same premises unto the said Matthew Dofe his Heirs and assigns to the only proper use and behoof of the said Matthew Dofe his Heirs and assigns forever AND the said Charles Layne for himself his Heirs, Executors, and Administrators doth covenant Promise and grant to and with the said Matthew Dofe, his Heirs, Executors, and Administrators, and Assigns that he the said Matthew Dofe, his Heirs, and Assigns shall and may from time to time, and at all times peaceably and Quietly enter into, have hold occupy, possess, and enjoy the said Land and premises before mentioned and intended to be hereby granted and conveyed with the appurtenances without the let, suit trouble, Hindrance, Molestation, Interruption or Denial of him the said Charles Layne, his Heirs and Assigns or of any other person or persons whatsoever, and that freed and Discharged from all Incumbrances whatsoever, AND FURTHER that he the said Charles Layne and his Heirs, and all and every other person and persons Having or lawfully claiming any Estate right title Interest, in, or to the Land and premises before mentioned shall & will at all times hereafter make do and Execute or cause or procure to be made done and executed all and every such further and other Lawfull and reasonable acts

to conveyance and appearance in the Law whatsoever for the further better and more perfect
 granting conveying and affuring of all and singular the said premises with the appurtenances
 unto the said Matthew Doff his Heirs and Assigns to the only proper use and Behoof of the said
 Matthew Doff his Heirs and Assigns according to the true intent and meaning of these presents
 by the said Matthew Doff his Heirs and Assigns or his or their Consel Learned in the Law
 shall be lawfully and reasonably Dured, advised, or required AND LASTLY the
 said Charles Layne his Heirs Executors and Administrators the above granted Land &
 premises with the appurtenances unto the said Matthew Doff his Heirs and Assigns -
 against the Lawfull Sute, Claim and Demand of him the said Charles Layne his
 Heirs and Assigns and of all and every other person or persons whatsoever, shall and
 will warrant and forese Defend by these presents In Witness whereof the
 parties to these presents have hereunto Interchangeably set their hands and seals
 the day and year written.

Sign'd Seal'd & deliver'd

in presence of . . . }

Ares Layne.

Matthew Taylor.

his

John E. Gilliam

mark.

^{his}
Charles X. Layne. Seal.

Mark

Recd. the third day of June 1774. of Matthew Doff Thirty pounds Current money
 of Virginia, it being full Satisfaction for the arrears mentioned tract of Land.

Test.

Ares Layne.

Matthew Taylor.

his

John E. Gilliam.

mark

At a Court held for Goochland County July the 18th 1774.

This Deed with the right endorsements proved by the oaths of the Witnesses hereunto
 to be acts and deeds of Charles Layne, and ordered to be Recorded.

To the Wall Wood, Esq.

In the Name of god Amen, I Mary Sampson of Goochland County, Being in Perfect
 Health and Memory, do make and ordain this my last will and Testament to be as follows
 First I give and devise unto my sons, Charles & Richard Sampson three Negroes named
 Nell, Will & Sam, unto them my said said sons Charles & Richard unto them and each

Other Hires for Ever to be Equally Divided as they can Agree.

Item. To give and devise unto my son William Sampson one Shilling Starling unto him my said son William and to his Heirs forever.

Item. To give and Devise unto my son Stephen Sampson one Shilling Starling unto him my said son Stephen and to his Heirs forever.

Item. To give and Devise unto my son Samuel Sampson one Shilling Starling unto him my said son Samuel and to his Heirs forever.

Item. To give and Devise unto my Daughter Mary Maddox one Shilling Starling unto her my said Daughter Mary and to her Heirs forever.

Item. To give and Devise unto my Daughter Sarah Rice one Shilling Starling unto her my said Daughter Sarah & to her Heirs forever.

Item. To give unto my Daughter Eliz^a Bennett one Shilling Starling unto her my said Daughter Elizabeth & to her Heirs forever.

Sacred I Constitute & Appoint my son Charles Sampson and William Maddox Executors to this my Last Will and Testament In Witness whereof I have hereunto set my hand and affixed my seal this 20th day of Decem^r 1769.

Signed Sealed and Delivered

in presence of us

Joe Pleasant.

Richard Mifflin.

Eliz^a Porter.

Mary Sampson Seal
her mark.

At a Court held for Goochland County August the 15th 1774.

This writing was proved by the oaths of Joseph Pleasant and Richard Mifflin witnesses thereto, to be the Last will and Testament of Mary Sampson, dec^d and thereupon admitted to Record.

etc

See Hood C. C.

This Indenture made this 5th day of May in the year of our Lord One thousand seven hundred and Seventy four. Between Thomas Pleasant, and Elizabeth his wife of the Parish of Saint James Northam and County of Goochland of the one part and Benjamin Weaver of the said Parish and County of the other part WITNESSeth that for and in consideration of the sum of Seventy five pounds Current money of Virginia, by the said Benjamin Weaver in hand paid before the sealing and Delivery of these presents the receipt whereof they the said Thomas and Elizabeth Pleasant do hereby acknowledge they the said Thomas and Elizabeth Pleasant HAVE granted bargained sold aliened Enfeoff^d and Confirm'd and by these presents doth grant Bargain, sell enfeoff and confirm

473 Confid unto the said Benjamin Weaver one certain Tract or parcel of Land lying and
being in the Parish and County Aforeaid on one of the Branches of Tuckahoe Creek -
commonly known by the name of Broad Branch being part of larger tract granted
by patent to Robert Adams bearing date the 28th of January 1733. formerly the
property of George Terry and by them conveyed unto Charles Johnson by deed bearing
date the — day of — and by them conveyed unto the said Thomas Pleasant -
by Deed Bearing date the 10th day of November 1770. Containing by Estimation -
one hundred acres to the same more or less and bounded by the lands of Matthew -
Nightingale Thomas Chancellor and John Niven with all woods ways waters water
courses houses Out houses Edifices Buildings yards Gardens Commodities Fruittments and
Appurtenances thereon being or hereunto belonging and the reversion and reversions
remainder and remainders rents Issues and profits thereof and also all the Estate -
Right Title Interest Claim and Demands whatsoever of whom the said Thomas -
and Elizabeth Pleasant of me and to the same or any part thereof Together with
all Deeds Evidences and writings touching or in any wise 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 Benjamin Weaver his Heirs and
Assigns to the only proper use and behoof of him the said Benjamin Weaver his -
Heirs and Assigns forever and the said Thomas and Elizabeth Pleasant for them -
selves their Heirs Executors and Administrators doth Covenant and grant to and with
the said Benjamin Weaver his Heirs and Assigns that they the said Thomas and -
Elizabeth Pleasant, and their Heirs all and singular the premises with the appur -
tenances unto the said Benjamin Weaver his Heirs and Assigns against all and
every other person and persons whatsoever lawfully claiming or to claim the same
shall and will warrant and forever defend by these presents In Witness whereof
they the said Thomas and Elizabeth Pleasant have hereunto set their hands and
affixed their seals the day and year first above written.

Signed Sealed and delivered

in presence of 8

Tho. Pleasant. Seal.

Tho. Payne.

Eliz. Pleasant. Seal.

Philip Pleasant.

Tarleton Payne.

Abraham Frost.

To. Pleasant.

To. Pleasant.

Attest held for Rockland County August the 15. 1774.

Thomas Pleasant acknowledged this deed to be his act and Deed which was ordered
to be recorded.

I. S. C.

The Office of the Clerk

BEST PHENOMEN. To all to whom these presents shall come, that I John McBride
for the good will and Natural affection I bear to my son Edward McBride, do give to him
and his heirs forever, two Negroes whose names are Tom and Sam, the title of which
slaves I do hereby wait and engage to be good to him free from the claim or demands
of any person or persons whatever. Witness my hands and seal this 28th day of July 1777 A.
in the presence of.

Thomas Oliver.

David Bullock.

his
Richd X. M. McBride.

mark.

his
John McBride. Seal.
Mark.

At a Court held for Rockland County August the 15th 1777 A.
This said poll was proved by the oaths of the witness's here to be the act and deed
of John McBride, and thereupon ordered to be Recorded.

Seal: *Val Morris Esq*

This Indenture made and concluded this twenty ninth day of June in
the year of our Lord Christ One thousand seven Hundred and seventy four Between
Tice Hedges of the parish of Saint James Northam and County of Rockland of the one
part and Valentine Wood of the same County and parish of the other part witnesseth
that the said Tice Hedges for and in consideration of the sum of Fifty
eight pounds two Shillings and six pence current money of Virginia to him in hand
paid before the concluding and delivery of these presents, have receipt hereof the said Tice
Hedges doth hereby acknowledge hath granted, Bargained, sold, aliened, Enfeoff'd & Confirm'd
and by these presents Doth Grant, Bargain, sell, Alien, Enfeoff'd & Confirm
unto the said Valentine Wood and to his Heir, Executor, Administrators, and Assigns
one certain Tract or parcel of Land laying in the aforesaid parish and County, on the
North side of Treasures Run, a Branch of Lickinghole Creek, and bounded as followeth
with Viz: Beginning at two Beaches and an Ash on Treasures run opposite to
a spring Branch on the said Valentine Woods Land running thence a new line
North twenty seven degrees West seventy six poles to point on Col. William Poyors
Line Viz: pine, red oak, and Hickory, thence on the said Poyors Line south sixty five degrees
West fifty eight poles to two pines, thence on the said Poyors line South five degrees
West thirty poles to a Maple on the said Poyors spring Branch and down the
said spring Branch to Treasures run to a Mulberry and point on the said
run and thence up the said run according to its Meanders to the first station
to include Thirty eight and three quarters Acres of Land, be the same more

475

in his life according to the aforesaid Deed which Land is part of a Large Tract
of Two Hundred Acres granted to Wilson William Hedges by patent bearing date
the twenty ninth day of January, One thousand seven hundred and thirty four
and by the last will and Testament of the said Wilson William Hedges the said four
Hundred Acres of Land was Bequeathed and divided as Follows, One Hundred Acres to his
son Benjamin Hedges, one hundred acres to his son William Hedges, and the remain-
der part being two Hundred Acres to the said Tife Hedges, and the aforesaid quantity
or parcel of Thirty eight and three quarter Acres is taken out of the said Tife
Hedges part of the said parcels, and divided Land; and the said Tife Hedges doth
by these presents for himself his Heirs Executors Administrators or for and against any other
Person or Persons claiming or to claim, warrant the title of the aforesaid sold Land with
all its Appurtenances and franchises, unto the said Valentine Wood, and to his Heirs
Executors Administrators or Assigns and that the said Valentine Wood shall and may from this time
and at all times forever hereafter with his Heirs Executors Administrators or Assigns HAVE
hold & possess and enjoy the aforesaid Bargained and sold Land, with all and singular the
Appurtenances therunto belonging, or in any wise appertaining. And Lastly the said Tife
Hedges doth by these presents for himself his Heirs Executors, or Administrators, agree to &
with the said Valentine Wood his Heirs Executors, Administrators, or Assigns that he the
said Tife Hedges hath full power and Lawfull Authority to sell and convey the aforesaid
bargained and sold Land and premises in manner and form as above mentioned, and that
the said Valentine Wood his Heirs Executors, Administrators, or Assigns shall forever here-
after possess and Enjoy the aforesaid Land and premises in an absolute right of Tenure
in fee simple, and that he the said Tife Hedges his Heirs Executors, or Administrators doth
by these presents further authorise him to make any further or other deed, or deeds of conveyance
for the more perfect or better securing the above sold Land & premises unto the said Valentine
Wood his Heirs Executors, Administrators, or Assigns, whenever he the said Tife Hedges
his Heirs Executors, or Administrators, shall be therunto required by the said Valentine
Wood his Heirs Executors, Administrators, or Assigns. In witness Whereof and
to every part of this Indenture the said Tife Hedges hath set his hand & affixed
his seal the day and year first above written.

Signed Sealed and Delivered }

in presence of . . . }

Samuel Poyer.

Naturah Hedges.

Lucy Wood.

Tife Hedges. Seal.

Memorandum. That on the twenty ninth day of June One thousand seven hundred
and seventy four. That Survey of virgin was made and taken by the within named Tife Hedges

and by him given and delivered unto the within named Valentine Wood according to the pur-
pose here intent and meaning of the within Indenture,

Witnesses of,

Samuel Poynter.

174
33

Joseph Hedges Seal.

Katherine Wells.

Suey Wood.

Received this twenty ninth day of June One thousand seven hundred and
seventy four, of the within named Valentine Wood Fifty eight pounds two shillings and six
pence curr. Money of Virginia it being the consideration mentioned in the within Deed.

Teste.

I say received per me

Samuel Poynter.

Katherine Wells

Joseph Hedges

Suey Wood.

A Notar. was held for Goochland County Aug^t the 15th 1777.

" Joseph Hedges acknowledged his deed with his Livery of virgin and recent endorse to
be his acts and deeds which were ordered to be recorded.

Teste Wm. Wood Esq^r

An inventory of the Estate of Leonard George dec'd taken in accordance to an order of
Goochland Court July 30th 1774. by the subscribers.

One Bed and furniture	£ 0 0 - - -
One D. and furniture	0 0 - - -
One Bay Horse	164 - - -
One plank Table	45 - - -
A mans saddle and Harness	45 - - -
One Butter pott and five 2 ^d Bottles	45 - - -
One Spinning Wheel and W. Cotton Cards	10 - - -
One old Chair and Meal Sifter	1 0 6 - -
Two Iron Potts, a p ^t Works and a Skillet	10 - - -
A small Chest	3 9 - - -
Six wooden Chairs	10 - - -
One Chest	1 10 - - -
Two small gilt Trunks	17 6 - - -
A parcel of Earthen Pots and tin ware	10 - - -
A parcel of powder and tin 8 1/2 Doz. Gunnes and Forks	1 15 - - -

477. One box of and up. I left Town Hasmall Butterfield
 A small pail and can
 One Traying pan
 Two Brushes.
 Apparel of Books
 A small Box
 One Sack Bag.

	11	3.
	3	
	5	
	1	3.
	12	6.
	2	6.
	2	6.
41	9	3.

W^m John Upkins
 Apn^m. payment

Charles Rice.
 Obadiah Daniel.
 William Hale.

At a Court held for Rockland County August the 15th 1774.
 This Inventory was presented in Court and ordered to be Recorded.

Teste Val Wood Notary

This Indenture made this nineteenth day of Sept^r Anne Dom. one thousand
 seven hundred and seventy four, Between James Alford an Lucy his wife of the County
 of Rockland of the one part and John Fletcher of the same County, Witneseth that the said
 James Alford and Lucy his wife for and in consideration of the full and just sum of sixty -
 one pounds six Shillings and three pence to them in Hand paid the receipt whereof they
 do hereby acknowledge fully contented and paid have Bargained sold and made over and
 here presents do Bargain sell and make over unto the said John Fletcher his Heirs &
 assigns forever one certain Tractor parcel of Land Containing eighty one ^{one} three fourths
 acres lying and being in the aforesaid County of Rockland and bounded as followeth
 viz Beginning at a red Oak on William Meriwether running south fifty seven
 degrees East two hundred and thirty four poles to a pine on John Hills Line then north
 eighty one and a half Degrees west one hundred and sixty six poles to a white Oak thence
 south sixty one and a half Degrees west Eighty four poles to a white Oak corner to
 Drury Howard from thence anno Chapt Line North sixteen Degrees East one hundred
 and fifty two poles to the Beginning with all and every appurtenances thereto
 Belonging or in any wise appertaining which said tract of Land the said James
 Alford and Lucy his wife will and do by these presents warrant and forever
 defend free from claim and Demand of all and every person whatsoever witness
 their hands and seals the day and year above written.

Sealed and Deliv'd.

In presence of

James Alford Subl. Seal.

Lucy Alford. Seal.

Interline before Signing.

Mem. that on the day and year written aforesaid and present^{ly} paper
written was had and taken by the within name of James Alford and Lucy his wife and by
deliv'd over & to the said John Tatche.

Test.

James Alford Subt.
Lucy Alford.

Received this nineteenth day of Sept: 1777 A. the within mentioned
sum of Fifty One Pounds six Shillings and two pence.

Test.

James Alford Subt.
Lucy Alford.

At a Court held for Rockland County Sept: the 19th 1777 A.
James Alford and Lucy his wife acknowledged this Deed with the living of suzer and
receipt endorsed to be their acts and deeds which were ordered to be recorded. Then
the said Lucy being first privately examined relinquished her right of Dower
in the Land by this deed conveyed which was also admitted to Record.

Test.

Valt Wood, Esq:

This Indenture made the ninth day of October in the year of our Lord one thousand
Seven Hundred and seventy three Between William Maddox of Cumberland County in Virginia
planter, and Mary his wife of the one part and Thomas Hubbard of Rockland County a
planter of the other part WITNESSETH that the said William Maddox and Mary
his wife for and in consideration of the sum of Thirty pounds current money of the place
abovesaid to him the said William in hand paid or secured to be paid by the said Thomas
Hubbard before the sealing and Delivery of these presents HAVE given granted
Bargained, sold Enfeoffed and conveyed unto him the said Thomas Hubbard and to
his heirs and assigns forever a certain Tract or parcel of Land lying and being in
Rockland County containing by Estimation Fifty Acres wherein William Blackhall
now lies Being the same Tract of Land and plantation which the said William Maddox
purchased of a certain James Johnson and is bounded as followeth, (to wit) Begin-
ning at a born red oak and running thence North Seven Degrees East sixty poles
to a corner, several points in Bill's Line whence along the said Bill's Line North
Fifty three Degrees west eight poles to a born spanish Oak in a Branch
called peke Branch thence up the said Branch according to its water course to the
Value of Twenty poles to a corner ash at the fork of the said Branch thence up
a small Branch lying a Spring Branch according to its water course to

472

To the value of Eighty Eight poles to a borome pine being stampis corner, thence along the said Stampis line and thirty four poles to a borome and white Oak thence South Eighty four Degrees East One hundred thirty six poles to the place began at which corner are according to bearing expressed in a Deed of conveyance of the same Land from Charles Johnson to his son James Johnson bearing date the fourth day of March one thousand seven hundred and sixty one and by the said James Johnson sold and conveyed to the said —
Maddox as aforesaid TO HAVE and to Hold the said tract of Land and plantation together with all its appurtenances privileges and advantages thereto Belonging to him the said Thomas Gullard his heirs and assigns forever to the only use Benefit & Behalf of him the said Thomas Gullard his heirs and assigns for and toward for no other use in hand or purpose whatever and the said William Maddox and Mary his wife for themselves their heirs Executors Administrators and Assigns for themselves Do hereby covenant and agree to and with the said Thomas Gullard his heirs Executors Administrators and Assigns that the said Land and plantation are free from all manner of Incumbrances and that they will forever Warrant and Defend the said Land and plantation duly granted Bargained and sold with the appurtenances unto him the said Thomas Gullard and to his heirs Executors Administrators and Assigns forever from the claim or Demand of all and every person or persons whatsoever For Witness whereof the said William Maddox and Mary his wife have hereunto set their hands and seals the day and Date above written.

Sealed and Delivered in presence of

Nath^r V. Webster.

mark

Peter Fitzgerald.

his

Turner T Clark.

Mark

John Watkins.

Memorandum that on the day and year within mentioned delivery of copy of the within Land and premises was made and Delivered by the said William Maddox to within mentioned Thomas Gullard, by Turf and Turge

In presence of —

At a Court held for Rockland County November the 15-1773.

James Clark and John Watkins, found this deed to be the acts and deeds of William Maddox and Mary his wife which was continued for further proof

William Maddox. Seal

her

Mary M. Maddox. Seal.

mark.

At a Court held for Goochland County before the 9th of May A.D.
John Tallygoat, for his poor this Due to be the executors of William Hasty
and Mary his wife which was ordered to be recovered.

Teste John Wood Jr.

Goochland May 18th 1771.

In Obedience to an Order of Court we the Subscribers being first sworn hath appraised the Estate of Davis Walker Deceased in Virginia Col. (to wit)	
Jo 1 Brindle Cow and Calf 45 ^f . To 1 Bull without tail face 10 ^f	145 ^s
Jo 1 Black Cow and Calf 45 ^f . To 1 Small Cow and Calf 35 ^f	1 ^s
Jo 1 Dark Oldest Barren Cow 45 ^f	25 ^s
Jo 2 Youngsters 60 ^f . To 1 Black Steifer 30 ^f	110 ^s
Jo 1 red Steifer 77 ^f . To 1 Bull 10 ^f	217 ^s 6 ^t
Jo 1 Old Barren Cow and Calf 35 ^f . To 1 Heifer 20 ^f	215 ^s
Jo 5 Sheep yearling 50 ^f	250 ^s
Jo 4 Breeding ewes 60 ^f . To 6 lambs 60 ^f . To 30 Young Hogs 27 ^f /6.	170 ^s
Jo 1 Brown Barren 30 ^f . To 3 Breeding Lambs 30 ^f . To 13 Small D ^r 25 ^f	635 ^s
Jo 1 Ram Cash 2 ^f /6. To 2 D ^r 5 ^f . To 2 small D ^r 3 ^f	10 ^s 6 ^t
Jo 4 Tobacco Headheads 12 ^f /6 To a parcel of wheat 11 ^f /3	113 ^s 0 ^t
Jo 2 Sheats 5 ^f . To a parcel of corn 1 ^f	615 ^s
Jo 1 Bay Horse £10. To Black D ^r £13. 10 ^t	2310 ^s
Jo 1 Young Bay mare £18. To D ^r Shott £7. 10 ^t	2510 ^s
Jo 17 old Sheep and 8 Lambs at 6 ^f	705 ^s
Jo 16 Bushels of oats at 6 ^f	124 ^s
Jo a Cart and wheels and Iron Back lane	3 ^s
Jo 1 Plow and Colter 6 ^f /6. To 5 Agos 15 ^f . To 2 Grubbing Hoes 6 ^f	117 ^s
Jo 1 Towel Hoe 4 ^f /6. To 7 Old D ^r 10 ^f . To a parcel of old Iron 12 ^f /6	124 ^s
Jo 2 frying pans fire Tongs and flesh forks 7 ^f /6.	7 ^s 6 ^t
Jo 2 P ^t of old cards and Harmony Sitter 1 ^f	13 ^s
Jo 6 Sack Baggs 10 ^f	10 ^s
Jo 1 Churnin and fat tub 7 ^f /6	17 ^s 6 ^t
Jo 3 Old siths and Crades 12 ^f /6. To Hay Rake 2 pair of Sheep Shears 2 ^f	10 ^s
Jo 1 pair of Scissors 12 ^f /6. To 13 ^f /6 Iron and 16 ^f /6 Iron 1 ^f /3	13 ^s 0 ^t
Jo 2 Padlocks 1 ^f . Hammer Hand saw and Drawing Knive 3 ^f /9	449 ^s
Jo 2 Pistols, Holsters, scard and Cuttachop 10 ^f	19 ^s
Jo 1 pair spoon Melis 10 ^f . To Hay wheel 7 ^f /6	17 ^s 6 ^t

For 1 wooden wheel of Iron Stone Tasse; pitcher one British Tasse &	11.
For 1 Box of Snuffe 10f. To a pair of Children's Garters 25f.	1.15.
For 1 Man's Saddle 10f. To 1 Crop hat 20f.	1.5.
For a parcel of Bridles and Leather 7ffl.	7.6.
For a lot of wheat Spikes 10f. To 1 Augart 1f.	11.
For 1 large Iron pot and Books 7ffl. To D. 10f.	1.7.6.
For 1 Iron pot and Ladle 5f. To D. 15f.	10.
For 1 Pewter Chamber Pot 3f.	3.
For 7 Old Uniforms 10f. To 8 Pewter Plates 10f.	1.
For D. 1ffl. To 4 Dishes 16f. To 2 D. and 12 Porrons 3/6.	1.7.
For 1 Iron Kettle and Cover 12fl.	12.6.
For Apparel of men and Boys, and Earthen Pot 3/6.	3.6.
For 1 Pewter Basin 1/3. To 2 Butterpots, and Bacon Pot 5f.	6.3.
For 3 Meal sifters 3f. To 2 Meal Trays 2f.	5.6.
For a Meal Barrel and Tun 2f. To 5 Bottles 1/6.	3.6.
For 1 Spicemaster and poifull 4f. to apparel of Earthen Tea w. 2f.	6.
For Glassware 1/3. To paper Box, Shears and Candlestick 1f.	2.8.
For Earthen Bowls 2f. To 2 Covers 1/3.	3.3.
For 1 Walnut Table 17ffl. To 1 pine D. 7ffl.	1.5.
For 6 Leather Chairs 40f. To 3 D. 2f. To 1 Looking Glass 9.	2.4.9.
For 1 trunk 10f. To 1 Chid and small Trunk and Sugar Box No. 15.	1.5.
For apparel of Servt 43f.	2.3.9.
For 1 Bed Bedstoe 2 Sheets 2 Blankets Coddled and Coz.	4.
For 1 Woman's Saddle 7ffl. To money Scale with Purse and Snuffbox 5f.	12.6.
For 1 Bed Bedstoe with 2 Counterpanes, 2 Blankets 1 Pugg and Sheet 1 Bedlinen 10ffl.	12.
For 1 Bed and Furniture 8g.	9.10.
For 1 Bed Bedstoe and Furniture 9.10.	9.10.
For 1 Bed sheet separate 12ffl.	12.6.
For apparel of Bacon and atab 1.15.	15.
For a small Cask 2f. To apparel of Pott and Box and Tunne 1f.	0.
For 1 water pail, 3 Piggins, 1 tub and can 7ffl.	7.6.
For 2 Hogsheads and half Bushel 4f. To apparel of raw hides 30f.	1.14.
For 1 Hamper 14 12ffl. To 2p. of Sheep 6f.	18.6.
For 1 Shirt 1 pair stockings, 1 pair Bindings under Jackcoat 10f.	10.
For 1 China stone 7ffl. To 1 paper Mill 6.	6.
For 1 Negro Man called Peter	65.
For 1 Negro Man called Jacob	90.
For 1 Negro Man called Daniel	95.

To 1 Nigra Boy Cat. Pompey	50
To 1 Nigra Boy Cat. Will	40
To 1 Nigra Boy Cat. Joe	30
To 1 Nigra woman Cat. Bob	25
To 1 Nigra woman Cat. Sarah	60
To 1 Nigra woman Cat. Jean	10
To 1 Barn off.	70 6
To 1 Barn off. To 1 Cow and 8 Pigs 20/	1 7 6
To 1 Old Jack Bagg 9. To 1 Goat 12 1/2	13 6
To 1 pair leather breeches 10/ To 1 Bed and leather Coat and Jarret 8/	2 10
To 1 Newmarket Coat 10/ To A Virginia Cloth Coat 8/	18
To 1 pair of Cloth Boots 1 pair of Stockings and Gloves 1/	4
To Cash in the hands of John Shilton	29 8 7
To D. in the hands of John Shilton	1 11 8
To D. in the hands of John Poor in W. Poor's Acc	3 4
To D. in the hands of Thos. Hornbill	9
To D. in the hands of John Walker	30
To D. in the hands of Peter Walker	12 4

John Card.

Richard Copley.

Tho. Walker.

At a Court held for Rockland County September the 19th 1774.
This Inventory was presented in Court and ordered to be recorded.

John Cope & Cope

Know all men by these presents that we Archib. Payne and Martha Payne of Rockland County for divers good causes and considerations aforesaid moving & and more especially for the better support and maintenance and advancement of Dorothy Dandridge the younger of Warren county the Daughter of Nathl. West Dandridge and for and in consideration of the sum of five Shillings to us in hand paid by the said Dorothy the receipt whereof is hereby acknowledged have granted aliened and released and confirmed and by these presents do give grant alienation release and confirm unto the said Dorothy Dandridge one Negro Girl slave named Patty the Daughter of a

403 a Negro woman named Toms which said Negro Party was the said Archer and Martha have Delivered unto the said Dorothy To have and to hold the said Negro Party and all her future increase unto the said Dorothy Dandridge and to her heirs and assigns forever free from the claim of all and every person and persons whatever, In witness whereof the Archer Payne and Martha Payne have countersigned and sealed this third day of June 1773.

Signed Sealed & Delivered
in presence of . . . 8

Arth. Payne. Seal.


William Bailey
Leonard Smith.

Martha Payne. Seal.

At a court held for Goochland County July the 19th 1773.

Leviors Smith proved his due poll to be the acts and deeds of Archer Payne and Martha his wife which was cont'd for further proof

Teste. Val Wood, Jr.

At a court held for Goochland County Septemr. the 19th 1773.

" William Bailey further proved this due poll to be the acts and deeds of Archer Payne, and Martha his wife which was ordered to be Recorded.

Teste. Val Wood, Jr.

This Indenture made this 17th day of October in the year of our Lord one thousand seven hundred and seventy four Between William French and Rachel his wife of the one part and and William park Sheller of the other part both of the Parish of saint James's Northam and County of Goochland Witnesseth that the said William French and Rachel his wife for and in consideration of the sum of Eighty Pounds twelve Shillings and six pence to them or her paid the receipt whereof they do hereby acknowledge hath granted Bargained sold alined Enforfeited and confirmed and by these presents do grant Bargain sell aline and confirm unto the said William park Sheller one certain tract piece or parcel of Land situate lying and being in the parish of Saint James Northam and County of Goochland and on the waters of Benwoodan Creek containing by estimation one hundred and fifty acres of land to be the same more or less and bounded by the lines of Philip Palmer, Mary French, Col. John Syre, Leonard Smith and the Land formerly the property of William Ellip dtd. but now the property of the said William park Sheller together with all Edifices buildings orchards, Fences, woods ways water and water courses thereunto Belonging or in any wise appertaining and the riuision and riuions remainder and remanders of in and to the said tract piece or parcel of Land to

Have and to hold the aforesaid Land and premises with the appurtenances unto the said William Park Shelton his Heirs Executors Administrators and Assignees free and clear of and from all and all manner of Incumbrances whatsoever to the only proper use and behoof of him the said William Park Shelton his Heirs Executors Administrators and Assignees and the said William French and his wife for themselves their Heirs Executors Administrators the aforesaid Land and premises with their Appurtenances unto the said William Park Shelton his Heirs Executors Administrators will warrant and forever defend against themselves their Heirs Executors and Administrators and against all and every other person or persons whatever laying any claim right or Title to the said Land or premises. In Witness whereof the said parties to these presents have signed at their hands and sealed the day and year above written.

Signed Sealed and Delivered
In the presence of

William French:

Rachel French:

Memorandum.

That on the day and year aforesaid written quiet and peaceable possession and seizin of the within Land and premises was had by the within mentioned William French and by him Delivered to the said William Park Shelton according to the within Deed.

In presence of.

William French.

Recd this 17th day of October 1774. of William Park Shelton the sum of eighty six pounds twelve Shillings and six pence it being the consideration money for the within granted sold Land and premises

I say rec^d by me.

William French.

At a Court held for Goochland County October the 17th 1774.

William French and Rachel his wife acknowledged this Deed with the Livery of seizin and receipt endorsed to be their acts and Deeds which were ordered to be Recorded. Then the said Rachel (being first privately examined) Relinquished her right of Dower in the Land by this deed conveyed which was also admitted to Record.

Cal M. W. G.

This Indenture made this eighteenth day of April in the year

435. year of our Lord one thousand seven hundred and seventy four Between David Ross,
patrick Cutts and Thomas Pleasant, bearing executors of William Ellice late physician
of the County of Fowblake of the one part and William Parks Shilton of the said County of the other
part Witnesseth that whereas the said William Ellice deceased by his Last will and
testament bearing date the fourth day of February one thousand seven hundred and seventy
two did empower them the said David Ross, Patrick Cutts and Thomas Pleasant to
sell his whole Estate both real and personal, and convey the same in such manner as fully
and completely as he the said Ellice could have done in his life time. Now this Foremention
Witnesseth that by the power and authority to them conveyed as aforesaid by the Will aforesaid
they the said David Ross, Patrick Cutts and Thomas Pleasant M&C granted Bargain &
sold and by these presents do grant Bargain and sell unto the said William Parks Shilton
for the consideration of hundred and forty pounds current money of Virginia in hand paid
unto the said David Ross, Patrick Cutts and Thomas Pleasant the receipt whereof they
do hereby acknowledge, one certain tract or parcel of Land lying in the said County Contain-
ing by estimation two hundred and fifty acres be the same more or less, and bounded on the
one side of Turner Mountain, Taxis Payne just Richardsons Mountain, William French
(now the said Shiltons) and the other of Frenchs Cannon dec. which said Land and premises
was Delivered to Thomas Rawtree by Father William Rawtree, and by him convey'd to
George Robertson, who sold to the said William Ellice all of which will fully appear by
the records of the Court for the said County, together with all woods ways waters and
water courses, houses, out houses, yards, gardens, buildements and appurtenances thereon
being or therunto Belonging Together with all Deeds, evidences and writings touching
or in anywise concerning the same. TO HAVE AND TO HOLD the above said
Land and premises with their and every of their appurtenances unto the said William Parks Shilton his Heirs and
Assigns forever and the said David Ross, Patrick Cutts and Thomas Pleasant their Heirs
and Assigns do covenant and agree to and with the said William Parks Shilton his Heir-
and Assigns that they the said David Ross, Patrick Cutts and Thomas Pleasant the said Land &
premises with their and every of their appurtenances unto the said William Parks Shilton his
Heirs and Assigns against the claim and Demand of them the said David Ross, Patrick
Cutts, and Thomas Pleasant their Heirs and Assigns and the Heirs of the said William Ellice
dec. will warrant and forever defend but the claim and Demand of no other person
or persons whatsoever. In witness whereof they the said David Ross, Patrick Cutts and
Thomas Pleasant have hereunto set their hands and affixed their seals the day and
year above written.

Sealed & Delivered in presence of

George Muter for D. R. & T. P.

George Anderson for D.

John Barrett for D.

David Ross. Seal.

Seal.

Geo. Rawtree. Seal.

At a Court held for Rockland County October the 27th 1777 A.

David Ross and Thomas Pleasant acknowledge this Due to be their Act and
Deeds which was agreed to be recorded.

Taste Valwood Attest

This Inventory made this nineteenth day of April in the year of our Lord Christ one thousand seven hundred and seventy four Between John Britt of the County of Rockland of the one part and Samuel Martin Merchant of Whitehaven of the other part witnesseth that the said John Britt sent for and in consideration of the sum of Ten Pounds current money of Virginia to him in Hand paid at or before the sealing and delivery of the present the receipt whereof the said John Britt doth hereby acknowledge hath granted bargained and sold to Samuel Martin his heirs and assigns forever one certain tract of land lying situated on the great Tyre Creek in Rockland County containing Tract and no more or less as appears by a Survey of the same made by a sworn surveyor for the aforesaid County dated the nineteenth of March one thousand seven hundred and seventy four Beginning on the Bank of the said Creek opposite to Samuel Martin's Mill and Dam purchased Andrew Harmon in his birth place of the Tyre Creek running thence up the said creek according to its meanders one hundred and four poles to a big oak sappleton at the mouth of a Branch whence this said Branch as it meanders twenty five poles to another oak thence south west and half East eighteen poles to a dead swamp thence south thirty two East in five poles to a red oak sappleton thence south thirty two East ten poles to a red oak sappleton thence south fifty six East twenty poles to a hill thence south two east four poles to a pond thence to the Beginning containing as aforesaid to the same more or less with all woods underwood standing waters watercourse thereon growing or being together with all privileges rents profits commodities hereditaments thereto belonging or in any way appertaining and the river on divers occasions remainder and remainders with all the right to the Interest property claim and demand of them the said John Britt Senior or his heirs of or to the same and every part or parcel thereof with the appurtenances to have and to hold the said tract or parcel of Land and premises with the appurtenances unto the said Samuel Martin his heirs and assigns to the only proper use and behoof of him the said Samuel Martin his heirs and assigns forever and the said John Britt Senior for himself and his heirs doth by these presents covenant to and with the said Samuel Martin his heirs and assigns that he the said John Britt Senior and his heirs shall and will from time to time and at all times forever hereafter warrant and defend the said Land and premises with the appurtenances unto the said Samuel Martin his heirs and assigns against the claim of him the said John Britt Senior and his heirs of all and every other person or persons whatsoever In witness the said John Britt Senior hath hereunto set his

487. his hand and affixes his seal the day and year first above written.

Laid Sealed and Delivered
in the presence of . . .

Thomas Harrison.

John Fenwick.

Eliza Hannon.

Tandy Key.

Mary Harrison.

John Ware.

John Britt Seal.

Grochland County April the 12th 1774.

I John Hopkins of the aforesaid County do agree my self my true Executor and Administrator the said give up all right claim and title to all and every part of the above mentioned tract or parcel of land mentioned in the above Deed, and sold by John Britt to Samuel Martin Meret in whatsoever to him and his heirs forever. In witness whereof These instruments setting hand and seal the day and year above written.

Laid Sealed and Delivered

in presence of . . .

Thomas Harrison.

John Fenwick.

Eliza Hannon.

Mary Harrison.

Tandy Key.

Memoandum.

John Hopkins Seal.

That on the day of the within mentioned date Quiet and peaceable possession was taken by the within named John Britt (Seal) and by him given to the within named Samuel Martin.

John Britt.

April the 12th 1774 Recd. of Sam'l Martin Fifteen pounds last' money by the hands of Thomas Harrison being the consideration money within mentioned

John Britt

At court held for Grochland County October the 17. 1774.

" Thomas Harrison, Tandy Key and John Ware proved this deed to be the act and Deed of John Britt which was admitted to be recorded. Then John Hopkins acknowledged this Release to be his act and Deed which was also admitted to record.

Teste. Val. Wood (Attor.)

THIS Deed made this twentieth day of October one thousand seven hundred and seventy
 Between David Melton and Conney his wife of Rockland County of the one part and John Tarish
 of the same County of the other part witnesseth that the said David Melton and Conney his wife for
 and in consideration of the sum of Eighty nine pounds ten shillings current money of Virginia
 to them in hand paid by the said John Tarish the receipt whereof they do hereby acknowledge
 both grants, Bargains, etc, above released and confirmed and by these presents for themselves and
 their heirs both grant Bargain sell alien release and confirm unto the said John Tarish his heirs &
 assigns all his tract or parcel of Land containing by estimation two hundred acres to the same more
 or less lying and being in the County of Rockland and on the Branches of Fork Creek and on the
 side of Parmanby River bounded as followeth to wit Beginning at John Williamson's
 corner which oak thence on his line the rd. William Douglass corner pointe thence on his
 line to Thomas Emmons line to Drury Murrell's corner pine tree on Drury Mullen's line to his
 corner pointe In Louisa County line thence along the County line some Distance and thence to the
 Beginning together with all houses, orchards, gardens, Tences woods, underwoods, waters and inlets, with
 all thereon standing growing or being without profit, commodities, advantages and apertures
 whatever to the same Belonging or in any way appertaining and also the curson and cursons
 runnes and runnances thereof and of every part and parcel thereof To HAVE AND TO HOLD
 the said tract or parcel of Land as above bounded with their and every of their appurtenances unto the
 said John Tarish his heirs and assigns to the only use and behoof of him the said John Tarish,
 his heirs and assigns forever and they the said David Melton and Conney his wife for themselves
 and their heirs both covenant grant and agree to and with the said John Tarish his heirs &
 assigns that he and they shall and may at times hereafter peaceably and quietly hold and enjoy
 the said granted Land and premises free and clear from all former sales gifts, Mortgages, rights of
 Dower or any other incumbrances whatsoever and the said David Melton and Conney his wife
 and their heirs shall and will warrant and ever defend the said granted Land and premises
 with the appurtenances unto the said John Tarish his heirs and assigns forever against all and
 every other person or persons that shall lay any claim therunto and further that they the
 said David Melton and Conney his wife their heirs executors and administrators and even
 if them shall and will at any time hereafter within the space of twenty one years at the
 cost and charges in the Law of the said John Tarish his heirs and assigns make Do and
 execute all and further and other acts and Dots for further and better conveying the said
 Land and premises and every part thereof unto the said John Tarish his heirs or assigns or
 any of them his or their Council Learned in the Law shall be reasonably advised Dated on
 required In Hennif whereof the parties to the present their hands and seals hath set the day
 year above written.

David X Melton. Seal.

Constant X ^{his} Melton. Seal.
mark

Signed, sealed & Delivered in presence of us.

Richard Oglesby.

Robin Poor.

Constant X ^{his} Melton. Seal.
mark

489 Memorandom.

That on the 1st day of Oct^r one thousand seven hundred and seventy four
quiet and peaceful possession and right of the aforesaid
granted Land and premises was made done and Delivered
by the said David Mellon and Constant his wife to the aforesaid
John Tarish according to the purr and Effect of the aforesaid
written Deed.

In presence of us.

David X. Mellon *seal*

mark.

Constant X. Mellon *seal*

mark

Then rec^d of John Tarish Eighty nine pounds ten Shillings
current money of Virginia being the consideration in the aforesaid written Deed

Rec^d by me.

David X. Mellon *seal*

mark

Constant X. Mellon *seal*

mark

At a Court held for Greenland County October the 4th 1774 A.

David Mellon and Constant his wife acknowledged this Deed with the Livery of seisin and except
reserved to be their acts and Deeds which are ordered to be recorded. Then the said Constant (being first
privately examined) relinquished her Right of Dower in the Land by this Deed conveyed which
was also admitted to record.

Teste,

Val Wood *seal*

This Indenture made this Seventeenth day of September in the year of our Lord
Christ one thousand seven hundred and seventy four BETWEEN John Morby & Laroni his
wife of County of Cumberland of the one part and Robert Smith of the same County of the other
part. ABEL COLE, Micajah Moffy late of the said County of Cumberland was seized in
the simple of land in a certain tract or piece of Land situate lying and being within the
bounds or limits of James River on the North side of the Chancery River in Greenland County
commonly called an Island, and known by the name of Moffy's Island containing by
estimation twenty five acres and was also seized in the simple of land in a certain
fishing at the upper end or point of the said Island well known by the name of Moffy's
fishing or fishing place, and being so seized the said Micajah did on the fifteenth day
of June one thousand seven hundred and seventy two make execute and declare

his last will and testament in writing and Recited twice he said Sibby to his -
 his sons, John Morley, alias William Maffy and David Morley, jointly in the simple
 and affronts die so living by witness of which last will and testament now of record in
 the County Court of Cumberland aforesaid the said John, William and David, are seized of the said
 Sibby as Tenant in the simple and the said Micajah, having made no disposition
 or devise of the said tract of Land or Islands in the said Will the same devolved to the said
 John Maffy as his Eldest son and heir at law who entered into the same and of now
 solely and hereof in the simple Now this Indenture witness.

That the said John Maffy and Luram his wife for and in consideration of the sum
 of Thirty pounds Current Money of England to them in hand paid by the said Robert
 Smith at and before the sealing and Delivery of these presents, the receipt whereof is hereby
 acknowledged, have granted Bargained and sold, aline, and confirmed, and by these
 presents do grant Bargain and sell, aline, and confirm unto the said Robert Smith his
 heirs and assigns all the aforesaid Tract of Land or Islands containing by Estimation
 twenty five Acres be the same more or less, and also all his the said John's part of the said
 Sibby being the third part thereof with all woods and woods, profits, commodities, advantages
 incidentals and appurtenances to the said Land Belonging or in any wise appertaining &
 all the emoluments profits advantages and appurtenances Belonging to or arising from the
 said fishery which the said John couldwright or ought to have received therefrom as Tenant
 with his Brothers William and David to be his enjoyed and received by the said Robert Smith
 from hence forward as tenant in common with the said William and David, and also
 the reversion, and reversions ^{remainders} remainders rents, and issues of the said
 premises and every part and parcel thereof and all the Estate right title Interest, claim
 and Demand whatsoever of the said John Maffy and Luram his wife of in and to the
 said premises To have and to hold the said premises and every part
 and parcel thereof with the appurtenances unto the said Robert Smith his Heirs
 and assigns to the only proper use and behoof of the said Smith his Heirs and
 assigns forever and the said John Maffy and Luram his wife for themselves and
 their Heirs do covenant grant and agree to and with the said Robert Smith that
 they the said premises and every part thereof to the said Robert his heirs and assigns
 shall and will warrant and forever defend by these presents against the claim
 and Demand of all and every person and persons whatsoever In witness
 they the said John Maffy and Luram his wife have setunto at their hands and affixed their
 seals on the Day and year first above written

Signed Sealed and Delivered.

in presence of the words remainder & being first.

interlined also first interlined the words twenty five }
 in two places }
 Luram X. Maffy. Seal. ^{of}

John. Maffy. Seal.

421
Test.

John Baker, M^r.
William Morby.
Samuel Morby.

Septem^r 5th 1774.

Received from Robert Smith his written consideration money

Witness,

John Baker, M^r.

Apa Morby

Lucania Morby
mark.

At about half past Ten o'clock October the 5th 1774.

I Apa Morby and Lucania his wife acknowledge this deed with the receipt endorsed
to be their acts and deeds which were ordered to be recorded. the said Lucania being
first privately examined & Relinquished her right of Dower in the Land by this deed
witnessed, which was also admitted to Record.

Teste, Val Wood C^{lerk}

This Indenture made this 5th day of Octo^r in the year of our Lord One
Thousand Seven Hundred and forty four Between Zachariah Haden and Elizabeth his wife of the County of
the County of Goochland of the one part and John Hopkins of the said County of the other part Witneseth
that the said Zachariah Haden and Elizabeth his wife for and in consideration of the sum of One
hundred and twenty pounds of Lawfull money of Virginia by him the said John Hopkins to them the
said Zachariah Haden and Elizabeth his wife in hand paid before the sealing and Delivery thereof
the receipt whereof the said Zachariah Haden and Elizabeth his wife doth hereby Acknowledge &
hereby doth Acquit and Discharge the said John Hopkins his heirs Executors and Administrators
both granted Bargaines sold Ensuite and confirmed and by these presents doth Grant Bargain
and Confirm unto the said John Hopkins his heirs and Assigns &c. One certain
tract or parcel of Land Containing by Estimation two hundred and Fifty Acres to the same more
or less lying and being in the County of Goochland on the great Byrd Creek the same being formerly
purchased by Anthony Haden in two separate parcels the one of Thomas stone containing two hundred
Acres and the other of Edward Rice containing Fifty Acres Both granted to the said Anthony Haden
by Indenture of Bargain and sale Recorded in Goochland Court and by the said Anthony
Divided to his son Zachariah Haden the present writer whereof said two hundred and
Fifty Acres containing the whole two hundred acres is Bounded as followeth to wit Beginning

at a Spanish oak on the Ryd Leigh running thence on the said Edward Kice on a Diving Line of eight trees two corner red oaks in the said Stephen's line thence west twenty four Paces North thirty one pole to a corner Black Oak thence on Redish Daniel South twenty eight and half Paces west to a corner pine in the 10th Line formerly Jones thence on the said line west three Paces south two hundred poles to a corner red oak on the Ryd Leigh thence down the Ryd according to the encumbrances to the Beginning And the invasion & cessions remitted and remainder unto Jones and profits thereof and every part & parcel thereof with the appurtenances To have and to hold the said Measey & land with the appurtenances unto the said John Stephen his heirs and assigns forever & his said Tacharish haren and Elizabeth his wife their Heirs Executrix and the said Measey and tract of land with ye appurtenances unto him the said John Stephen his heirs and assigns shall and will warrant and forever defend by these presents against the claim of them the said Tacharish Haden & and Elizabeth his wife their heirs or assigns or of any other person whatsoever and the said Tacharish Haden and Elizabeth his wife for themselves their Heirs &c Both covenant promise and agree to and with the said John Stephen his heirs and assigns that the said Land and premises & every part thereof with all the appurtenances are free from all Incumbrances and that the said John Stephen his heirs and assigns shall and lawfully may forever hereafter have hold use occupy profits and enjoy all and singular the said Land and premises with the appurtenances without the Lawfull Leth Molestation or Disturbance of the said Tacharish Haden and Elizabeth his wife their heirs and assigns or any other person whatsoever In witness Whereof the said parties hath set unto their hands and affixed their seals the day and year above written.

Signed Sealed and Delivered
In the presence of

Tacharish Haden Seal
Elizabeth Haden Seal

Received on the day of the date of the within written Indenture of ye within named John Stephen the sum of One Hundred and Twenty pounds current money of Virginia being the consideration money within expressed

L 120.

I say received of me.

Tach. Haden.
Elizabeth Haden.

MEMORANDUM

That on the day of date of the within written Indenture full and peaceable sign and possession of the Land & premises was had taken by us the within named Tacharish Haden & Elizabeth his wife & by us given and delivered unto John Stephen according to the force form and effect of the within Deed.

Witness our hands.

Tach. Haden.
Elizabeth Haden.

A Memorial Bill for Rockland County October the 17th 1774.

Lockiah Baden and Elizabeth his wife acknowledged this Bill with the receipt and
Savv of signing witness to be their acts and deeds which were agreed to be recorded. Then the
said Elizabeth (being first privately examined) relinquished her right of dower in the lands
by this deed conveyed with was also admitted to record.

Teste. Wm. Wood Jr.

An Inventory of the Estate of Turlton Weston Dec ^r taken by us the subscribers being now	
before Joseph Woodson a Justice of the peace for Rockland County this eighth day of September 1774.	
To 48 Head of Great Cattle	£ 72 - 0 - 0
To 10 Geese	1 - 12 - 6
To 7 Sheep	2 - 16 -
To 80 Eggs	11 - -
To 1 Negro Man (Robin)	70 - -
To 1 Dr. Dr. John	75 - -
To 1 Dr. Dr. Lot	40 - -
To 1 Dr. Dr. Ralph	40 - -
To 1 Dr. Dr. Isaac	60 - -
To 1 Negro woman (Sarah)	60 - -
To 1 Negro Boy (Isaac)	60 - -
To 1 Negro Girl (Lucy)	5 - -
To 1 Negro Girl (Betty)	40 - -
To 1 Negro Girl (Gena)	30 - -
To 1 Negro Child (Mingo)	7 - 10 -
To 1 Dr. Dr. Dolly	7 - 10 -
To 7 Boxes of Linens & Three Cots	70 - -
To 5 Trunks of fine Books	1 - 5 -
To apparel of Powder	3 - 15 -
To 10 Printed Books	1 - 10 -
To 3 Blk Walnut Tables	3 - 12 - 6
To 2 Jugs	1 - 6 -
To 6 Stone pds	9 - -
To apparel of sole and upper Leather	10 - -
To a Play Hatchell	1 - 10 -
To apparel of old Nails etc	4 - -
To 1 Old Hair trunk of frame	0 - 5 -

To 12 Letter Boxes	13 - - -
To 6 Iron Chains	6 - - -
To 2 Sack Bags	5 - - -
To 1 Gun Barrel	10 - - -
To 1 Gun Metal Bag & Bullet Moulds	2 - 5 - -
To 25 Napkins	5 - - -
To 1 P. Sylans	7 - 6 - -
To about parcel Lumber	5 - - -
To a ship saw file and saw rust	15 - - -
To a parcel of old Iron	16 - - -
To 7 Iron Wedges	10 - - -
To Box Iron & Buttons	4 - - -
To parcel old Iron	5 - - -
To 10 old Boxes	1 - - -
To 1 old X Cut saw	2 - 6 - -
To a parcel of old Bone Marrow	12 - - -
To 3 Kerosene K.	8 - - -
To 3 plow	10 - - -
To 1 Wheat Tins	10 - - -
To 1 Set Hhds	3 - - -
To about 8 Wheels Iron Bound old	3 - - -
To 19 Casks & Tubs at 2/-	27 - 6 - -
To 1 Gallon Powder Puff & 4 Journals	10 - - -
To a Copper Riddle	5 - - -
To 1 Steel Yo.	15 - - -
To 6 Sack Bags old	7 - 6 - -
To 4 Wheat Tins	7 - - -
To 2 Mann's Saddle and Bridle	10 - - -
To A Pair of Saddle Bags	10 - - -
To 1 Leather Bed of Furniture	25 - - -
To 2 Table Cloths	7 - 6 - -
To 1 Grind Stone	6 - - -
To 3 Old Ropes one Lane & Strap, & Horse Harness	5 - - -
To a parcel of Bottles, Phials, Mugg, Bowl, &c.	5 - - -
To a Ranging Rod	5 - - -
To a small Seal Skin Franch	10 - - -
To 1 Bag and Medicines	10 - - -

495 To H. Rivers & Co.
for 1 pair Boots Cam, 1 pair Iron, 1 Fish Net
for 1 sp. Money Scales.

£ 6 - 5 -

- 7 - 6 -

- 5 -

£ 816 - 4 -

Stephen Simpson.

H. Register.

Reuben McCaul.

At Account held for Goodland County October the 17th 1774.

The Jury Duty was presented on Court and ordered to be Received.

To the Val Wm. Effler

1767. The Estate of Mary Thompson Dec'd. D. To the Estate of George Thompson Dec'd. —

for 1621 st Tob. at 25/- per lb.	£ 20 + 5 + 3
for Cask Left in the House by Geo. Thompson	11 + 12 + 3
for D. due from Alex' McCaul & rec'd by Mary Thompson	2 + - 6
for 44 lbs Oyn' in the House at Geo. Thompson's dec'd.	2 + 18 + 9
for 64 Barrels corn	31 + 8 +
for 35 Gallons Brandy at 3/-	6 + 2 + 6
for 25 Bush. Wheat at 4/-	5 + - +
	<u>£ 79 + 7 + 3</u>

6²

By 32 Barrels of 1 1/2 Bush. Corn sold for	£ 15 + 15 + 3
By 44 3/4 Bush. Wheat sold for	9 + 8 + 10
By 1924 st Tob. sold for	22 + 18 + 10 1/2
By 8 Bush. Potatoes	- + 10 + 6
By 5 1/2 Tallow sold for	- + 3 + 4
By Corn Shucks, Kibbles & A Stack of Tops	- + 15 + 8
By Barn of Iron	- + 11 + 2
By 7 Gallons and a pint of Brandy	1 + 0 + 9 1/2
By 1 Iron Kettle	- + 5 + 6
By 1 spinning w/ 1 Lugg, 2 Hc. 1 Sister &	- + 4 + 8
By 65 Gallons Wine	1 + 5 + -
By Quantity of Beans	- + 5 + 1

496

By Legacies paid agreeable to the will of H. T.	£ 10 -
By 2 Years Boarding & Schooling of Miss Johnson	6 -
By C. Bush's Salt	1 -
By 1/2 nd Bassway at 1/3	1 - 10/-
By Payment of Oak rods for	1 - 72 -
By Balance due to Estate of Mary Thompson from Thos Johnson as per Award of Wm Miller & John Woodson the 4 th Day September 1773.	2 - 18 -
By Judgment obtained in Court against Thos Johnson judgment to the amount off	1 - 10 -
	£ 76 - 4 - 6

In obedience to an order of Rockland Court we the Subscribers Examined stated
and certify the above Act and find it Justly stated and Balance due from the
Estate two hunder Shillings and nine Pence current Money Writings our Hand,
this 1st day of Decr 1773.

William Miller
John Laprade.
Stephen Sampson.

At a Court held for Rockland County October the 17th 1774.
This Account Debtor & Creditor was presented in Court by Elisha Leah, Executor
and on his motion admitted to Record.

Teste
John Head, Esq.

Mary Thompsons Dec ^r Estate D ^r In Act with Elisha Leah,	
1771. To Cash paid the Sheriff for Levies & 2 ^d rents	£ 1 - 3 -
1772. To D ^r paid D ^r D ^r	1 - 4 - 9 -
To D ^r paid William Johnson.	4 - 9 -
To D ^r paid Henry Layne Admin'r of Jn ^r . Layne overseer of the said Mary Thompson.	2 - 6 - 3 -
To Cash paid the Sheriff for recording Mary Thompsons Will entering an order for Administration on the Estate of the said Mary Thompson 56 th Nott Feb ^r at 2 ^d	4 - 9 - 4 -
To Major Mofo	5 - 6 -
To Christian Neaves	2 - 6 -
	6 - 5 -

1771. By Cash Left in his Boxes by Mary Thompson	£ 5 - 9 - 9
By Balance due Mary Thompson as per Settlement from Elieba Leah	2 - 4 - 3
	<u>8 - 4 - 3</u>

To Adjudice to me order of Rockbridge Court on the subscriber, Liver Expenses debts and other
the above Act and fine sufficient Vouchers for the same and find a Balance due from the Expt.
the sum of two pounds three and eleven pence per J. witness our hands this 1^o Day Oct 1773.

William Miller.

John Laprade.

Mary Thompson.

At a Court held for Rockbridge County October the 17th 1774.

The account Debtor and Creditor, was presented in Court by Elieba Leah the Administrator
and on his motion admitted to record.

Taste

Vail Wood Officer

An Inventory of the Estate of George Thompson

takēn this 2^o day of October 1771. by us the subscribers being first sworn.

to 1 Negro Man Named Samry	£ 85 -
to 1 D ^r Peter	15 -
to one Negro Woman Lucy	85 -
to one D ^r Feany	85 -
to one larg Knif and steel.	3 -
to 1 P ^r from Scars.	5 -
to 6 Bells	10 -
to 3 Iron Wedges	10 -
to 10 old Axes	14 -
to 1 pair of Plough Hoes	10 -
to 1 W ^r Sharp She ^r s	3 -
to 2 pairs of Carpenter Tools	13 - 5.
to 2 Frying Pan, 3 ft. Towlings & one Skovel 2 ft. ^{from} spittles.	13 - 6.
1 pair Iron & Brass Shimer & flesh forks	5 -
to 1 pr. Pillards	13 -

Jo 1 Spine Morter & Pott & Iron Crucible Mortar.	£	7 - -
Jo 11 Bars Metal & Iron 2 1/2 Cwt & Iron 95. f.		3 . 6 .
Jo 16 Pewter plates		16 .
Jo 15. D. P.		10 .
Jo 4 Deep Pewter Dishes different sizes		12 .
Jo 3 Large Deep Pewter Dishes		11 .
Jo 7 1/2 Pewter Brushes		24 .
Jo 7 Pewter Basin, Saucepan & Spoons & flat Dish		14 .
Jo 8 Tongs of different sizes		10 . 3 .
Jo 4 Butter Potts		7 . 6 .
Jo 4 Pitcher & wide mouth Tazzy		3 .
Jo 7 Bottles of small glass 1 Large Mugg 5 Small Mugg		5 .
Jo 6 Pewter Pans		1 . 2 .
Jo 1 Clay Hatchell		3 .
Jo 7 Old Axes & 2 Hatchets 1 old broad Axe 1 Baking Axe		12 . -
Jo 6 Trap Tools & a little Black		5 .
Jo 1 Warming pan		5 .
Jo 1 Wheat Sifter & Riddle & A parcel of old Lumber		5 .
Jo 1 Sugar Box		2 .
Jo 1 Honey Sifter, 2 Meal sifters, & Hatch		2 . 6 .
Jo 4 Sheats at 7/-		4 . 18 .
Jo 1 Sorial Bone £8. one Black Bone £1.		12 . -
Jo 18 Head Cattle		20 . -
Jo 19 hogs		8 . 6 .
Jo 15 Sheep		14 .
Jo 1 Hams Bellows		3 .
Jo 1 Pewter Pottle Pott, 1 Pewt D.		4 .
Jo 1 Pepper Box 1 Greater, 1 Powder Box		1 . 6 .
Jo a parcel of old Books & two small Brushes		7 . 6 .
Jo 1 Plastering trowel & Box Iron & Gaffers		5 .
Jo A parcel of iron Casks & Barrels		2 . 1 .
Jo 2 P. Cotton Casks 2 P. Wool D. 1 P. Tin D.		7 .
Jo 1 Trug & 3 Wooden Bowls		1 . 8 .
Jo 2 tubs 5 Pigeons		3 .
Jo 7 Iron Pots & P. Pot Koch & 3 Pot racks		1 . 9 .
Jo Brass Kettle & Chamber Pot & other Lumber		5 .
Jo 1 Cart & Cart wheels Iron Bound & Board		3 .

499.	To 3 Barns & one old Sheepfold	3
	To a Copper Kettle	3
2.	To 3 Slap Wheels & a Widdling Wheel	1
	To 1 Rail Va Chuck	15
	To 1 Side Saddle & Bridle	10
	To 1 Mann Saddle & Bridle	2
	To 6 Knives & Eight forks	1
	To 1 Locking Haf	3.
	To 1 Trunk	6
	To 2 pine Tables	8
	To 4 Dicante 1 Cunard ⁴ " Salt Celler, tickler, & Jam Haf	5
	To Text Ware	2. 6.
	To a pine Chest of Draws of 1 pine Chest 12% ^{1/2}	17. 6.
	To 1 pine Chest	5
	To 7 lbs of Wool at 1/2	9 1/2
	To 7 Sides Sheep Leather at 6/-	2. 2.
	To three Bags	5
	To 1 Piggy 5/- 1 P. Money Scales 6/-	11
	To 2 Brass Cocks 2/- one Barrell 1/-	3
	To 1 Comb 1/- 1 Collar & Trap 1/-	2
	To 1 Grind Stone	1. 6.
	To 3 feather Beds & Furniture at £ 6.	10
	To 1 feather Bed & Furniture	2
	To 1 Slate	1
	To Feather Bed & Blanket & Box 10/-	3. 5

Hugh Moss.
Randol Rountree.
Richard T. Lunes.

365	13	9
3	5	4
368	10	9.

At a court held for Rockland County October the 17th 1774.
This Inventory was presented in Court, and ordered to be recorded.

Teste Val Wood Officer

An Inventory of the Estate of Mary Thompson Deceased this 2^d

Day of October 1771, by as the Subscribers Being subscribers.

To 35th Year from a R.

		A	H	S.
1		1	3	
15			A	
10		1	4	1/2
2			15	3.
1	3.		12	18
6			7	16
8			11	6.
5			13	10 1/2
2	6.		16	8.
17	6.		8	16.
5			9	
9	4 1/2		18	6.
2			15	
5			85	
11			1	4 1/2
3				
2				
1	6.			
5				
13	2 9.			
3	5			
10	2 9.			
		L	146	12 5/8

Hugh Mayo
Randall Kountree.
Richard D' homes.

At Court held for Goochland County October the 17. 1771.
This Inventory was presented in Court and ordered to be Recorded.

Seale Val Woodfifer

This Indenture made this Twenty sixth day of May in the year of our Lord one thousand seven hundred and seventy five, Between Robert Mayo of the one part & James George junr. of the other part Witneseth that the said Robert Mayo for his Consideration of the sum of forty seven pounds, in Shillings & pence to him in hand paid, now the rest of which I hereby acknowledge hath granted, sold, & confirmed, and by these presents doth grant, sell, alien, enfeoff & confirm unto the said James George junr his heirs and assigns one certain tract or parcel of Land which I bought of James Mayo late Lying & being in the County of Goochland & Parish of St. James Northam and Bounded as