

501. as followeth To wit Beginning at a corner thereof in the North side of the Notches
and at the dividing line between the aforesaid James Mayo & Col^r John Lyne,
thence running South, Sixty seven degrees west on the said line to two corner nipples
in the aforesaid line, thence south twenty four degrees west on a Dividing line between the said
James Mayo & Benjamin Perkins to the three Notches Road, thence down the said road to the first
Station To have and to hold all the right title of Interest There in the aforesaid Land and pro-
-mises, free from the claim or Demand of me any heirs or assigns from, but now or it is that
I have understood that Col^r John Lyne holds a little of the aforesaid Land & premises, for
which reason I do not warrant the title free from the claim & demands of any other person or persons
than myself my heirs &c, And do further covenant & agree, that I will now and at all times
hereafter relinquish all the right title and Interest I have in & to the said Land & premises
and also warrant and make safe the title of the Land & c^r aforesaid free from the claim or
Demand of the aforesaid James Mayo his heirs or assigns.— In witness
whereof the said Robert Mayo hath hereunto put his hand & fixed his seal this day 26th May
above written.

Signed Sealed & dated
In the presence of . . .

Thomas Underwood.

John Parish.

John X. Ball,
mark

Christopher Johnson.

○ Robert Mayo. Seal

Memo. That this day Robert Mayo gave up to James George just & meet & payable
proposition to the within min^r Land and premises and confess myself satisfy'd and paid
the consideration money for the same. Witness my hand the 26th May 1774.

Test.

Thos Underwood.

Robert Mayo. Seal

At a court held for Goshland County Decem^r the 19th 1774.
This Deed was proved by the oaths of the Witnesses here to, and the Survey
of said instrument by the Witness Thomas Underwood, to be the acts and deeds
of Robert Mayo which were ordered to be Recorded.

Teste Val Wood Clerk

This Indenture was on the twentieth day of August in the year of
 Christ One thousand seven hundred and twenty four, between Obadiah Daniel of Rock
 County of the one part, and Thomas poor of said County of the other part. Witnesseth that
 for and in consideration of the sum of One hundred and Fifty three pounds, seven shillings
 and two pence of first Money of Virginia which he the said Obadiah Daniel in Justice
 intended to the said Thomas poor, and knowly deserves to receive and pay to him, & for and
 in further Consideration of the sum of six Shillings like Money to the said Obadiah
 Daniel in hand paid by the said Thomas poor, at and before the sealing and Delivery
 of this, the receipt whereof he doth hereby acknowledge, and thereof and of every part
 hereof, doth exonerate and Discharge the said Thomas poor, his heirs, Executors and
 Administrators, he the said Obadiah Daniel hath granted, bargained, sold and confirmed
 and by the present doth grant, Bargain, sell, and confirm to the said Thomas poor
 his heirs and assigns forever, the following Negroes to wit James, Tom, Mary, Rachel
 & Kate with all the Appurtenance Belonging, or in any wise Appertaining, to the
 premises hereby granted, or intended to be granted, and the reversion & Reversions whatsoever and
 Remainders and all success, Benefit, & Profit, of the said slaves and premises and all his rights
 Claims Interests, and securities relating to the same To have and to hold the five Negro slaves
 and other premises unto the said Thomas poor his heirs and assigns, forever, to the only proper
 use and behoof of him the said Thomas poor his heirs and assigns forever and the said Obadiah
 Daniel doth hereby grant for himself and his heirs that he the said Obadiah Daniel
 and his heirs and every of them shall and will warrant, and forever defend, the said Negro
 slaves and other premises, and every part and article thereof with all and singular their
 rights and Appurtenances unto the said Thomas poor his heirs and assigns forever against
 him the said Obadiah Daniel and his heirs and every of them, and against every other
 person whomsoever, upon trust, nevertheless, that the said Thomas poor his Heirs
 Executors, Administrators, or assigns, shall after the twentieth day of November in the year
 of Christ One thousand seven hundred and twenty four as soon as the said Thomas poor
 his heirs, Executors, Administrators, or assigns shall think proper, or the said Obadiah
 Daniel shall request him which ever of these two circumstances shall first happen
 Sell for the best price that can be gotten, after giving ten Day publick Notice, the five
 Negro slaves and premises, and out of the Money arising from such sale discharge
 pay, and satisfy to the said Thomas poor, the above mentioned sum of One hundred
 & Fifty three pounds seven Shillings & two pence like Money with Lawfull
 interest from the twentieth Day of November One thousand seven hundred and twenty
 four until the same shall be fully Discharged, and the expenses attending the draw-
 ing and recording this Indenture and the contingent charges of the sale, as
 assessed, and other necessary Expences that shall attend the securing and

For & Owing the above mentioned Money or performing any Thing that is or shall be
Plainsy relation to the intent of this Indenture, and that the said Thomas poor his
two hours Executrix, Administrator or Assigns shall pay or cause to be paid thereto a
sum of any remain from such sale to the said Obdiah Daniel his heirs Executors
or Administrators or to his or their uses. In witness whereof the said Obdiah &
Daniel hath hereunto set his hand and seal on the Day and year last above written.

Signed and Delivered.

in the presence of

John Smidgrop,

Obdiah Daniel Seal.

Edmund Vaughan.
Major Hancock.

A short note for Goochland County December the 19th 1774.

John Smidgrop and Edmund Vaughan, proved this deed of trust, to be the act of Deed
of Obdiah Daniel which was desired to be Recorded

Teste. Val. Wood attorney

This Indenture made this eighteenth day of January in the year of our
Lord one thousand seven hundred & Seventy four Between John Weller of Goochland
County & his wife Betty of the one part and Gideon Hatcher of the same County of the
other part Whereas the said John Weller & Betty his wife for and in consideration
of the sum of Eighty two pounds eight shillings current money of Virginia to him
in hand paid by Gideon Hatcher at and before the sealing & delivery
of these presents (the receipt whereof they the John Weller & Betty his wife doth
hereby acknowledge & thereof doth acquit & discharge the said Gideon Hatcher
his heirs Executors & Successors forever) by these presents hath granted bargained
Sold Aliened Enfeoffed & confirmed by these presents doth grant Bargain sell enfeoff
& Convey unto the said Gideon Hatcher his heirs & Assigns one tract of Land lying
abutting in the County of Goochland on the North branch of Tuckahoe Creek and
is bounded by the Lines of Ben. Watkins, Wm. Nichols, Henry Willow Cornelius
Kemp & Gideon Hatcher containing Fifty one acres & a half together with all houses
out-houses Ways waters & under ground woods advantages & other appurtenances to
the same Belonging or in any ways appertaining & the reversion & reversions thereof
Every part & parcel thereof To have and to hold the said fifty one acres &
a half of land with their appurtenances unto the said Gideon Hatcher his

his & his wife John Webber & Betty his wife their heirs & assigns shall & will by these presents warrant & have from the above mentioned tract of Land & premises unto the said Gideon Hatcher his heirs & assigns against the claim of all & every person or persons whatsoever so that the said Gideon Hatcher his heirs & assigns forever shall peaceably & quietly have hold use & occupy properly enjoy the same & every part & parcel thereof without any kind of molestation whatever in witness whereof the said John Webber & Betty his wife has hereunto set their hands & seals the day & year first above written.

Signed Sealed & Delivered
in the presence of }
John Webber Seal.
Betty ^{her} X Webber Seal.
mark.

Memoandum.

That on the day & date of the within written Deed full & peaceable possession & Seizure of the Land & premises within mentioned was had & taken by the within named John Webber & Betty his wife & by them delivered to Gideon Hatcher according to the tenor form & effect of the within written Deed.

In the presence of.

John Webber Seal

Betty ^{her} X Webber Seal.
mark.

Received of Gideon Hatcher on the day & date of the within written Deed Eighty two pounds eight shillings current Money of Virginia being the full consideration for the within mentioned Land & premises.

John Webber Seal

At a Court held for Goodland County Tanning the 16th 1775.

John Webber & Betty his wife acknowledged this deed with the Livery of seizin & accept and assented to be their acts & deeds which were ordered to be recorded. Then the said Betty, (she 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

September Court 1773.

Orcd that - Meridith Price, William Roberts, Arthur Stegson
 & John Parrish, or any three of them, being first sworn before some Justice of the peace
 for this County, Appraise the Estate of Humphrey Parrish dec'd. & that his Executors
 return an Inventory thereof to the next Court.

Franklin Co.

In Obedience to an order of Court bearing date — September 1773.

With the subscribers being first sworn have valued & Appraised the Estate of Humphrey Parrish
 and an Inventory is as follows. Vizt.

1 Negro man / Name. Will	£ 90. 0. 0.	
1 H. Wench	Jude	35. 0. 0.
1 D ^r Boy	Harry	<u>85. 0. 0.</u> 150. 0. 0.
1 D ^r D ^r Wench	Sarah	170. 0. 0.
1 D ^r D ^r (of Field Town)	Hanna	170. 0. 0.
1 D ^r D ^r Girl	Linda	85. 0. 0.
1 D ^r D ^r	Negah	5. 0. 0.
1 D ^r D ^r	Philip	7. 10. 0.
1 D ^r D ^r	Eagon	30. 0. 0.
1 D ^r Boy	Mingo	15. 0. 0.
1 D ^r Girl	Miley	18. 0. 0.
1 D ^r Boy	Tumbler	20. 0. 0.
1 D ^r Girl	Fashel	15. 0. 0.
1 D ^r Boy	Bob	<u>20. 0. 0.</u> 315. 0. 0.
6 pairs 240. 3 Sairs 8 ^f Bull 80. A falcons 30.	17. 10. 0. — 17. 10. 0.	
3 Hounds 20. 2 Sairs 8 ^f twelve piggys 50. 10 Small Haggis 100.	<u>8. 10. 0.</u> — 8. 10. 0.	
1 Bay Mare 220. 1 Black D ^r 300. 1 Sorrel D ^r 8 ^f fall 220.	39. 0. 0.	
1 Old white Horse	<u>1. 0. 0.</u> — 40. 0. 0.	
10 Gens 15 ^f sparsd leather 15. 14 ^f saddle bags 20.	2. 10. 0.	
3 Raw leather 26.	<u>1. 6. 0.</u> — 3. 16. 0.	
1 Old Nettle 2 Shelt, hide for d ^r Beadles, Rugg.	6. 0. 0.	
1 D ^r D ^r 1 D ^r D ^r D ^r D ^r	5. 15. 0.	
1 D ^r D ^r	D ^r D ^r D ^r	<u>A. 10. 0.</u> — 16. 5. 0
1 Man's Rollers 3. 3 Chairs 4. 16. 1/2 one Table 5.	— 12. 6.	
1 Kest 3. 2 Spiders Measures 5. 5 Blisks. 1 Fishier & 1 Mugg 1.	— 9. 0	

1. Testament of Agnes Barth 2/6. 1 P. Men's Shoes 7/6. . . .	20. 10. 0.
1 pair combs 1/6. 1 pair leather Buffers Frank C. Leaching Half C. . . .	2. 0.
1 Whet Stone 10. 1 Iron 15. A Grating Box 5. . . .	1. 10. 0.
7. Wearing Boxes 14. A Rolling Boxes 6/2. Trouser Buttons 6/6 . . .	1. 6. 6. 1. 10. 0.
Lumber 2/6. Carpenter Tools 13. Journeyman Knives & Shears Hammer 19. Scovell 3.	
5. Roof Nails 3/6. Hammers 2/6. 3 Axes 8. 1 P. H. Hinges 2/6. . . .	16. 0.
1 Leather Wallet 1/3. A Roll of 3 Dollars 8. 5 Wedges 12/6. . . .	4. 1. 3.
30. old Iron 5. 20. " part Box 2. 6/8. Harness C. . . .	17. 0.
2. Men's Saddles & Bridles 30. 1 Woman's saddle 30. . . .	3. 0. 0.
Parcel of Pewter 30. A Pot of 8. Frying pan 20. . . .	2. 10. 0.
1. Spice Master & Pottle 2/6. 1 P. Tong 11	3. 6.
2 Jugs 8/1 Butter pott 6/	6. 0.
2 Wheat Sacks & 1 Peck Measure 5.	5. 0.
8. pails & Piggins & 1 Tub	5. 4.
Lumber 10. 1 Spinning Wheel 2/6. 1 ironstone & frank 6/	18. 6.
6 Jars 23. 2 Bags & About Bushel Sack 5.	8. 0. 0.
Potato 100. Beans about 2 bushels 6/ Oats at 30 Bushel 37/6. . .	7. 12. 6.
Pears 26. 1/2 Bushel	1. 6.
38. Bushel corn	15. 3. 0.
27 1/2 Bushel wheat	5. 18. 2.
7061. Tob.	62. 2. 8 1/4.
1 Box Iron & Heater & 1 Sugar Box	5. 0.
7. Bushel Oats	12. 6.

Given under our hands this 7. December 1773.

Mer Price.

William Roberts.

Arthur H Slagden.
mark

At a court held for Goochland County Twp on the 16th 1775.
This Inventory was presented in court and ordered to be Recorded.

Wm. Wood Reporter.

This Inventory made this Third day of December in the year of our

107 an Lord one thousand even hundreds & seventy four Between John Rowe
and Jane Rowe his wife of Marion County of the one part & Charles Woodson junr of
the County of Fauquier of the other part Waterfield that the said John Rowe and Jane
Rowe his wife for and in consideration of the sum of Ten pounds farrant Money
of Virginia to them the said John and Jane Rowe in hand paid by the said Charles
Woodson junr the receipt whereof the said Rowe doth hereby Acknowledge Health
given, granted Bargained and sold and deliv ed by these present give grant Bargain &
will be held off & conform unto the said Charles Woodson junr his heirs & spous
from one feast of Cryst or part of Land lying and being in the County of Marion
Goochland containing One hundred Acres and Boundes as followeth Viz ^t by the
Lands of the said Charles Woodson junr which Land he bought of Edmund Logg
wood, the Lands of Robert Marlow, Edmund Loggwood, being all the Lantons which
the said Rowe now Liveth, as also all Houses Dut Houses, waters watercourses together
with woods underwoods Orchards Incluisions and Appurtenances therunto belong
ing or in any wise Appertaining To have and to hold the said Land and
premisses with the Appurtenances therunto belonging or in any wise Appertaining unto him
the said Charles Woodson junr his heirs & spous, from and further the said John Rowe
& Jane Rowe his wife for themselves Their Heirs Executors Remaindermen and or spous
do Further poynt promise and Agree that they will Forever Warrant and defend the
said Land and its Appurtenances unto the said Charles Woodson junr his heirs and
spous Forever from themselves Their heirs & spous and from Every person or persons
whatsoever and that they will at any time hereafter make any further Pright unto the
said Land, which the said Woodsons foancd Learned in the Law may require, IN WT.
M.DC.LXIII whereof the said John Rowe and Jane Rowe his wife hath hereunto set their hands
and affe their Seals the day and year first above Written.

Signed sealed & Delivred

in presence of...
John Watson.

John Rowe. Seal.

The und Goochland in the Eighteenth of

Jan

The First folcom was interlined before signed
Ansel George.

Jane X. Rowe. Seal.

mark

John Watson.

John Denton.

William Walker.

Charles Woodall.

Memorandum.

That livery of seign of the aforesaid Land and premises
was made and given by the aforesaid named John Rowe & Jane Rowe his

wife to the aforesaid Charles Woodson joint and to his heirs and assigns
Tenes According to the true intent of the aforesaid Deed.

Witnesses of

A. George.
John Watson.
John Denton.
William Walker.
Charles Woodall.

John Rose.
her
Jane x Rose.
mark

Received.

Of Charles Woodson joint the full and Just sum of
Fifty pounds curr. Money being the full consideration of the aforesaid
Land.

Test.

Ansel George.
John Watson.
John Denton.
William Walker.
Charles Woodall.

John Rose
her
Jane x Rose.
mark

At a court held for Goochland County December the 19th 1777 A.
M. This deed with the Livery of seizure and receipt endorsed by the oath of William
Walker, to be the acts & deeds of John Rose, and Jane his wife, which were produced
for further proof.

Test. Val. Wood *(Signature)*

At a court held for Goochland County January the 16th 1775.
Ansel George, and John Watson, further proved this deed with the Livery of seizure
and receipt endorsed to be the acts and deeds of John Rose, and Jane his wife,
which were ordered to be Recorded

Test. Val. Wood *(Signature)*

This Indenture made the First day of October in the year of our Lord
one thousand seven hundred and seventy four **BETWEEN** James Graham
of Cumberland County aforesaid. Mary his wife of the one part, and John Gilliam of
Goochland County of the other part witnesseth that the said Tom

502 James and Mary his wife as well for and in consideration of them sum of One hundred and
Pounds by the said John Gilliam to the said James Graham in hand paid at or before
the sealing and Delivery of these presents the receipt whereof he doth hereby acknowledge
ledge HAD granted, bargained, and sold, and by these presents do fully, freely,
and absolutely grant, bargain sell, alien, and confer unto the said John Gilliam
his heirs and assigns forever all that enfranchise tract or parcel of Land, situated lying
and being in Goodland County, Containing One hundred and Forty three acres more
or less and bounded as follows Vizt Beginning at a former red Oak, being a corner
to the said John Gilliam thence along the said Gilliams Line to another former red Oak
in Charles Christianis Line thence along the said Christianis Line to a former white Oak, thence
along John Hammon line to a corner from thence along the said Hammon line to the begin-
ning to include One and Forty three acres to the same more or less, and all houses
outhouses, Edifices, Buildings, Gardens, orchards, trees, Wood, Ways, Water, Water-
courses, Profits, Rendements, pannomelies, Advantages and Appurtenances whatsoever
to the said tract or parcel of Land Belonging, or in any wise Appertaining, and the reversion
and Reversion remainder & remainders, rents, issues, and profits of the said Land
and premises and every part and parcel thereof and all the Estate right, title, Interests,
Property, claim, and Demand whatsoever of them the said James Graham and
Mary his wife, or in & to the same Land with the premises aforesaid, and every part
thereof and all Deeds, evidences 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 Appurtenan-
ces, and all the right title, & Interest of them the said James Graham and Mary his
wife to the reversion & remainder of the same premises unto the said John Gilliam
his heirs and assigns to the only proper use and behoof of the said John Gilliam
his heirs and assigns forever, AND the said James Graham for himself, his
heirs, executors and administrators, and assigns, that he the said John Gilliam
his heirs and assigns shall and may from time to time and at all times pe-
reably and quietly enter into have hold, occupy, possess, and enjoy the said La-
nd and premises before mentioned and intended to be hereby granted and convey-
with the appurtenances without the Lett, suit, Trouble hindrance molestation,
Interception, or Detain of him the said James Graham his heirs and assigns
or of any other person or persons whatsoever, and that free and Discharged
from all Incumbrances whatsoever, AND Further that he the said Jan
Graham and his heirs and all and every other person & persons having or
lawfully claiming any Estate right title or Interest in or to the Land and pre-
mises before mentioned shall and will at all times hereafter make do and ex-
eute or procure to be made done & execute all and every such further and

other Lawfull and reasonable Rents, Surveyances and Appurtenances in the
Law whatsoever for the further better & more perfect granting Surveying
and Apportioning of all and singular the said premises with the Appurtenances
unto the said John Gilliam his heirs and Assigns, to the only proper
use & behoof of the said John Gilliam his heirs and Assigns according to
the true intent and meaning of these presents as by the said John Gilliam
his heirs and Assigns or his or their several Learned in the Law, shall be
lawfully and reasonably Devised Advised, or required **And Lastly**
the said James Gresham for himself his heirs Executors and Administrators
the above granted Land and promises with the Appurtenances unto the said
John Gilliam his heirs and Assigns against the Lawfull Title claim and
Demand of him the said James Gresham his heirs and Assigns and of all
and every other person or persons whatsoever shall and will warrant and
forever defend by these presents **In Witness** whereof the parties to these
presents have hereunto Interchangeably set their hands and Seals the
day and year first above written.

Signed Sealed & Delivered.

in presence of

Nath^r Morris

Philip Pleasant

Isaac Datus

Tho Pleasant

James Gresham Seal

Mary Gresham Seal

Received the first of October 1774 of John Gilliam
One hundred Pounds current money of Virginia, it being full satisfaction for
the within mentioned land

James Gresham.

At a court held for Goochland County Tandy the 16th 1775.

James Gresham, and Mary his wife, acknowledged this Deed with the receipt
acknowledged to be their respective acts and deeds which were ordered to be Recorded.
Then the said Mary, (she being first privately examined) Relinquished her
right of Dower in the Land by this deed Surveyed which was also admitted to
Record.

John Gilliam
Notary Public

This Indenture made this twenty day of July in the Year of our Lord
one thousand seven hundred and seventy four between Joseph Walker and Mary his

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his wife of the Parish of Saint James Northam in the County of Chesapeake of the one part
and Mose Parish of the same Parish and County of Chesapeake of the other part
Witnesseth that the said Joseph Walker and Mary his wife for and in consideration
of the full and just sum of Twenty pounds - twelve Shillings current Money of Virginia
to them in hand paid by the said Mose Parish at or before the sealing & delivery
of these presents, the receipt whereof the P. Joseph Walker and Mary his wife doth for
themselves and their heirs Executors Administrators or Assigns and every of them here-
by acknowledge Deeds by these presents granted Bargained sold aliened enfeoffed
and confirmed Both hereby fully clearly and absolutely grant, bargain, sell alien-
enfeoff and confirm unto the P. Mose Parish and to his heirs and Assigns forever
one certain tract Dardens or parcel of Land, situate lying and being in the Parish
of Saint James Northam in the County of Chesapeake containing by estimation one hundred
and sixty eight acres to the same more or less, and bounded as followeth Viz
Beginning at Syme's corner pointers standing by a branch running thence South
thirty five East two hundred and eighty poles to a corner pine thence answ ¹⁰⁰
South west to Foley's Line thence on Foley's to a corner pine thence on Foley's line
to Drury's corner oak thence on towards line outling the old field to the
line thence on the same to the Beginning which courses and bounds contains
the said one hundred and sixty eight acres of Land which courses & bounds
are also agreeable to a plot of the same land of some time ago. Together with
all houses buildings, Fences, orchards, mines, Woods, timber, ways, waters
and water courses, profits, emoluments, hereditaments and appurtenances
whatsoever to the said tract, Dardens or parcel of Land Belonging, or in any
manner or ways therunto Belonging or Appertaining, and also the reversion
remainders or remainders, rents & services of all singular the premises and even
part thereof with the appurtenances, and all the estate, right, title
interest and possession property claim & demand whatsoever, either in
equity of law the said Joseph Walker and Mary his wife or their heirs Ex-
ecutors or Administrators of or to the P. tract, Dardens or parcel of Land and
premises To have and to hold the said tract dardens or par-
cel of Land and premises above mentioned and every part and parcel thereto
with the appurtenances unto the P. Mose Parish his heirs Executors, Ad-
ministrators or Assigns forever, & the said Joseph Walker and Mary his wife
for themselves and their heirs Executors or Administrators doth covenant and
agree to & with the said Mose Parish his heirs Executors, Administrators or
Assigns firmly forever by these presents that he the P. Mose Parish his
heirs Executors Administrators or Assigns shall and may from time to
time and at all times forever hereafter peaceably & quietly have hold

in County Popop and every all and singular the said tract divided or parcel of Land and premises above mentioned and every part and parcel thereof with the Appurtenances, without the Lett such Tract bearing or Intitulation of him the said Joseph Walker and Mary his wife their Heirs Executors or Administrators and of all and every other person or persons whatsoever claiming any Estate, right title or Interest of in or to the said tract divided or parcel of Land and Premises to the same or any part or parcel thereof & that the said tract divided or parcel of Land with the Appurtenances are free & clear from all former Bargains sales gifts grants Leases Mortgag-
es, & Incidents & from all other Estates, rights, titles & Incumbrances whatever had made committed, done suffered or to be had made Committed
or suffered by the said Joseph Walker and Mary his wife their Heirs -
Executors or Administrators and the said and the said Joseph Walker &
Mary his wife for themselves their heirs Executors or Administrators doth by
these presents acknowledge & Agree that they have an Interchangeable Title
of inheritance in fee simple in the above mentioned Land and premises & that
they have good Lawfull & Absolute right to sell and convey the same in man
ner and form as above expressed AND Lastly, the P. Joseph Walker &
Mary his wife doth by these presents for themselves and their heirs Executors
Administrators agree to and with the said Moses Parrish his heirs Executors
Administrators or Assigns that he the said Joseph Walker and Mary
his wife their heirs Executors or Administrators will at all times here-
after defend & warrant the title of the said tract divided or parcel
of Land with the Appurtenances & every part whereof unto the C. Moses
Parrish his heirs Executors Administrators or Assigns from the claim of
any person or persons whatever & that he the P. Joseph Walker and Mary
his wife their heirs Executors or Administrators will and shall from time
to time, and at all times at the reasonable request of Moses Parrish or
his heirs Executors Administrators or Assigns execute & acknowledge any
other or further Act or Acts conveyance or Conveyances or Appearances
in the Law, for the more perfect or better securing the above Title of the P.
Land and premises, unto the said Moses Parrish his heirs Executors, Adminis-
trators or Assigns forever In witness whereof the said Joseph Walker
and Mary his wife to these presents have Interchangeably set their hands &
affixed their seals the day of year above written. mark
Signed Sealed & Dated
in the presence of }
Joseph W. Walker. Seal. mark
Mary X. Walker. Seal.

James Howard.
Booker Parish.

Memorandum

That on the twenty day of July one thousand seven
hundred & seventy four presentable and due possession and seisin of the within
mentioned Land and premises was had and taken by the within named -
Joseph Walker and Mary his wife and by them given and delivered unto the
within named Moses Parish according to the form and effect of the within
written Indenture.

In presence of

John Hill.

James Howard.

Booker Parish.

mark
Joseph W. Walker's Seal

mark

Mary X Walker's Seal

Received

This twenty day of July one thousand seven hundred &
seventy four of the within named Moses Parish Twenty two pounds twelve
shillings current money of Virginia it being in full satisfaction and pay-
ment for the further grant'd and sold Land and premises

John Hill.

James Howard.

Booker Parish

mark

I say rec'd off Joseph W. Walker's Seal
mark
Mary X Walker's Seal

At a court held for Rockland County March the 20. 1775.
This Deed with the livery of seisin and receipt endorsed were proved by the oaths
of the witnesses hereunto to be the acts and deeds of Joseph Walker and Mary his
wife, and ordered to be recorded.

Teste Val Wood *(Signature)*

This Indenture made this nineteenth day of October in the
year of our Lord one thousand seven hundred and seventy four Between James George
of the County of Rockland of the one part and Robert George of the said County of
the other part Witnesseth that the said James George for and in consideration
of thirty Pounds of Lawfull Money of Virginia by him the said Robert George to him
the said James George in hand paid before the sealing and Delivering hereof the receipt
whereof he the said James George doth hereby acknowledge and thereof doth acquit

and Discharge the said Robert George his heirs Executors and Administrators both
 granted, Bargained and sold and by these presents doth grant, Bargain and sell,
 unto the said Robert George his heirs and Assignees, One certain tract or parcel of Land
 lying and being in Franklin County, on the branches of Lickinghole Creek, Containing
 by Estimation one hundred and fifty nine Acres, to the same more or less, and
 being bounded on the lines of John Parish, Charles Mapie, John Payne and
 Shadrack Vaughan which said Land is the remainder of a tract of Land that
 formerly made a Mortgage for to Alexander Baile, and the said tract or parcel of
 Land I do by these Presents Agree to keep Quiet and Peaceable possession During
 my Life and the Life of Agatha my wife and after **TO HAVE AND TO**
HOLD, the moeuse Plantation and tract of Land unto the said Robert
 George his heirs and Assignees for ever, and the said James George for himself
 his heirs &c doth covenant, promise and Agree to and with the said Robert
 George his heirs &c that the Premises and every part thereof with the appurtenan-
 ces, are free and Discharged from all manner of Incumbrances that the said
 Robert George his heirs &c for and Robert shall in any sort or thing by him
 the said James George less heirever shall lawfully may after the Death of
 the said James George and Agatha his wife for ever hereafter have & to use &
 occupy, Possess and enjoy the same and every part thereof with the appurtenan-
 ces without the Lawfull Lett Molestation or Eviction of him the said James George
 his heirs or Assignees or any other Person whatsoever. **I S WITNESS**
 whereof I have hereunto set my hand and seal the day and year above
 written.

Signed Sealed and Acknowledg'd

In the presence of us.

Job Martin.

Tho' Hatcher.

Ansel George.

Will. George.

James George Seal.

Prec^r. on the day of the date of the within written Indenture of the within named
 Robert George, the sum of Thirty Pounds current money it being the Consideration
 money within mentioned, I say rec^r. off me.

James George

Memorandum that on the day of the date of the within written Indenture full
 and peaceable Suisse and possession of the within mentioned premises with the
 appurtenances was had and taken by me the within named James George, &

575 and by me after my Death and the Death of Agatha my wife given and Delivered
unto the within Named Robert George Witnesp my hand.

Witnesp.

James George.

Job Martin.

Tho' Hatcher.

Ansel George.

Will George.

I MROU Wall men by these presents That whereas the within
mentioned tract of Land is Mortgaged to Alx Bain, and for the Consideration of
Thirty Pounds to be paid to me for the use of the said Alx Bain I have relinquish-
ed and released and by these presents Do relinquish and release the within mentioned
Land from the said Mortgage and all Claims whatsoever of the said Alx Bain or any
person claiming under him. Witnesp my hand this 18 Octo. 1774.

Tesk

Job Martin.

Tho' Hatcher.

Ansel George.

Will George.

David Ross.

Attest for Alx Bain

At a court held for Goochland County March the 20th 1775.

Thomas Hatcher, Ansel George, and William George, proved this deed with the
receipt and delivery of which endorsed to be the act and deeds of James George and
they also proved the annexed release to be the act and of David Ross, 1774
in fact for Alx Bain all which were ordered to be Recorded.

Teste Val Wood Attest

This Indenture made this 20th day of Decemr in the year of our
Lord Christ 1774 between William & Joseph Baker of Goochland County and James
Hornson of said County Witnesp that the said William and Joseph Baker for sum
good causes and Considerations herein Recurrente moving but more especially for sum
consideration of the sum of Thirty pounds last Money of Virginia to them in hand paid at
before the Seal and Delivery of these presents the receipt whereof they do hereby ac-
tide and thereof and every part and parcel thereof Do clearly Acquit and Discharge
the said James Hornson his heirs Executors Administrators for ever by these presents
Holds given granted bargained sold Aluid Entitld and Conferred and by these
presents Both fully freely and absolutely give grant Bargain sell Aluid Entitld
and perform unto the said James Hornson and to his heirs and Assigns for ever
all that tract or parcel of Land Willed to us William & Joseph Baker by our

grandfather Edw^r Rice, all the right title or claim we now have or ever shall have to the said Land by virtue of the said Will from our grandfather Edw^r Rice to us William and Joseph Baker, we herein give up to James Gordon his heirs - for we our heirs for the said tract of Land above mentioned to the said Gordon and his heirs forever peaceably and quietly to possess and enjoy the same, for us without the hindrance or molestation of us or our heirs forever Sir W^t - neys Whereof we have hereunto set our hands and affixed our seals the day and year above written.

Signed sealed and Delivered
in presence of

Edward Smith

Charles Rice

Tandy Rice

Holomon Rice

William Baker Seal.

Joseph Baker Seal

Memoorandum that on the day and year wherein written full Proffision was made and taken of the aforesaid granted Land and Premises by the aforesaid William & Joseph Baker, and by them Delivered over unto the aforesaid named James Gordon to hold to him the said James Gordon, his heirs & executors according to the contents and true meaning of the written Written Indenture In presence of

Edward Smith

William Baker Seal

Charl Rice

Joseph Baker Seal

Tandy Rice

Holomon Rice

The Day of Apr^r 1774. Recd^r of James Gordon the sum of Forty Pounds current money of Virginia being the consideration money aforesaid mentioned for us.

A Court held for Goochland County, March the 20. 1775.

Charles Rice, Edward Smith, and Holman Rice, proved this deed with the Living of seven - intended to be the acts of deeds of William, and Joseph Baker, which were ordered to be Recorded.

Teste

Phil Wood Esq^r

This Indenture made this ^{10th} day of March in the year four thousand one thousand seven hundred and Seventy six Between Moses Parry & Mary his wife of the parish of Saint James Northam in the County of Goochland

517. In witness of the one part and Booker Parish of the same parish and County of Greenlands
and of the other witness that the said Moses Parish and Mary his wife for and consideration
of the full and just sum of one hundred pounds current Money of Virginia
to them in hand paid by the said Booker Parish at or before the sealing and delivery
of these presents the receipt whereof the S. Moses Parish and Mary his wife doth for themselves
and their heirs Executors Administrators or Assigns and every of them hereby acknowledge
both by these presents granted Bargain sold Alene enfeoffed and confirmed To the hereby fully
clearly and absolutely grant Bargain sell Alene enfeoff and Confirm unto said Booker par-
ish to his heirs and Assigns forever one certain tract Dividens or parcel of Land Situate lying
and being in the parish of Saint James Northam in the County Greenland containing by
Estimation One hundred and twenty one Acres be the same more or less and bounded as
Followeth Vizt Beginning at four white oaks on Tufey Hedges line thence North five East
one hundred and fifty six poles to a former pine thence on Sonoma County line south forty-
eight east two hundred and fifty poles to it on Parish corner pointe thence south forty-
three west forty poles to one Black oak and one white oak whence abstract line passing
the old Field to the Beginning which course and bounds contains the sum hundred and
twenty one Acres of Land which courses and Bounds are as agreeable to plot of the
land of some time ago together with all houses Buildings Fences orchards Minus woods
in all ways waters and water courses Projects Encroachments ^{Creditments} and Appurtenances
whatever to the said tract Dividens or parcel of Land Belonging or in any ways whatsoever
Belonging or appertaining and also the reversion remainder & remainders rents and
issues of all singular the premises and every part and parcel therof with the appurte-
nances and all the Estate right title interest use Possession property claim or Ten-
whatsoever either in Law or equity of him the said Moses Parish and Mary his wife
or their heirs Executors or Administrators or in or to the said tract Dividens or parcel of
Land and premises To have and to hold the said tract Dividens or parcel
of Land and premises above mentioned and every part and parcel thereof with
the appurtenances unto the said Booker Parish his heirs Executors Administrators
or Assigns forever and the S. Moses Parish and Mary his wife for themselves and the
heirs Executors or Administrators doth covenant and agree to and with the said
Booker Parish his heirs Executors Administrators or Assigns forever by
these presents that the said Booker Parish his heirs Executors Administrators
or Assigns shall and may from time to time and at all times forever hereafter
peaceably and quietly have hold use Occupie possess and Enjoy all and singular
the said tract divided or parcel of Land and Premises above mentioned and
every part and parcel thereof with the appurtenance without the least suit
possible hindrance or molestation of him the said Moses Parish and Mary
his wife their heirs Executors Administrators and all and every other

person or persons whatever claiming any Estate right title or Interest of me or to
 the said tract dairies or parcell of Land and premises to the same or any part
 or parcel thereof and that the said tract dairies or parcel of Land with the
 appurtenance are free and clear from all former Bargains sales gifts grants
 Leases Mortgages or intails and from all other Estates right titles and
 Incumbrances whatever had made committed done or suffered or to be had
 made committed or suffered by the said Mofes parish and his wife their heirs
 Executors Administrators and the said Mofes parish & Mary his wife for themselves
 and their heirs Executors Administrators both by these presents acknowledge
 and agree that they have an indefeasible Estate of Tenancy in Fee simple
 in the above mentioned Land and premises and that they have good Lawfull
 and Absolute right to sell and convey the same in manner and form as above
 is Express'd And Lastly the said Mofes parish and Mary his wife doth by these
 presents for themselves and their heirs Executors administrators agree to and
 with the said Booker parish his heirs Executors administrators or Assigns
 from the claim of any person or persons whatever and the said Mofes parish
 and Mary his wife their heirs Executors or Administrators will and shall from
 time to time and at all times at the reasonable request of Booker parish or
 his heirs Executors Administrators or Assigns execute and acknowledge
 any other or further act or acts conveyance or conveyance or Appearances in
 the Law for the more perfect or better assuring the above title of the said Land
 and premises unto the said Booker parish his heirs Executors administrators or
 Assigns forever In WITNESS whereof the said Mofes parish and Mary
 his wife to these presents have interchangeable set their hands and affixed
 their seals the day and year above written.

Signed Sealed and del^d.
 in the presence of S

Mofes Parish. Seal
 Seal.

MEMORANDUM That on the tenth Day of March in thousand
 seven hundred and seventy five peaceable and Quiet possession was given of
 the within mention'd Land and premises was had and taken by the within
 named Mofes Parish and Mary his wife and by them given and delivered
 unto the within named Booker parish according to the form in Effect of
 the within written Indenture.

In witness of.

Mofes Parish. Seal.

Seal.

Received this tenth day of March in thousand seven hundred and seventy five

519. five hundred pounds weight money of Virginia
is being in full satisfaction and payment for the written grant and sold lands and
promises.

Jaynes aff. M^r parish Seal.

At Court held for Goochland County, March the 20th 1775.
Moore parish acknowledge this deed with the County of Virgin and receipt wherein
and to be his acts and Deeds which were ordered to be Recorded.

T. W. Wall Wood Esq^r.

This Indenture made this twenty first of November in the year of
our Lord one thousand seven hundred and forty four between Taries Jackson and
Mary Jackson his wife of the County of Bedford of the one part and Benjamin Clpton
of Goochland County of the other part witnesseth that the said Taries Jackson and
Mary his wife for and in consideration of the sum of ten Pounds Lawfull money of
Virginia by him the said Benjamin Clpton to him and her the said Taries and Mary
Jackson in hand paid before the sealing and delivery hereof the receipt whereof the
said Taries and Mary Jackson doth acknowledge and thereof doth acquit and
discharge the said Benjamin Clpton his heirs & executors Administrators Heirs
granted bargained and sold and by these presents doth grant Bargain
sell enstaff and conform unto the said Benjamin Clpton his heirs and assigns
one certain tract or parcel of Land containing two hundred and twenty acres to the
same more or less lying and being in the County of Goochland and bounded as followeth
Beginning at Tollnott corner on Ballowe line at a White oak thence along Ballowe
line to Thomas Bellings line thence along Thom^s Bellings line to Ding line;
line thence along Ding line to W^m Laurys line thence along W^m Laurys line to
Tollnotts line thence along Tollnotts line to the Beginning with all houses
fences, ways, waters, and watercourses and all other appurtenances Belonging
to the same or in any ways appertaining thereto To have and to hold
the two hundred and twenty acres of Land and the before recited premises with
their appurtenances, refections and revertions, remainder and remainders
rights, issues, and profits thereof and every part and parcel thereof with the
appurtenances unto the said Benjamin Clpton his heirs and assigns to the
only use and behoof of him the said Benjamin Clpton his heirs and assigns forever
and the said Benjamin Clpton his heirs & executors Administrators the said neyge
Plantation and tract of Land with the appurtenances unto him the said Benja
min Clpton his heirs and assigns shall and will warrant and forever defend

by their present against the claim, or claims of them the said Jarvis and Mary Jackson his wife his or her heirs and assigns or any other person or persons whatsoever and the sd Jarvis and Mary his wife for themselves their heirs and Administrators doth covenant Promise and agree and with the said Benjamin Clpton his heirs Executors and Administrators that the premises & every part thereof are free and discharged from all manner of incumbrances, and that the said Jarvis and Mary his wife their heirs and assigns and notwithstanding doing any act or thing by him the Benjamin Clpton his heirs and assigns or any other person committed done or suffered shall and Lawfully may forever hereafter have hold use occupy Distray and enjoy the same and every part thereof with the appurtenances without the Lawfull let molestation or vexation of him and his the said Jarvis and Mary his wife their heirs or assigns or any other person or persons whatsoever. In Witness whereof the said Jarvis and Mary his wife to these presents hath hereunto set their hands and affixed their seals the day and year above written.

Signed Sealed and
in presence of {

Talton Fleming,
John Baskerville Jr.
Walter Clpton.

Jarvis Jackson Seal
Seal

Memorandum that on the day of the date of the within written Indenture full and Peaceable seisin and Possession of the certain mentioned premises with their Appurtenances was had and taken by me the within named Jarvis Jackson and by me given and Delivered to the within mentioned Benjamin Clpton according to the form and effect of the within written Indenture.

Talton Fleming
John Baskerville Jr.
Walter Clpton.

Jarvis Jackson

Received on the day of the date of within written Indenture of the within named Benjamin Clpton ten Pounds Lawfull money of Virginia it being the consideration money within expressed.

Talton Fleming
John Baskerville Jr.
Walter Clpton.

Jarvis Jackson

At a court held for Goochland County, Va. on the 20. 1775.

521. This deed with the conveyance and receipt whereof were proved by the oaths of the
Witneses hereto, to be acts and deeds of Jarvis Jackson, and ordered to be Recorded.

Teste. Val M Wood Esq:.

This Indenture made this fifteenth day of March in the year of our Lord
one thousand seven hundred and seventy five Between James George of the County of
Goodland of the one part and William George of the said County of the other part Witnesse
eth that the said James George for and in consideration of twenty five pounds of Lawfull
money of Virginia by him the said William George to him the said James George in
hand paid before the sealing and delivery hereof, the receipt whereof he the said James
George doth hereby acknowledge and thereof doth Requit and Discharge the said
William George his heirs Executors or Administrators ~~Heath~~ granted Bargain
and Conveyed and Confirme, and by these presents doth grant Bargain sell Enforce
and Confer unto the said William George his heirs or Assigns one certain tract or
parcel of land lying and being in Goodland County on the Branches of Licking
hole Creek containing by Estimation Fifty acres to the same more or Less and
being Bounded on the Lines of Robert Cardin, Smaff Payne, Bouncey Anderson
Elam and the said James George which said Land was purchased by the said James George
of Thomas Potter as may appear by the Records of the County Court of Goodland And
the execution and recovery remainders and remainders Rents Issues and Profits thereof
with the Appurtenances To have and to hold the said Mississage Plantation
on and tract of Land with the Appurtenances unto the said William George his heirs
to the only He and Behalf of the said William George his heirs and Assigns forever
and the said James George for himself his heirs Executors Administrators or Assigns
doth Covenant promise and agree to and with the said William George his heirs
Assigns that the premises and every part thereof with the Appurtenances are free
and Discharged from all manner of Incumbrances and that the said William
George his heirs &c. for and notwithstanding any Act or Thing by him the
James George his heirs or Assigns or any other Person committed done or left to
shall or Lawfully may never hereafter have hold use occupy Possess or
Injure the same and every part thereof with the Appurtenances without the
lett molestation or Eviction of him the said James George his heirs or Assigns
or any other Person whatsoever Mr Witness whereof the said James George
these presents hath affixed and seal the day and year above written.

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

James George: Seal.

Samuel Woodson
Josias Payne Jr.
Thomas Hubbard.
Thomas Pollock.
Job Martin.

Received on the day of the date of the within written
Indenture of the within named William George the sum of Twenty
Five Pounds Current Money & being the Consideration Money within
Mention'd I say Recd. of me.

James George } £25-0-0

Memorandum

That on the day of the date of the within written Indenture
full and presentable sum and Profession of the within mentioned
Promises with the above indentures was had and taken by me the
within named James George and by me given and Delivered unto
the within named William George Whence my hand.

Witnesses.

Samuel Woodson.
Josias Payne Jr.
Thomas Hubbard.
Thomas Pollock.
Job Martin.

James George

May 20th 1775
Samuel Woodson, Thomas Hubbard and Pollock prove this did with
the receipt and delivery of a sum endorsed to be the Note & Deeds of James
George, which were ordered to be recorded

Teste Val Woodson

This Indenture made the ninth day of June in the
year of Christ one thousand seven hundred and Seventy four **BETWEEN** John
Bailey and Angelina his wife of the County of Albemarle & the rest
and Richard Morris Charles Lewis of the 4th year Thomas Jefferson Samuel Carr
and Norton Carr executors of the last Will and Testament of Sabine Carr deceased
of the other parts Witnesseth that the said John Bailey and Angelina
his wife for and in consideration of the sum of One Thousand Pounds current
money of Virginia to the said John in hand paid by the Executors the receipt

523. receipt whereof he doth hereby acknowledge they the said John Bailey and Angelah
his wife have granted Bargained and sold alighted and confirmed and by these presents do
grant Bargain and sell alight and confirm unto the said executors their heirs and assigns
one certain tract or parcel of Land situate lying and being in the County of Rockland on
the Branches of Little Licking Creek containing by estimation one hundred and
twenty nine Acres be the same more or less and bounded as followeth **BEGINNING**
at a former Black Oak on Josias Paynes line thence on the said line to a former tree
white oak on the said Tabney (now formerly John Woodson) line thence on the said
line to a former hickory on Richard Adams line thence on the said line to a Branch
thence up the said branch to a mark'd white Oak thence on a new line to Richard
Adams line thence on the said line according to its meanders to the first station it being
the same tract or parcel of Land wherein Thomas Bailey Father of the said John Bailey
now dwelleth as was by the said Thomas Bailey conveyed to the said John Bailey by
deed bearing date the second day of July one thousand seven hundred and fifty seven
who devised and leased the said tract or parcel of Land and premises to the said Th.
Bailey for and during the term of his natural Life and also all Lands houses buildings
gardens orchards woods underwoods profits commodities advantages hereditaments
and appurtenances whatsoever to the said tract or parcel of Land belonging or ever an
wise appertaining and also the reversion and reversions remainder or odd remainder
rent and profits of the said premises and every part thereof and all the Estate rights
interest claim and demand whatsoever of them the said John Bailey and Angelah his wife
of or unto the said tract or parcel of Land and premises and every part thereof **To 1771**
and to hold the said tract or parcel of Land and every part thereof with the
appurtenances immediately after the death of the said Thomas Bailey unto the said
executors their heirs and assigns in trust to the only proper wife and behoof of Peter Carr
Carr relict and widow of the said Tabney Carr dec^d for and during her life in
or Widowed, and after her decease or marriage to the only proper wife and behoof of
Peter Carr, Samuel Carr and Tabney Carr sons of the said Tabney Carr dec^d
in the same manner, and under the same Limitations, and contingencies as the said
Carr dec^d devised all his Lands ~~to his wife and to them~~ and their heirs ~~for ever~~
~~and the said John Bailey for him and his heirs the aforesaid tract or parcel of~~
and premises and every part and parcel thereof against him & his heirs and assigns
all and every other Person and Persons whatsoever to the said Executors their heirs
and assigns for the use and trusts above mentioned shall & will warrant and
defend by these presents **To His Majesty** whereof the said John Bailey and
Angelah his wife have hereunto set their hands and affixed their seals the day
and year first above written.

Signed sealed and delivered
In presence of ...
John Marks.

John Bailey Test.
Angelina X ^{her} Bailey Seal.
mark

See
Thos X Bailey.
mark

James Stephenson.
William Bailey.
Charles Bailey.
Callam Bailey.

Recd of the aforesd named Execution this Month day of June
1774 Recd of me hundred pounds current money of
Virginia being the full consideration for the aforesd
Bury and my old Land & promises

Witness

James Stephenson
See

John Bailey

Thos X Bailey.
mark

Charles Bailey
William Bailey
Callam Bailey

At a Court held for Goochland County the 10th 1775.
Charles Bailey and William Bailey prove this deed with the receipt enclosed
as to be the Acts and deeds of John Bailey and Angelina his wife which
were continued for further Proof

Tste. Val Wood, Clerk.

At a Court held for Goochland County March the 20th 1775.
Callam Bailey further proved this deed with the receipt enclosed to be the
Acts and Deeds of John Bailey and Angelina his wife which were
thereupon admitted to Record.

Tste. Val Wood, Clerk.

This Indenture made this 10th day of September in the Year

525

year of our Lord one thousand Seven hundred and forty seven Between John Page of the
County of Goodlands of the one part and Edward Smith of the said County of the other part
Witnesseth that the said John Page for and in Consideration of the sum of fifty pounds
Pounds Money of Virginia to him in hand paid or secured to be paid by the said Edward
Smith before the sealing and Delivery of these presents the receipt whereof he the
sd John Page doth hereby Acknowledge and thereof doth Requit and Discharge
the said Edward Smith his heirs Executors Administrators and Assigns both grantees
Bargainer and Seller Suffesse and Confirm and by these presents doth grant
Bargain sell alien enfeoff and confirm unto the said Edward Smith his heirs and
Assigns one certain tract or parcel of Land containing one hundred and fifty acres lying
and being in the County of Goodlands near a place called the Deep fresh of Lecking hole
and joining the Lands of Lewis Willbourn Thomas Starke John Mullins and Charles
Toney and Branches of Followeth To wit Beginning at Willbourns former tree there
to Starke's corner from thence to a poor white oak thence to Mullins corner pine tree
to a poor white oak on Toney's line thence on Archibald Bryces line to the Beginning
Together with the reversion and reverences, remainder and reversionary, fine and
all manner of profits with all appurtenances unto the same Belonging To
have and to hold the said tract or parcel of Land with all and
singular the appurtenances unto the same Belonging or in any wise appertaining
unto the sd Edward Smith his heirs and Assigns to the Only, proper wife and heir of
him the said Edward Smith his heirs and Assigns forever and the sd John Page
further agree to and with the said Edward Smith that he will from this and from
all times hereafter will warrant and forever defend him the sd Edward in the
against not only the claim of himself his heirs Executors Administrators and
Assigns But against all other persons whatsoever having or lawfully claiming
any right to the above sd Land or any part thereof and that the same with the
appurtenances aforesd is clear from all manner deeds, gifts, jointer, Dower
and all other Incumbrances whatsoever and that the said Edward Smith his heirs
Executors and Assigns shall and may from this time and at all times have no in
anywise enjoy the whole or any part of Land with all and
every of the appurtenances unto the same Belonging or in any wise dispossess
without the Interruption of him the said John Page or any other Person
whatever and lastly the sd John Page doth further agree that he
will make no other Deed or Deeds necessary in the Law if required within many
years from the date of these presents at the cost of him the sd Edward Smith
shall be reasonable devids allowed or required in Writing whereof the

John Page hath herunto set hand and affix his seal the day and year
first above written.
Signed Sealed and Delivered
in presence of us }
Will Mitchell.
Arch. Bryce.
Robert Birkingre.

John Page Seal.

Memoram that the day of the date of this written
written does full and pleniall possession of the Land and promises
with their perticulars within mentioned was had and taken and
by me the witness named John Page and by me given and Delivered unto
Kinsman named Edwards Smith according to the tenor form and
Effect of the within written Deed.

Signed Sealed and Delivered
in presence of us }
Will Mitchell.
Arch. Bryce.
Robert Birkingre.

John Page.

Received the day of the date of the aforesaid written
Deed of the aforesaid name of Edwards Smith the sum of fifty Pounds
current money it being the consideration money for the written mentioned
Land and promises.

No fine.

Will Mitchell

Arch. Bryce.

Robert Birkingre.

John Page

At a Court held for York County April the 17th 1775.
Archibald Bryce made this due with livery of seisin and receipt
acknowledged to be the acts and Deeds of John Page which were admitted for
further proof. Then Edmund wife of the said John Page being first
privately examined relinquished her right of dower in the same by this
deed conveyance which was admitted to record.

Edmund wife of John Page

At a Court held for York County April the 17th 1775.
William Mitchell Esq. presented this date with livery of seisin and receipt -

receipt endorsed to be the title and date of John page. This Archibald Boyce a
Witnes hereto present that the name of Robert Berkmyre Subscribes to this Deed as
a Witness in the hand writing of the said Robert, all which proof is adjudged
sufficient to admit this Deed to Record, and it is accordingly ordered to be
Recorded.

This Indenture made this twenty fifth day of January
in the year of Christ one thousand seven hundred and forty five BETWEEN
William Burton and Rebecah his wife Jeph Burton and Ann his wife all of the
County of Albemarle of the one part and Matthew Woodson, of the County of Goochland
of the other part WITNESSETH that the said William Burton and Rebecah his
Wife Jeph Burton and Ann his wife for and in consideration of two hundred
pounds current Money of Virginia to them in hand paid by the said Matthew Woodson
at or before the concealing and delivery of these presents the receipt whereof the said
William Burton and Rebecah his wife Jeph Burton and Ann his wife doth for their
selves and their heirs Executors Administrators or Assigns and every of them hereby
Acknowleage HEATH by these presents granted Bargained sold Aliened Enfeoffed
and confirmed DOTH hereby fully clearly and absolutely grant Bargain sell
alien Enfeoff and confirm unto the said Matthew Woodson and to his heirs and
forever one certain tract situated on parcel of Land situate lying and being on the Water
(and on the last side) of Dower Creek in the County of Goochland containing by Estimation
hundres and forty five acres to the same more or less and bounded as followeth. BEGHT.
NING at a white and Black Oak thence running on line of John Laprade and Willm.
Tarras South fiftynine and half Degrees East two hundred and thirty four poles to
a black and white Oak thence South twenty Degrees West fiftynine poles to three
lincors thence North Thirtynine Degrees East twenty three poles to a Black Oak thence
North twelue Degrees East twenty six poles to a white oak thence North fifteen and
one half Degrees west sixteen and a half poles to a white oak thence North six
Degrees west twenty eight poles to a white oak thence North six degrees East thirt
five poles to a lincor thence North thirty degrees East Nineteen poles to a white oak
thence North three degrees East forty nine poles to a red oak thence North twelve deg
East Nineteen poles and an half to a red oak thence North six degrees west two
one poles to a lincor thence South eighty seven Degrees west fiftynine poles to a
Branch Called Burton Branch thence down the same according to its meane
to a white oak thence South twenty four Degrees West one hundred and forty eight

unto the Beginning which contains the said two hundred
 and forty five acres of Land together with all houses Buildings fences orchards
 mines woods timber ways marshes waters and water courses profits emolu-
 ments hereditaments and appurtenances whatsoever to the said tract divided
 or parcel of Land Belonging or in any manner or ways therewards Belonging
 or appertaining and also the reversion and reversions common and common
 and all the Estate right title Interest use possession property claim and deman-
 d whatever either in Law or equity of them the said William Burton and Rebecca
 his wife Joyce Burton and Ann his wife or their heirs Executors or Administrato-
 rs of or to the said tract divided or parcel of Land and premises To
have and hold the said tract divided or parcel of Land and
 premises above mentioned and every part and parcel thereof with the appur-
 tenances unto the said Matthew Woodson his heirs Executors Administrators
 or Assigns forever, and the said William Burton and Rebecca his wife Joyce
 Burton and Ann his wife for themselves and their heirs Executors Administrato-
 rs doth covenant and agree to and with the said Matthew Woodson his
 heirs Executors Administrators or Assigns jointly by these presents that they the said
 Matthew Woodson his heirs Executors Administrators or Assigns shall and may
 from time to time and at all times forever hereafter peaceably and quietly have
 hold use Occupay possess and enjoy all and singular the said tract divided or
 parcel of Land and premises above mentioned and every part and parcel thereof
 of with the Appurtenances without the least just trouble hindrance or molestation
 of them the said William Burton and Rebecca his wife Joyce Burton and
 Ann his wife their heirs Executors Administrators and of all and every other
 Person or Persons whatsoever claiming any Estate right title or Interest senior
 to the said tract divided or parcel of Land and premises to the same or any
 part or parcel and that the said tract divided or parcel of Land with the appur-
 tenances are free and clear from all former Bargains Sales gifts grants in
 leases mortgages or intailes and from all other Estate rights titles and
 encumbrances whatsoever had made committed done or suffered by the said
 William Burton and Rebecca his wife Joyce Burton and Ann his wife
 their heirs Executors Administrators and the said William Burton and
 Rebecca his wife Joyce Burton and Ann his wife ~~their heirs~~ Executors
 Administrators doth by these presents acknowledge and agree that they have an
 indefeasible Estate of inheritance in fee simple in the above mentioned
 Land and premises and that they have a good Lawfull and Absolute right to
 sell and convey the same in manner and form as is above expressed and the

529. that they the said William Burton and Rebecca his wife, Josie Burton and Ann his wife
their heirs Executrix Administratrix will and shall from time to time now at all times
at the reasonable request of the said Matthew Woodson or his heirs Executors Administrators
or Assignees execute and acknowledge any other or further act or acts conveyance or convey-
ances or assurance in the Law for the more perfect delivery of the above title
of the said Land and promises unto the said Matthew Woodson, his heirs Executors Adminis-
trators or Assignees forever not only against the claim of him the said William Burton
and Rebecca his wife, Josie Burton and Ann his wife, and their heirs but against the claim
of all and every other person or persons whatever shall and do by these presents wa-
re and forever will defend in witness whereof the said William Burton and Rebe-
cca his wife, Josie Burton and Ann his wife hath herunto set their hands and seals
this 25th day January one thousand seven hundred and forty five.

Sig'n's Sealed and Delivered

in presence of S

Josie Burton. Seal.

Charles Woodson.

Josiah Woodson.

his
David X Clarkson.

mark
John Woodson.

Memorandum that on the twenty fifth day January
in the year of Christ one thousand seven hundred and forty five that Recd and Quitt
Dofegion and seign of the within Land and premises was he and taken by the written
memt William Burton and Rebecca his wife, Josie Burton and Ann his wife and by them
delivered unto the said Matthew Woodson in their proper Persons according to the tenor
form and effect of the within written Deed in the present of.

Test.

Charles Woodson.

Josie Burton. Seal.

Josiah Woodson.

Seal.

his
David X Clarkson.

Seal.

mark.

John Woodson.

Seal.

Received the twenty fifth day January one thousand seven hun-
dred and forty five of Matthew Woodson the sum of two hundred pounds current
money of Virginia being in full satisfaction for the within mentioned Lands and
promises. I say receipt of me.

Josie Burton. Seal.

Test.

Charles Woodson.

Josiah Woodson.

Lis

David Clarkison.

mark

John Woodson.

At a Court held for Goodland County April the 1st. 1775.

John Woodson Esq. Josiah Woodson and David Clarkison, present this Deed with
the history of which and right endorsed to be the acts and deeds of John Burton,
which were ordered to be Recorded.

Teste. Val Wood, Clr.

To all People to whom these Presents shall come greeting Know ye that I
William Pledge Senior of Goodland County for divers good causes and considerations
and more especially for the love and good Will which I have and do bear to my
son Archer Pledge do give grant and Confirm unto the said Archer Pledge his
heirs and Assignees forever one certain tract or Parcel of Land situate in the said
County of Goodland and containing 100 acres to be laid off from the tract
of Land whereon I now live and on the North side of the main River and
adjoining Land as here and to hold the said Land with all and singular his
privileges with the appearancees unto the said Archer Pledge his heirs and Assignees
now the said William Pledge and his heirs doth warrant and forever defend the
title to the said Land from any other Person or Persons whatsoever In witness
whereof I have hereunto set my hand and seal this twentieth day of February
one thousand seven hundred and Seventy five.

Signed Sealed and Delivered.

in presence of... J

Wm Pledge. Seal.

Joseph Watkins.

Joseph Woodson Junr.

Edward Matthews.

At a Court held for Goodland County April the 1st. 1775.

William Pledge acknowledged this deed to be his act and deed which was
ordered to be Recorded.

Teste. Val Wood, Clr.

In the first wills being shown by the Widow of David Walker Dec'd. and all her legatees to settle and
appoint the said widow her right agreeable to her husband with her accordingly met at the
late dwelling house of the said Deceased and having before us a true perfect Inventory of the
said Estate have agreed to the Will of the said David Walker aforesaid his widow her
Last will as followeth Vizt.

One Negro man (Peter) valued at	£ 65-0-0
One Negro boy (Nancy) valued at	50-0-0
One Negro woman (Jane) valued at	60-0-0
One Black Horse valued at	13-10-0
One Leather Bed and furniture	12-0-0
One last of whale	3-0-0
Two Linen Barrels Corn.	4-16-0
Apparel of Master	0-16-1
One fat Cow	2-0-0
One Brindle Cow and Calf	2-5-0
One Black Kefor	1-10-0
Two Cows and two Lambs	1-4-0
To 7 ¹ / ₂ lbs Wool.	0-7-9
To two four & piggys	1-15-0
To eight Geese	3-0-0
To All worn fiddle	0-17-6
To one third of the Bacon	5-0-0
<hr/>	
Given under our hands this 2 nd day of June.	£ 226-11-2

William Miller
John Woodson
Stephen Jamison
"

At a Court held for Goochland County April the 8th 1775.
The adjustment of the Estate of David Walker dec'd. to his widow was presented on
Court, and orders to be recorded.

Teste Val. Wood (Signed)

An Account made and entered into by John Hardinge, Sarah Hardinge and William
Hardinge Vizt the 2nd 1775. John Hardinge takes for his part of the Land obtained in the
partition all that part lying on the south side of John Harrold

Mill fresh for his part and William Harding takes for his part all that part lying on the North side said Tuckahoe Creek and gives up all his title to his part of the Mill for the consideration of ten Pounds 10/- for the same and doth fully discharge the said John for any other part of Land next Prempes and Sarah Harding doth Agree and take from Giles Harding negro girl named Jeanny who doth warrant and forever defend the P. Sarah in a good right and title to the P. Glass for her part of her thirds of the said Land to his part and the P. Sarah shall pay all claim to any Part of the Mill and doth take for her part of her thirds from William Harding all his part of the said Land lying at the East side of his hills side and North side Tuckahoe Creek to the true performance of this Bargain we both ourselves or heirs be either to either in the sum of two thousand pounds fowre if either should fly from this contract. Witness our hands and seals this 20. August 1770.

Test.

Ls

Giles Harding. Seal.

Ls

William X Harding. Seal.

mark

Ls

Sarah X Harding. Seal
mark.

John X Layne.

mark

Anderson Penn.

Jetham Johnson.

Attestment held for Goochland County April the 27. 1775.

This Instrument of Agreement entered into by the Parties hereunto Subscribes, was presented in Court and admitted to Record.

Title Fullwood Court

This Indenture made this fourteenth day of January in the year of our Lord Christ one thousand seven hundred and seventy five Between Matthew Riddle and Sarah his wife, of the County of Goochland, and John Hutchins of the same County witnesseth that the said Matthew Riddle, and Sarah his wife for and in the consideration of the sum of sixty two pounds current money to them in hand paid the receipt whereof they doth hereby acknowledge in gratitude, Bargain and sold a doth by these presents grant, Bargain, and sell unto the said John Hutchins his heirs and assigns one certain tract of Land containing by Estimation: a hundred acres to the same more or less situate lying and being on Peters Branch and bounded by the lines of John Ford, Thomas Hulbert, Charles Johnson, Thomas Ford, John Hutchins and Nochiah Parry, and all lands Woods, waters &

53. and under封文, forfeits, and instruments wherewith to the said Land Belonging or in
anywise appertaining, the reversion of, reversions, remainders and remainders, and every and
part thereof and all the Estate, right, use, title, benefit and Interest of them the said Matthew
and Sarah of me and to the said Bargains promises making part and parcel thereof -
To have and to hold the above Bargained premises with the Appurtenances
unto the said John Hutchins his heirs and assigns and the said Matthew Riddle and
Sarah his heirs and assigns the said tract of Land with warrant and forever defend the
said John Hutchins his heirs and assigns in his simple against all and every person
whatsoever claiming any right, title or Interest to the same, and the said John Hutchins
his heirs and assigns shall and may lawfully, enjoy have hold and Possess the premises
with the Appurtenances without let, hind or molestation from any person or persons
whatsoever with which good intent we have hereunto set our hands and seals this
day and year above written.

Signed Sealed and Delivered
in the presence of us. }
William Willis.
Pamel Williams.
Anderson Peers.

his
Matthew M. Riddle. Seal.
mark.
her
Sarah X Riddle. Seal.
mark.

In presence of us.
William Willis.
Pamel Williams.
Anderson Peers.

his
Matthew M. Riddle.
mark.
her
Sarah X Riddle.
mark.

Recd. the day and year wherein named the sum of sixty two pounds
Currency in full satisfaction for the aforesaid Land and premises
In presence of us.
William Willis.
Pamel Williams.
Anderson Peers.

his
Matthew M. Riddle.
mark.

At a court held for Rockland County April the 17. 1775
This deed with the living of seizin and receipt indorsed were proved by
the oaths of the witnesses hereto to be the acts & deeds of Matthew Riddle,
and ordered to be Recorded.

Taste Val. Wood *Qurt*

This Indenture made this Fourteenth day of January
 in thousand five hundred and forty six Between John Brumfield, then
 Brumfield his wife Ruth Brumfield his mother, and his Brother Elijah
 Brumfield of Greenland County of the one part and Matthew Vaughan
 of the same County of the other part, Witneseth that the said John, Ann,
 Ruth, and Elijah Brumfield for and in Consideration of the sum of forty
 eight Pounds current money of Virginia in hand paid them by the
 said Vaughan, the receipt whereof they do hereby acknowledge, have
 given granted, and sold, and by these Presents doth give, grant and
 sell unto the said Matthew Vaughan, his heirs and assigns one certain
 tract or Parcel of Land lying and being in the said County of Greenland
 on Tuckahoe Creek containing one hundred acres being part of a greater
 tract of Land belonging to the said John Brumfield, and bounded as
 followeth vizt Beginning at a large white oak near the said creek
 and running thence North fifteen degrees west Ninety one and a half
 poles to Pointers, anew corner in the said John Brumfields line
 thence a new line between the said Brumfield and Vaughan, North sixty
 nine degrees east eighty nine poles to Pointers anew corner in W. Springs
 line thence north twenty four degrees west Sixteen and a half to a post oak
 thence south fifty six degrees east sixty nine poles to a hickory thence anew
 line south eighteen degrees and a half west one hundred and forty three
 poles to Tuckahoe Creek thence as the said Creek doth maintain to the
 Beginning. **WITNES** all houses, gardens, orchards, fences, and all the
 right, title, use, and property of us John Brumfield, Ann, Ruth, and
 Elijah, our heirs and assigns for unto the premises and the reversion
 and reversions remainder and remainders **unto the Premises unto**
 their and every of their appurtenances **TO HAVE AND TO**
HOLD possess and enjoy the said tract or parcel of Land to the same
 now or lyfe according the Bounds aforesaid, and all other the before
 granted premises with their and every of their appurtenances unto the
 said Matthew Vaughan his heirs and assigns forever, and we the said
 John Brumfield, Ann Brumfield, Ruth Brumfield, and Elijah Brum-
 field doth hereby covenant and agree for ourselves our heirs, Executors
 and Administrators, that we will warrant the said Land and all other
 the before granted premises and every part thereof with all and singular
 the appurtenances thereto belonging unto us Matthew Vaughan his
 heirs and assigns against us the said John, Ann, Ruth, and Elijah Brum-
 field

535. Brumfield and carbins and all claimants to claim right by force, or under color
any of us, them or any of them have or shall pretend to have we will warrant
for ever defense by these presents. In witness whereof, we have hereunto set
our hands and seals the day and year aforesaid written.

Signed, Sealed, and Delivered.
In presence of.

William Strong.

James Vaughan.

Johnson Strong.

Richard Johnson.

John Brumfield. Seal.

her

Ann X Brumfield. Seal.

mark.

Ruth X Brumfield Seal.

mark.

Elijah Brumfield Seal.

Memorandum that on the day and year within written peaceable and
quiet possession and seizin of the within mentioned land and premises was -
had and taken by John Brumfield, Ann Brumfield, Ruth Brumfield and -
Elijah Brumfield four of the parties within mentioned and by them Delivered
to Matthew Vaughan the other party within mentioned according to the form
and intent of the within Deed.

In presence of.

William Strong.

James Vaughan.

Johnson Strong.

Richard Johnson.

John Brumfield. Seal.

her

Ann X Brumfield. Seal.

mark.

her

Ruth X Brumfield. Seal.

mark.

Elijah Brumfield. Seal.

Received on the day of the date of the within written Indenture of the within
named Matthew Vaughan the sum of forty eight pounds Current money
of Virginia being in full of the consideration money within mentioned.

In presence of.

William Strong.

James Vaughan.

Johnson Strong.

Richard Johnson.

John Brumfield.

the
17. 1775.

In a Court held for Roanoke County April the 17. 1775.
John Brumfield and Ann his wife, Ruth Brumfield and Elijah
Brumfield acknowledge this deed with the living of seizin and receipt

understood to be their Note and Deed which were found to be recorded. Then the
Laid Ann and Ruth, (being first privately examined) relinquished their
right of dower in the Land by this deed conveyed, which was also admitted
to Record.

Teste

Val. Wood *[Signature]*

2
J

