

1.
A.D. This Indenture made this Sixteenth day of June in the year of our Lord
one thousand seven hundred and forty six between Charles Jordan and Martha
his wife of Goodland of the one part and Thomas Fleming Bates of the same County of
the other Witneseth, that said Charles Jordan and Martha his wife are in con-
sideration of the sum of three Hundred pounds Current money of Virginia, to them
in hand paid by the said Thomas Fleming the Recipt whereof they the said Charles
and Martha do hereby own and Acknowledge that they are therewith fully satisfied
Contented and paid and do hereby fully and absolutely acquit and Discharge the
Thomas Fleming from the said Three Hundred pounds, have Granted, Bargained,
sold, Alenched, enfeoffed, and confirmed, and do by these presents Grant Bargain, sell
entirely enfeoff and Confirm unto the said Thomas Fleming Bates and to his heirs forever, one
certain tract or parcel of Land situate in the County of Goodland, and bounded as
followeth. On the East by the Globoe and the Land of the Reverend William Douglas...
heirs on the said Douglas' line to Meadow Lane thence on Meadow Line to the Land
of Col^t. Thomas Fleming thence on said Fleming's line to the said Bates' corner on the
Land Purchased of Martha Jordan, Containing by Estimation one hundred and fifty acre
more or less, together with all and Singular the House, Orchard, Divers and Curiosities...
also Woods, Underwoods, water and Water Courses with all the privileges and Appurtenances
pertaining belonging, with all the Estate Right Title property, possession claim or demand
whatsoever, of the in the said Charles Jordan and Martha his wife, or in or to the same one
hundred and fifty acres of Land or to any part thereof, to be held by the said Thomas
Fleming Bates in as full and ample manner, as the same was at first Granted by
Patent — To have and to hold the aforesaid Land with the Appurtenances and
Appurtenances unto the said Thomas Fleming Bates, and to his heirs and Assigns forever unto
the only proper use and behoof of him the said Thomas Fleming Bates his heirs and
Assigns forever, And the said Charles Jordan and Martha his wife, for themselves their
heirs Executors and Administrators do Covenant, promise, and Agree to and with the said
Thomas Fleming Bates his heirs and Assigns that they the said Charles and Martha at
the time of Execution and Delivery of these presents and Straights Rightfully and Lawfully
Sized, cut and in the Land and premises aforesaid, of a good sufficient and fitfulle
State of Inheritance in fee simple and that they will forever Maintain and Defend the
same from all persons whatsoever — In Witness whereof the said Charles Jordan

Jordan have to these presents set their hands and Seals the day and year
above written.

Chas. Jordan. Seal.

Martha Jordan. Seal.

Signed Sealed & delivered in presence of.

Wm. Morrison.

That Quiet and peaceable possession of Seizin of the within mentioned Land and
privileges was had by the within named Charles Jordan and Martha his wife and was in their own proper
persons delivered unto the within named Thomas Fleming Bates according to the true intent and
meaning of the within written Deed and Due form of Law.

Chas. Jordan

At a Court held for Goodland County June the 17. 1773.

Charles Jordan and Martha his Wife, acknowledged his Deed, with the Livery of Seizin endorsed to be
their acts & deeds which were ordered to be Recorded. Then the said Martha (she being first severally
Examined) relinquished her right of Dower in the Land by this Deed, conveyed, which was also admitted
to Record.

Test. Wm. Morrison

This Indenture made the sixteenth Day of June anno Domini one thousand seven
hundred and seventy seven between Giles Harding and Amy his wife of the County of Good-
land, of the one part and Anderson Poer of the same County of the other part witnesseth
that the said Giles Harding and Amy his wife for and in the Consideration of the sum of five
hundred and fifty pounds Current money of Virginia to them in paid the Receipt whereof they
Doth hereby acknowledge, hath granted, Bargained, Sold and by these presents doth Grant
Bargain and Sell unto the said Anderson Poer his heirs and Assigns one certain Tract or
Parcel of Land containing by estimation three hundred and fifty Acres, to the same more
Less, and is all that part of Land lying on the South side of Turkeyfoot Creek that layed
from Edward Carter together with the water Grist Mill on said Tract, also that part of Land
Purchased of William Ford and all Roads water and water Courses profits and Emoluments
whatsoever to the said Land belonging or in any wise appertaining the reversion and remainder
Remainder & Remainders, and Every part and parcel thereof and all the Estate Right Title and Interest
of them the said Giles Harding and Amy his wife of in and to the said Bargain & Remainders and in
every part and parcel thereof TO HAVE, and to hold the said parcel or Tract of Land and all land
singular the Premises with the appurtenances, unto the said Anderson Poer his heirs and assigns

3.

Af signs forw^rd^r and to the only person his and behoofe of him the said Anderson Anderson Doore his heirs and Af signs and the said Giles Harding and Amy his wife their heirs and Af signs for themselves and every other person or persons, claiming any Right, Title, or Interest to the said tract of Land and the appurtenances, or either will warrant and defend forever, in fee simple to the said Anderson Doore his heirs and Af signs against all debts judgments, bonds, or any other disturbances whatsoever, free, clear, and discharged from the same and the said Anderson Doore his heirs and Af signs, shall and may hereafter peaceably enjoy have hold and possess the premises with the appurtenances without Lett Distr or molestation from any person or persons, & for whatsoever with which good intent who have hereto unto set our hands and affixed our seals the Day and year first above written.

Giles Harding seal
Amy Harding seal

Signed sealed and Delivered in presence of

Morozumus

That the Day and Year first within written that Deceable and Just & a Description by Survey and Doizon off the within mentioned premises was first had and taken by the said Giles Harding Harding and Amy his wife and by them in proper person were delivered to to the said Anderson Doore according to the tenor of the Law in that Case made and provided.

Giles Harding Seal
Amy Harding Seal

In presence of us

At the Day and Year within written the sum of two hundred and thirty Pounds current Money in full for the within Granted Lands and Premises.

Giles Harding

In presence of us

At a Court held for Goorliland County June the 16 1777

Giles Harding, and Amy his wife acknowledge this Deed with the Survey and Doizon and Deed endorsed to & their acts of Deeds (which were ordered to be recorded) Then the said Amy (she being first privately examined) relinquished her right of Power in the Land by this Deed conveyed which was also admitted to record.

Teste. V. A. Wood seal

This Indenture made this Sixteenth Day of June in the year of our Lord, One thousand seven hundred and Seventy Seven between William Anderson of the County of Hanover Merchant being Executor of the Last Will and Testament of John Smith late of the County of Hanover Merchant Decedated of the one part and Joseph Lewis of the County of Goorliland of the other part Whereas the said

John Smith was in his Lifetime seized and possessed of a Tract of Land situate lying
and being on Byrd Creek in the County of Goode land containing by Estimation two
hundred and Ninety Acres ~~and Whereas~~ the said John Smith being so Seized and
possessed did by his Last will and Testament bearing date the twentieth Day of July
one thousand six hundred and Sixty nine direct and Order among other things that his fore-
said Tract of Land should be sold by his Executors to the best Advantage for the pay-
ment of his Debts and the said William Anderson Party to these presents having proved
the said Will in the County Court of Granover Advertized the said Land to be sold at
Public Auction and accordingly the same was set up but no reasonable price being bid it
was offered by the said William for Sale to Sundry persons by private Bargain and the
said Joseph Lewis having Offered to give the sum of One hundred and fifty Pounds for
the said Tract the said William Anderson agreed to sell him the same, being as he
thought the Value thereof and the most he could get. Now Therefore This ^{day} of ~~July~~
~~Inducture M^{DC}CLXXX~~ that the said William Anderson as Acting
Executor of the said John Smith for and in Consideration of the said sum of one
hundred and fifty Pounds to him in hand paid or Bounded to be paid by the said Joseph
Lewis the Receipt whereof he doth hereby acknowledge and thereof Acquit and Discharge
the said Joseph Lewis hath granted, bargained and sold, And by these presents Doth
Grant, Bargain, sell, Alion, release, and confirm unto his said, Joseph Lewis his heirs
Assigns all that Tract and parcel of Land situate lying and being on Byrd Creek
in the Parish of Saint James, Northam in the County Goode land containing by Estimation two
hundred and Ninety Acres by the same more or less being the Land mentioned and described in the
Will of the said John Smith and thereby called a Tract of Land about five miles above Liking-
hole Creek and on the Branches of the Little Bird adjoining the Land where John Winston
formerly kept Tavern, together with all Houses Out houses Buildings Yards Gardens Woods
Trees, ways, waters, water courses, Profits Commodities, Hereditaments and Appurtenances
Whatsoever therunto belonging or any wise appertaining; and the reversion and Reversion,
Remainder, and Remainders, rents, Issues and Profits of the said Tract of Land and all the
Estate Right Title Interest, use and Possession of him the said William
Anderson as Executor of the said John Smith or otherwise of and to the same, and all
Deeds Evidence and writings, touching or concerning the premises ~~TO HAVE AND TO~~
~~hold the said Tract and Parcel of Land according to the known, ancient and reputed~~

5
reputed bounds thereof and as the same was held by the said John Smith with the Appurtenances and all and singular the promises above intituled unto the said Joseph Lewis his heirs and assigns to the only proper use and behoof of the said Joseph Lewis his heirs, and assigns forever In Witness whereof the Parties to these presents have hereunto set their hands and affixed their seals the Day and Year first above written

Sealed and Subscribed in the presence.

Will. Anderson seal

Received of the said Joseph Lewis the sum of one hundred and Sixty Pounds being the Consideration money within mentioned to be by him paid to me this 16 Day of June One Thousand Seven hundred and Seventy seven.

Will. Anderson

At a Court held for Goochland County June the 16th 1777.

William Anderson acknowledged this Deed with the Receipt endorsed to be his acts and Deeds which were ordered to be Recorded:

Taste 

This Indenture made this Sixteenth Day of June in the year of our Lord One Thousand Seventy Seven Between William Anderson of the County of Hanover Merchant Acting Executor of the Last Will and Testament of John Smith late of the said County of Granville Merchant deceased of this part And Edward Smith of the County of Goochland of the other part Whereas the said John Smith was in his life time possessed of a large tract of Land situate lying and being on Byrd Creek in the County of Goochland containing by estimation One thousand six hundred acres whereof which had been given him by the Will of one John Haford As by the said Will bearing Date the twenty sixth Day of October One thousand Seven hundred and forty five of Record in the General Court of this Colony may more fully appear And whereas the said John Smith in his lifetime being so lewd and profligate did by his Last Will and Testament bearing Date the twentieth Day of July One thousand Seven hundred and Sixty nine direct and order among other things that the aforesaid tract of Land should

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should be sold by his Executors to best advantage for the pay^{nt} of his debts And the said ~~xxx~~
William Anderson Party to those presents having proved the said Will in the County
Court of Lanark Advertised the said Lands to be Sold in Lots at Publick Auction and
accordingly the same was set up but no reasonable price being bid it was offered by the said ~~xxx~~
William for Sale to sundry persons at private Bargain and the said Edward Smith having
offered to give the most for one of the Lots or part of the said Tract the said William ~~xxx~~
Anderson Agreed to sell him Three hundred and Twelve Acres as herein after described for
the sum of One hundred and ninety Pounds Eight Shillings being as he thought the value
thereof and the most he could get now therefore this Indenture witnesseth
that the said William Anderson as Acting Executor of the said John Smith deceased her-
and in Consideration of the sum of One hundred and ninety Pounds Eight Shillings to him in
hand paid by the said Edward Smith at and before the sealing and Delivery of these presents
the Receipt whereof he doth hereby acknowledge and therof Acquit and Discharge the
said Edward Smith ~~xxx~~ hath Granted, Bargained, Sold, Aliened and Confirmed and by
these presents Both Grant, Bargain, Sell, Alien, Release and Confirm unto the said Edward
Smith All that Tract, Piece and parcel of Land (being part of a large Tract formerly belong-
ing to John Stafie and given by him to the said John Smith as herein before recited) lying
on Byrd Creek Situate in the parish of Saint James Northane in his County of Galloway
Containing three hundred and Twelve Acres According to aduercy thereof Survey made by
one Meredith Price as bounded as follows that is to say Beginning at a marked tree
over yd Creek thence along a no marked line South Twenty-four Degrees East two
hundred and seventy poles to several points on Toolnas Branch thence up the said branch
According to its course at Meanders to a Poplar on the said Branch line & Northward
East Threety six poles to a pine thence along the Dividing Line of William Holman North
Thirty Degrees West Two hundred and twenty poles to Toolnoe. Henry West two hundred
nine poles to the Beginning together with all houses out houses Edifices Gardens Woods
Frees, Ways, Waters, Watercourses profits Commodities, Hereditaments, and Appurtenances
thereto belonging or in any wise appertaining and the Reversion Reversions remainder
and Remainders Rents Issues and Profits of the said Tract of Land with the Appurten-
ances and all the Estate Right Title Interest Property Claim and Demand in Law or Equity
of him the said William Anderson as Executor of the said John Smith of or to the same
and Every Part and parcel thereof and all Deeds evidences and writings touching se ~~xxx~~

7

or Conveying the same to have and to hold the said Tract or parcel of land
and all and Singular the promises above mentioned as it has been above recited and
Described and according to the bounds aforesaid and Every part and parcel thereof
unto the said Edward Smith his heirs and Assignes forever and to said William Anderson for him-
self his heirs Executors and Administrators fully Covenant Promise and Grant to and with the
said Edward Smith his heirs Executors Administrators and Assignes in manner and form
following that is to say that he the said Edward Smith his heirs and Assignes shall and may
from time to time and at all times hereafter lawfully and Quietly have hold Occupye and
Possess and enjoy the said Tract or parcel of Land and promises before mentioned with the
Appurtenances hereby Intended to be conveyed without the Let Suit Trouble Interruption
or Denial of him the said William Anderson his heirs or Assignes or of any other person
or Persons whatsoever Claiming by from or under him the said William Anderson or the
said Edward Smith deceased but further the said William Anderson for himself his heirs
Executors and Administrators the above Granted Tract or parcel of Land and promises
with the Appurtenances unto the said Edward Smith his heirs and Assignes against the
Lawfull Title Claim and Demand of him the said William Anderson his heirs or Assignes
and of and from all and every other Person or Persons lawfully Claiming the same by
from or under him or the said Edward Smith his heirs and Assignes and forever defend by
these presents In Witness whereof the said William Anderson hath hereunto set his
hand and affixed his Seal the Day and Year first above written.

Sealed and Delivered
in presence of - - -

Will Anderson seal

Received of Mr Edward Smith the sum of one hundred and ninety Pounds Eight Shillings -
Being the consideration money mentioned in the foregoing Deed to be by him paid to me this
Sixteenth Day of June One Thousand Seven hundred and
seventy seven.

Will Anderson

At a Court held for Good Island County June the 16th 1777
William Anderson acknowledged this Deed with his Receipt endorsed to be his acts and
Deeds which were ordered to be recorded.

This Indenture made this thirteenth Day of April in the year of our Lord one
thousand seven hundred and Seventy Seven between Samuel Cosby of Good Island County of
the one part and Edward Anderson of the said County of the other part witnesseth that the said

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the last thereof

Samuel Cosby and his wife Milley Cosby for and in consideration of the sum of Thirty
Pound ten Shillings to us in hand paid the receipt whereof we do hereby acknowledge
such Bargain sold Granted and Almond and by these presents do bargain sell grant and re-
sive unto the said Edward Herndon one certain tract or part of Land lying and being
in the County aforesaid Containing Seventy five Acres beginning as follows at a
Corner Red Oak stand on the South side of Carters Ferry road on Lewis Herndons Line
thence on the said Line South 88 West 100 poles to a corner white Oak and Pointers house south
52 West 20 poles Crossing the said Road to a corner Red oak and Spanish P. thence North 87
West 76 poles to a Red Oak on Rockcastle road thence down the same about midway south
40 East 26 poles South 79 East 38 poles South 68 East 24 poles South 54 East 39 poles South 10
East 7 poles South 48 East 19 poles South 78 East 8 poles North 62 East 12 poles North 80
East 20 poles South 72 East 40 poles to a corner Pine thence North 1 West 102 poles to the
beginning together with all woods timber woods waters and watercourses and every of the aforesaid
Appurtenances and Emoluments thereto belonging to have and to hold the aforesaid land
and Appurtenances to him the said Edward Herndon his heirs and assigns forever together
with all the Estate Right and Title Interest Claim or Demand what so ever of him the said
Samuel Cosby his heirs Executors &c. for ever and the said Samuel Cosby to himself his heirs
Executors and Administrators do Covenant to and with the said Edward Herndon his heirs
Executors and Administrators that immediately after signing these presents that he the said Edward
Herndon shall stand possessed of the aforesaid promised and appurtenances thereto belonging
and may any time Enter upon, have, hold, enjoy, and possess the aforesaid Premises and Apur-
tenances to the acts and proper use of him the said Edward Herndon his heirs or assigns with-
out the least hindrance of them the said Samuel Cosby or his wife Milley Cosby their heirs
Executors or Adminis^rtors forever and the said Samuel Cosby for himself his wife and every
other doth Warrant and forever defend the aforesaid Land against the claim or property
of any person or persons whethoer ⁱⁿ Witnesse whereof we have hereunto set our hands
and affixed our seals the Day and Year above written.

Signed Sealed and Delivered in the presence of.

Sam. Cosby. seal

Mr

Milley Cosby. seal

April the ^{the} 20. 1777 then received of Edward Herndon the within
mention'd sum of Thirty Pounds ten Shillings being there
consideration expressed & written paid by the said Edward Herndon and
acknowledged by me - - - - - Samuel Cosby

A true bill for Good and Satisfactory June the 16. 1777
Samuel Cosby and Milley his wife Acknowledged this Deed with the receipt aforesaid to be their acts & deeds wch
they did & made in God then the wife Milley having first privately examined & relinquished her right of record

9. *Doverland* Land by this Deed conveyed, which was also admitted to Record.

Title Will Wood Esq

June 10, 1777. An Inventory of the Estate of John Woodward deceased was this day taken
by the appraisors.

	L. S. d.
To one negro man James	120 - - -
To one negro man Peter	100 - - -
To one negro man Sharper	30 - - -
To one negro woman Nan & young child Grassy	100 - - -
To one negro boy Jack	25 - - -
To one negro woman Nan & young child	35 - - -
To Fifteen Cows at £ Each	40 - - -
To one Bull & nine yearlings at £ Each	7 10 - +
To Eight Calves at 7/6 Each	3 - - -
To Twenty Seven Old Sheep at 15/- & Fourteen Lambs at 10/-	27 5 - -
To Seven and Twenty Hogs at 15/-	20 18 - 6
To Twenty pigs	2 3 - 6
To Nineteen Geese at 10/-	1 0 - 6
To one Bed & Furniture	15 - - -
To one Bed & Furniture	9 - - -
To one Sink & Scullery 1/10 To two Chests 13/-	2 3 - -
To one Side of Sole & one of upper D. & some straps	1 10 - -
To Eleven Old Drags at 2/6 To a pair of Cotton 2/10	4 5 - 6
To Eight Rags Spools at 1/3 To two Beds & Furniture 30/-	30 10 - -
To one Bed & Furniture 15/- To four Old Chests 7/5	16 5 - -
To one Chest 20/- To one Lubboard 40/-	3 1 - -
To two Old Tables 12/6 & one Black walnut Stand 4/-	16 6 - -
To Thirteen old Rush Chairs 26/- To a pair of Books 60/-	31 16 - -
To one Bay mare & colt 60/- To one Bay Colt 22/10	72 10 - -
To one Bay horse 30/- To one Dark Bay horse 20/-	50 - - -
To one Black mare 2/- To one Gun shot Dragg & horn	31 13 - -
To Small Trunks 10/- To one Cradle 4/-	14 - - -

10	To two hambes 20/- To one Bottles 3/-	11 3 1
	To four pair of Old Cards 25/- To box Iron & Ironmongery 782. 6. 8	11 13 4
	To one pair of Sheep Shears 2/6 To three old Canisters one Old Canister Horn & Snuff & Santons 5/-	7 1 6
	To slate wooden mortar & Pestle Mallet pestle 7/6	7 1 6
	To one Old Looking Glass 1/- To two Old Cotton Wheels 16/-	17 1
	To two Flax wheels 3/- To 4 pair of Shawl Belts 2/6	1 18 6
	To one old Wood 10/- To two water Jugs 3/4	13 9
	To three Jugs 6/- To sixteen Bottles 6/-	12 1
	To Six Knives & fifteen Old Forks & Box 8/-	8 1
	To a pair of Old Scissors 20/- To one Coffe pott Three Glasses & Seven Spoons 9/-	1 9 4
	To ten Vials 3/4	6 1
	To two Razors & horse fleoms & whines 6/-	
	To one pair of Scales & weights 10/- To one mans Saddle To one paper box and Salt cellar 6/- To one Real & Broad 2/6 Hornone & three bridles 2.10/-	52 8 6
	To one womans Saddle 40/-	
	To a pair of Old Ropes & a halter 5/-	5 1
	To six iron plates 20/- To four powder Dishes 16/-	20 6 1
	To four basins & three pouners 20/- To seventeen Spoons 4/-	11 4 1
	To one Quart pott & tin funnel 5/- To one Old Tea Kettle 5/-	10 1
	To Eight Stone potts 25/- To one Dutch Oven 15/-	2 1 1
	To one Old Table & Seven Tub & Old Barrels 16/-	16 1
	To one Cotton Gim 20/- To one Old Linen & three Trays 8. 6	11 8 6
	To two wheat Sives 5/- To two meal Sifters 5/-	10 1
	To one Loom & Kay 25/- To Iron potts skillet and three pott hooks 20/-	20 5 1
	To two drying pans Grid Iron Trivet Shovel & Tongues	17 9
	To one Skinner flesh fork & Iron Spoon 3/9	3 1 9
	To one pot Rack 10. To some Old pales 7/-	17 1
	To two Old cart w/ & two Bodys 3/10 To one Old wheat mill 40/-	5 10 1
	To flour Bag & two Barrels 17/- To five Black walnut Stumping plank 50/-	
	To one Corn Grader 5/-	2 15 1
	To one Hog's back barrel & Old Barrel 5/- pair of corn 20/-	20 1 0
	Sum Over	54 1 4 1

(11)	To eight Cyder Gashes 36/- To Elbow P. & one Old Barrel 5/-	4 13 6
	To a sett of Black Smith Tools and many other Ressources in his Shop to tedious.	25/-
	to mention - - - - -	
	To a parcel of Old Iron 45/- To one Taylors Goose 10/-	2 15/-
	To one pair of Billards 15/- To a parcel of Steel 15/-	1 10/-
	To a parcel of New Iron 3/- To one Chiseling Knife 5/-	3 15/-
	To one Laddle Branding Iron flesh marks 6/- To one strap iron 10/-	1 16 3
	To a parcel of wool 8/- To one Cow hide 20/-	9/-
	To one Old Saddle 10/- To a parcel of Hobbles 7 1/2/-	1 17 6
	To four Nigthes & three Cradles 30/- To Grubbing hoes 7/-	1 17/-
	To two Axes 31. 6 To two wedges 10/-	2 1 6
	To three pieces wooden work & Saddles 40/- To weeding hoes 20/-	3/-
	To one Grin Stone 20/- To one flax Brake 4/-	1 4/-
	To a lott of Tools 30/- To a lott of D. 30/- To a lott of D. 15/-	3 15/-
	To a lott of D. 30/- To a lott of D. 30/- To the whole Joiners & Turners Tools	3/-
	To one glue pot & Cinnipress 7/6 To six plains 24/-	1 11 6
	To a lott of Tools 80/- To a lott of D. 10/- To a lott of D. 5/-	5/-
	To one Croft Butt Saw 40/- To a pair of Hobs 5/-	2 6/-
	To a sett of Shoemakers Tools 10/- one Old mans Saddle 3/-	1 13/-
	To a lott of Shoo Tools 15/- To one turning wheel 10/-	1 15/-
	To one Long Chisel 3/- To a Cart Sparness 3/-	3 3/-
	To four hundred & Thirty five pound of Bacon at 1/-	2 1 15/-
	To three tubs 7/6 To 9 Gallons flatt a 4 p ^t Gallon 36/-	2 1 3 6
	To one hundred Gallons of Vinegar at a 1/- ton Gallons Brandy at 20 p ^t Gallon	13 10/-
	To Cash in the Goods	40 4 16
	To one Little Old Trunk 1/- To one Tickler 1/-	2/-
	To one pair Spurrioles 2/- To one Turke Stand & penknife 1/3/-	1 3 3
	To nine Sides of Leather	6 15/-
	To two Calves 10/-	10/-
		£ 998 6 1/-

At a Court held for Yorkland County July the 21st 1777.
This Inventory was presented in Court and Ordered to be Recorded.

Taste

Joseph Woodson
John Martin
James Jordan

I William Poyor of Gooselands County and Parish of Saint Edmund Northam do make and ordain
this my Last Will and Testament in manner and form following Viz.

I send myself such Poyor for me During her natural Life the Plantation whereon I now live and
bounded as followeth (ie) Beginning at the mouth of the first Large Branch of Lickinghole Creek
above the place I am now writing aforesaid Creek thence up the same as it meanders to Williams Line thence
along the said Line to Hedges Line thence along the said Line to one of the main forks of said Creek &
thence down the same as it meanders to the fork thereof, thence up the west fork as it meanders to the first
Station & at her Decesse I give and bequeath the said Tract of Land with all and Singular the appurtenances
thereunto unto my Son John Poyor to him and his heirs forever.

I also send to my aforesaid wife Sarah for me During her natural Life six negroes to be by her made
choice of out of my whole Estate, and at her Decesse they and their increase to be Equally Divided
between my Children William, & John Poyor, Sally Payne, Patty, & Mary Poyor.

I also give to my said wife all my household and Kitchen furnitures together with my Young Cows
Fearnought, Mars, Six Cows and Calves, Six Ewes, Two Losse grown Lambs, & two breeding ewes.
I give and bequeath to my son Samuel Poyor the residue of my Land on Lickinghole Creek &
Known by the name of Hutton, Beginning at Paynes Branch thence up the same to Hilles Line,
thence on the same to Walker's Corner thence on Francis Colleys Line to the main Creek of & down
Lickinghole thence down the same to the Beginning.

I also give and bequeath unto the said Samuel Six negroes Viz. Sall & her four Children Viz. Agatay,
Non, Sarah, and the child that the said Sall is pregnant with also a young fellow named Jack &
I give and bequeath to my Son William Poyor my tract of Land on St. Edwards River in
the County of Albemarle containing by Estimation three hundred & Sixty acres &

I Desire that all the remainder of my Stock be Dispos'd of towards the Discharge of my debts
and that should the amount thereof be not sufficient to Discharge the same that then my
three Sons Samuel, William, & John shall pay off and discharge the said Debts otherwise the Land
to them so dispos'd shall remain and be as tho' it was not Dispos'd off. & be liable to the payment
of my Debts without interruption or hinderance of my aforesaid Daughters injoying their
proportion of my Estate as hereafter Davis' d the Remainder of my Estate I Davis' d to be Equally
Divided between my Children William, & John Poyor, Sally Payne, Patty & Mary Poyor

& the Division to be Immediately made & Each Legatee proportion aforesaid & recorded and
if any of them shd Die before they come of Age Marry, or have legitimate issue then Davis'
that their proportion be Equally Divided amongst the Survivors ***

Survivors.

Lasty I constainte and Appoint my three sons before named together with my friend Col^r William Fleming of Cumberland County whole and sole Executore of this my Last Will and Testament wholly revoking all Wills by me heretofore made Given Under my hand and Seal this Sixteenth Day of May Anno Dom. One Thousand Seven hundred & Seventy seven.

Signed Seale^d & Acknowledged

In presence of

James Meriwether
Nicholas Meriwether
David Meriwether
Meredith Price

Will Pryor seal

At a Court held for Goodland County July the 21st 1777.

This writing was proved by the Oaths of James Meriwether, David Wood, Meriwether, and Nicholas Price Witnesses, to be the Last Will and Testament of William Pryor dec'd and thereupon admitted to Record.

Attest Val Wood Esq^r

This Indenture made this twenty first Day of July. One Thousand Seven hundred and Seventy seven. Between John Clark and Susannah his wife of the County of Goodland of the one part and Thomas Watkins of the same County of the other part witnesseth that the said John Clark and Susannah his wife in Consideration of the sum of Thirty one Pounds ~~Seventy~~^{seventeen} Shillings Current money of Virginia to them in hand paid HAD given granted Bargain'd and Sold and by those presents DO give grant Bargain and Sell unto the said Thomas Watkins and his heirs twenty Six Acres Land more or less being part of the tract Land whereon the said John Clark Lives on and is bounded as followeth Beginning at a corner Maple standing on Bunker Branch then South fifteen and a half Degrees West Twenty Seven poles to a corner Hickory then South Sixty one & half Degrees West twenty Six poles to a corner Red Oak one of Joseph Woodsons Land then on his Lines with Seventy six Degrees East Sixty three poles to a pine and pointers North twenty three East to

... twenty two poles thence north fourtoon degrees East fifty nine poles to bounds ***
Branch then up the same as it Mainers to the beginning to have and to hold the
the said twenty six acres Land and its Appurtenances to him the said Thomas Watkins his heirs
and Assigns to the only use and behoof of him the said Thomas Watkins his heirs and assigns
forever and the said John Clark and Susannah his wife there and each of their heirs executors -
and Administrators doth covenant and grant to and with the said Thomas Watkins his ***
heirs and assigns that they the said John Clark and Susannah his wife and their heirs and
Assigns the premises with the Appurtenances unto the said Thomas Watkins 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 The Witness whereof the said John Clark and
Susannah have hereunto set their hand and seals the day and year above written.

Signed Sealed & Delivered

in the presence of

To. Watkins

W^m Powell

W^m Pledge Junr.

John Clark. seal
Susannah ^{her} Clark seal
mark

At a Court held for Goodland County July the 21st 1777.

John Clark and Susannah his wife acknowledged this Deed to their use & Deeds with one record to be
recorded Then the said Susannah (being first privately examined) distinguished no right
Deece in the Land by this Deed Conveyed with also Admitted to Record.

Teste Vallwood C. C.

In the Name of God Amen I Thomas Fleming Captain in the Frontier Battalion
of the Virginia Forces being of sound and disposing sense & memory do make Constitute ordain and
Appoint this writing to be my Last Will and Testament in Manner & Form following (to wit)

I give and bequeath unto my Brother William Fleming the sum of Two hundred pounds
Current Money on the twenty fifth Day of December next shall happen in the year of Christ One
Thousand Seven hundred and Sixty

I give and bequeath to my Brother Richard Fleming one hundred and fifty pounds
Current money to be paid him on or before the twenty fifth Day of December which shall happen in the

the year One Thousand Seven hundred and Sixty two.

I give and bequeath to my Brother Charles Ten shillings one hundred and fifty Pounds Current Money to be paid him on or before the Twenty fifth Day of December which shall happen in the year One thousand Seven hundred and Sixty three.

It is my will and Desire that my Executors or the Survivor of them do after the next ensuing fifth Day of December which shall happen in the year One thousand Seven hundred and Sixty four lay out one hundred Pounds Current Money in the Purchase of Slaves to be held by my Executors or the Survivor of them & the Heirs of the Survivor of them in Trust to apply the profits arising from the Labour of such Slaves or Slaves to my Sister Mary Barnard During her natural life for her separate use & Maintenance & after her Death I give the said Slave or Slaves and the Income thereof to such Child or Children or the Legal Representatives of such as she shall leave at the time as I am to be divided as by Law is Directed for Intestates personal Estates & in Default of such Child or Children or the Legal Representatives of such to my own right heirs forever.

It is my will and Desire that after the Twenty fifth Day of December which shall happen in the year One thousand Seven hundred and Sixty one my Executors or the Survivor of them do lay out one other hundred Pounds Current Money in the purchase of a Slave or Slaves to be held by them or the Survivor in Trust to apply the profits arising from the Labour of such Slaves or Slaves to my Sister Caroline Dean During her natural Life for her separate use and maintenance and after her Death I give and leave the said Slave or Slaves to such children as she shall leave at the time of her Death or the legal Representatives of such in such manner to be divided as by Law Directed for Intestates personal Estates & in Default of any such child or children or the legal Representatives of such to my own right heirs forever.

And further my will & Desire is that if either of my Brothers Richard or Charles should Die before the two years times appointed for their receiving there Legacies that the Legacy of such of them so Dying shall go to my Brother John & his heirs.

And Lastly I appoint my Brothers John & William Executors of this my Last will & Testament revoking all former Wills by me at any time heretofore made Directing that my Estate may not be Appraised & that no Security may be demanded or required of my Executors or either of them on the Probate of this my Last will. In Witness whereof I have hereunto set my hand & affixed my seal this seventh Day of June in the year

Year of Christ One Thousand Seven hundred and fifty nine.

Signed Sealed Published & Declared by the said
Testator Thomas Fleming as after his last
Will & Testament in presence of us who in
his presence and at his request Subscribed
our names as Witnesses the Day & Year Last
above written.

William Spears
Bathurst Shelton.

Tho: Fleming Seal.

At a Court held for Goathland County July the 21st 1777.

This writing was proved by the Oath of William Spears a Witness thereto, to be the Last Will and testament
of Thomas Fleming Gent. deceased, and thereupon admitted to Record.

will 1777

This Indenture made this twentieth Day of April in the Year of our Lord One
Thousand Seven hundred and Seventy Seven, Between Robert Pleasant of Yorke County
of the one part and Thomas Eldridge of the same County of the other Part. Witnessesthat the said
Robert Pleasant for and in Consideration of the sum of two hundred and fifty Pounds Current money
to be in hand paid before the Sealing and Delivery hereof by the said Thomas Eldridge the receipt whereof
whereof the said Pleasant do hereby acknowledge and thereof doth Acquit release & Discharge the
said Eldridge his Heirs Executors and Administrators by these presents forever, have granted
Bargained and sold and by these presents do grant, Bargain, and sell unto the said Thomas
Eldridge his Heirs and Assignes two hundred acres of Land lying and being in the County of
Goathland on the South side of Linking hole Creek being part of a larger Tract of one
hundred and Eighty two Acres Granted by Patent, to John Pleasant bearing Date the 2^d Day
of February 1737 and given by his Last Will and Testament to the said Robert to be laid off
at the Southernmost End of the said Tract by a Line to be run Parallel with the said End Line
with the Reversion & Reversions remainder and remainders, rents, Issues and Profits whereof
hereof to have and to hold all and Singular the premises herein before mentioned and intended
to be hereby Granted Bargained and Sold with the Appurtenances therunto belonging or
appertaining unto the said Thomas Eldridge his Heirs and Assignes forever to the only proper use

use and behoofe of him the said Thomas his heire and Aſignes fore or and the ſaid Robert Pleafants for himſelf his heire Executors, and Administratores do Covenant promiſe and Agree to and with the ſaid Thomas Eldridge his heire and Aſignes by theſe preſenteſ that he will for ever Warrant the aboue ſold Land with his Appurtenances and every part or parcel thereof from all and every Person or Persons Whatcōver — in Witneſſe whereof the ſaid Robert Pleafants hath hereunto ſet his hand and affix'd his Seal the Day and Year above mentioned Signed Sealed and Delivereſ in the Preſence of — — —

Thomas M. Randolph.
Tho: M. Card.
Thomas Miller.
Arch: Pleafants.

Robert Pleafants. seal

Now: That Livery of Seignor of the within ſold Land was made and Done by Robert Pleafants in his proper Perſon to Thomas Eldridge according to the true Intent and meaning of the within written Deed

Test: Stocker M Card
Arch: Pleafants
Thomas Miller

Robert Pleafants.

30th of June, 1777.

At a Court held for Goochland County July the 21st 1777.
Stockes, M Card, Thomas Miller, and Archibald Pleafants proved this Deed with the livery of Seignor in evidence to be Arts and Deeds of Robert Pleafants which were ordered to be recorded.

Test: Val: Wood, Clerk.

Whereas William Miller late of the County of Goochland now deceased made and published his last Will and Testament bearing Date the Twenty third Day of June in the Year of our Lord one thousand Seven hundred and Seventy Six Devizing and bequeathing his Estates both real and personal among his wife and Children as in the ſaid Will will appear and whereas many Doubts and Difficulties have riſen about the conſtruction and meaning of the ſaid will or many Parts thereof from sundry words and Clauses therin not expressive of the Testator's Intentions or Contrary thereto as he often declared afterwards and for as much as the Testator Expreſſed a Diference to alter his Will and explain many things

18

things therein which were left doubtful and uncertain as well as defective but was prevented from executing his purpose by a lingering and painful disorder which impaired his powers in a great measure and rendered him incapable of close attention to any of his worldly affairs; and more and more and more especially because the said Testator, chosen the time of making his will and his death, often said that he hoped and expected that his children would agree amongst themselves and divide the estate agreeable to his intention and to their mutual and general satisfaction altho; no further alteration should be made in his will, and reposing this confidence in his children he departed this life: Now to carry such intentions of the said Testator into effect and give such explanation, construction and meaning to his will, as he desired himself, so well as to set aside all doubts and difficulties which may hereafter arise, the parties to these indentures have recouered and agreed to and which each other and every of them to fulfill, perform and do by and strictly comply with the articles of covenant and agreement entered into and concluded among and by them this twentieth Day of May in the year of our Lord Christ One Thousand Seven hundred and Seventy Seven, and whereas we the undersigned and each of them severally, firmly by these presents, their and each their executors and administrators as well as all and every person or persons who or whom shall die from by or under them or each or any of them respectively to perform, fulfill and abide by his articles of covenant and agreement and every part thereof, forever; to wit John Miller, William Heath Miller, Thomas Miller, Joseph Jones Miller, Thomas Edridge, and Wimford Jones, his wife George Richardson, and Elizabeth his wife James Clement, and Sarah his wife and Margarita Miller, do relinquish and quit claim any right interest, title or benefit which they or any of them, or theirs heirs executors administrators or trustees or any person or persons for them have now or hereafter may possibly have in the legacy in the said will bequeathed to Mary Miller, including the residue of his Testator's stock of cattle and hogs, the Testator directs shall be sold on twelve months credit and the money arising thereby to be paid to her when married; and they hereby covenant and agree that the said Mary Miller the Testator's Daughter and their Sister shall immediately, possess, enjoy and enjoy the benefit of the said legacy whether Married or Sole, to her only proper use and behoove and her heirs forever laying out the money as she think her proper without any molestation from them or any of them or their heirs executors or administrators or others claiming from them, and whereas the said Testator in another part of his will Devised to his Daughter Sarah Holman the Negro girl named Lottey, then in her possession

19

Disposition among other things, to her and to her heirs forever and whereas between them
making and publishing the said Will and the Death of the Testator the said Satty bore a child
now named Dick in the Disposition of the said Sarah Holoman and her Husband; Now the
said John Miller, William H. Miller, Thomas Miller, Heath Jones Miller, Thomas Eldridge
and Winifred his wife, George Richardson and Elizabeth his wife, Margaritt Miller and
Mary Miller do all and each of them relinquish and Quit Claim to the said negro Boy Dick
in the Disposition of their said Sister Sarah Holoman and they hereby covenant and agree
that the said Sarah Holoman and her Husband and heirs and assigns forever shall have
Power and attorney the said negro Boy Dick without Lett or Molestation from them or any
or either of them their heirs or assigns forever or any claiming formely or under them or
any of them And whereas the said Testator in another part of his Will directs that the sum
to his wife Mary consisting of eight Negroes, to Wm Toy, Judy, Lucy, Cate, James, York, Sime
and her unto child he know not the name of together with all his Stock of Cattle, Horses
and Hogs belonging to his Plantation whereon he lived in Goochland County with half
the negroes he had at Dicksing hole and all his Household and Kitchen Furniture of every
kind Sent his wife the free use of During her natural life should at her Death be
Equally Divided among his four Daughters or their Legal Representatives, Except the
children which should be born of the Wombe of his said daughters he gave the sole Disposal of to his wife
so it be in the Line of his Daughters and said that his four Daughters above mentioned were
Elizabeth, Sarah, Margaritt, and Mary, Now the said George Richardson (Husband of
the said Elizabeth) and Elizabeth his wife James Holoman (Husband of the said Sarah),
and Sarah his wife, and Margaritt Miller, and Mary Miller in Consideration of their
Love and Affection of the other Children of the said Testator as well as for other Causes and
Considerations before recited in his Indenture have Covenanted and Agreed and by
these presents do Covenant and Agree to and with the said John Miller, William Miller,
Thomas Miller, Heath Jones Miller & Winifred Jones Eldridge all their Interest Right
Title Benefit and Advantage in the said Eight Negroes and their Tercy together with all
other things mentioned in the said Bequest and Lout to the Testators wife During Life
Except their Equal and proportional Parts of the said Eight negroes and all the other
things mentioned, included or Intended in the Devise and Bequest and the said George
Richardson and Elizabeth his wife James Holoman and Sarah his wife Margaritt Miller and
Miller the younger Covenant and Agree for themselves their heirs Executors Administrators

20

Administrators and Assignes as well as for all and every person or persons claiming from by
or under them or any of them forever to take, receive, Occupy or hold only those proportional
part or parts of the said Eight negroes to wit, Toy, Sula, Lucy, Cato, James, York, Sue, and her
Child Prilla, and their Turfage, together with their proportional part or parts of the other ~~and~~
things Lent to their mother during life and then devised to them and that they do and forever
will relinquish, make over, Sett and transfer to the said John Miller, William Heath Miller
Thomas Miller, Heath Jones Miller and Wimfred Jones Eldridge, or to their Legal Representatives
their heirs, Executors, Administrators or Assignes respectively and Equal and proportional part of the
said Eight Slaves, and their Turfage, and the other things mentioned in the said Deed of Devise
and Lent to their mother During her natural Life, with the remainder over to them by the words of
the will, tho, not by the Intention of the testator, and the said John Miller, William Heath Miller
Thomas Miller, Heath Jones Miller, and Wimfred Jones Eldridge in Consideration of retaining an
Equal and Proportional part of the said Eight Slaves, and their Turfage together with an Equal and
Proportional part of the other things Lent and Devised over with them after the Death of their
Mother Mary Miller, have in hand paid unto the said George Richardson and Elizabeth his wife
James Holman and Sary his wife Margaret Miller and Mary Miller jun^r. Until the sum of £100
Shillings Current Money the Reciept whereof they acknowledge, and do further covenant and
Agree to Sette to and Warrent to the said Elizabeth Richardson, Sarah Holman, Margaret
Miller and Mary Miller jun^r. or their legal Representatives their Equal and proportional parts
parts of the said Slaves and their Turfage together with their equal and proportional parts
parts of the other things included, intended and expressed in the said Deed to Mary for life with
the remainder to them according to the Covenant Agreements and Articles of this Indenture
For the true and faithfull performance of all and Every Article, Covenant and Agreement
in this Indenture according to the intent, meaning and Purpose thereof, and for no other In-
tent meaning or purpose whatsoever, the parties hereto bind themselves and their heirs
Executors and Administrators forever respectively to Each other, and Appoint and Nominate
Mary Miller, their mother and Widow of the said Testator and her Assignes for ever their
Trustee to act herein for all the Parties Jointly and Severally till the whole and Every Part of
this Indenture is Carried into Execution and the Parties hereto or their heirs Executors
Administrators or Assignes receive the Benefits, Advantages and Emoluments Intended
Meant Expressly or Darkly herein, and no Longer. In Witness whereof the Parties to
this Indenture have hereunto set their hands and affixed their seals all being of the

21
the Lawfull Age of Twenty one years, Except Heath & Jones Miller the Day and Year
of the Date hereof.

Signed Sealed acknowledged and agreed to by the Parties
except John Miller, Mary Miller, & Eldridge & wife }
the
presence of }
Thomas Miller By Thos Miller, Mary Miller &
Thos Lapham Eldridge & wife in the presence of }
Richard Plummer Eldridge & wife
John Hines
William W. Paul Margaret Miller Seal
John Miller Seal
Wm. Fred Jr. Eldridge Seal
Tho. Eldridge Seal
Mary Miller Seal

At Court held for Roanoke County July the 21st 1777.

This Instrument of writing was recorded by the Clerk of the Roanoke Clerks, to be acts & Deeds of
the parties herein mentioned and on their motion Admitted to Record.

In the name of God Amen I William Miller of Roanoke County in Virginia being
in health and sound mind and memory do make and Ordain this my Last Will and Testament in
Manner and form following First I recommend my soul into the hands of Almighty God keeping
my trusting through the merits of my Saviour Jesus Christ to find A peace and as to what ever
worldly goods it hath pleased god to bless me with in this life I dispose in the following manner
Imprimis I lend to my loving wife Mary Miller During her natural life eight negroes namely
Troy Judy Lucy Cate James York Sue and her Little Child, as I know not her name together
with all my Stock of Cattle hogs and horses on the plantation whereon I now live as also all my
household and kitchen furniture and one half of my Stock Sheep at my Lickingholo Plantation on
aproviso she gives to my four Children now with her Each one a good feather bed and furniture
when they goe to house keeping.

Item I give to my Son John Miller the one half of my Stock of Cattle and hogs with the other things I
Carried to the plantation and Land in Prince Edward which I've made him a bed for and
one negro man named Bob to him and his heirs forever.

Item I give to my Son William Miller the plantation whereon he now lives with branches of
Lickingholo Creek in Roanoke County with half the Land, I hold up one negro
at that place

with one half in his possession

negro man named Barnitt also half of the Stock of Cattle and hogs on said Plantation to him and his heirs forever.

Item I give to my son half of the Land I hold on Licking hole on that place with the house and all Plantation on the South side of the Road to my son Thomas Miller, and one negro man named Dick, to him and his heirs forever.

Item I give to my son Heath Jones Miller the Land and Plantation whereon I now live to him and his heirs forever, also one negroman named Martin, to him and his forever.

Item I give to my Daughter Sarah Holman one negroe Girl named Lotey, and one feather bed which are both in her possession to her and heirs forever.

Item I lend to my Daughter Winifred Jones Eldridge one negroe Girl named Rachel withall her Utensils During her natural Life and after her Death to be Equally Divided among her Children which she shall leave born to Thomas Eldridge.

Item I give to my Daughter Elizabeth Richard, one negroe Girl named Jane and one young mare 2 years old follow of Beauty to her and her heirs forever.

Item I give to my Daughter Margrett Two negroe Girls named Millay & Little Lucy to her and her heirs forever.

Item I give to my Daughter Mary one negroe Girl named Winney as also the Remainder of my Stock of cattle and hogs to her and her heirs forever, which Stock of cattle and hogs given my Daughter Mary my will is shall be Sold on twelve Month credit and the money arising thereby to be paid to her when married.

Item the half Stock of Cattle and hogs in possession of my Sons John and William is the stock Ordered to be Sold.

Item the half of my Sheep not before given my will is shall be Equally Divided among my Sons William, Thomas, and Heath Jones & Daughter Sarah Holman.

Item the youngest Colt of Beauty at Licking hole I give to my Son William to him and his heirs forever.

Also I give to my Son Thomas my Young Bay Mare at Licking hole to him and his heirs forever.

Item the Young Bay Mare Come of Old Jone's I give to my Heath Jones Miller to him and his heirs forever.

Item Old Beauty Mare and Sosil Horse with Crops and Cash I have Will Export serve the needs of family and pay my debts if it should not my will is it to made up in proportion

(23) proportion from Earth one claiming.

Item It is not my will that my wife Should be debared of the free use of any of my Lands or
she choose to make use of but that she have a free Title as I had my self.

The Loan to my wife Mary I again as mentioned Eight Negroes all my stock
of Cattle horses and hogs belonging to the Plantation wheroun I now live in Goochland
County with half the sheep I have at Lickinghole and all my household and Kitchen
furniture of every kind I have and do leave to my said wife Mary the free use and
enjoyment of During her natural Life and after that to be Equally Divided amongst
my four Daughters or their Legal Representatives Except the Children which may be
born of the Wench Sue. I give her sole Disposal to my wife So it be in the Line of her
Daughters, my four Daughters above mentioned is Elizabeth Sarah, Margaret and
Mary my will is that my Estate shall not be Appraised but Inventoryed only.
I do Constitute And Apoint my Loving wife Mary Miller My whole and sole Executrix
of this my Last Will and Testament Revoking all other Wills by me formerly made.
In all things hereof I have herein to set my hand and Seal in the year of our
Lord One thousand seven hundred and seventy six this xxij day of June.

Searched and Published in the office of us}

John Stephen Woodson

Tosieale Woodson

William M. Caul

Hopkins Lewis

William Miller seal

In a Court held for Goochland County July the 21st 1777.

John Stephen Woodson & Wm M. Caul proved this writing to be the last Will and
Testament of William Miller Esq: which was thereupon Admitted to Record.

This Indenture made this twenty first Day of July in the year of our Lord one
thousand Seven hundred and Seventy Seven Between Henry Holoman of the
County of Goochland of the one Part and and Anthony Martin of the same County
of the other part Witnesse that the Henry Holoman in Consideration of the sum of

of four hundred and ten pounds Current money to him in hand Paid & Given Granted
 Bargained and Sold and by these presents D. C. give a grant bargain and sell unto the said Mr
 Anthony Martin. and heirs Two hundred and Twenty Seven acres Land in the County of xxx
 Goochland on the Branches of Turkey Creek and is bounded as followeth Beginning at
 Jones Curd. and Warren Woodards corner joining then South forty four Degrees West two
 hundred and ninety poles to a corner & pointe then North eighty five Degrees East one hundred
 and eight poles to a corner Red Oak on Farars Line then North fifty seven Degrees East
 two hundred and twenty nine poles to a corner White Oak. and Turkey Standing standing
 on a path on Jordans Land then North fifteen Degrees West twenty six poles to a corner white oak
 Standing in the head of a Branch then down the same as it mainders to broad branch then
 up broad branch as it mainders Sixty five poles to the mouth of admalif Branch then up the
 said Branch one hundred and fifty poles to a corner Red Oak Standing in the stile then
 South forty four Degrees West Thirty nine poles to the Beginning to bars and to hold the said
 Two hundred and twenty Seven acres to him more or less with its appurtenances to him the
 said Anthony Martin his heirs and assigns to the only use and behoof of him the aforesaid
 Anthony Martin his heirs and assigns forever and the said Henry Holman and his heirs Executors
 and Administrators the said four hundred acres of Land with its appurtenances to him the
 said Anthony Martin his heirs and assigns shall and will warrant and forever defend & IN WITNESS
 whereof the Henry Holman hath hereunto set his hand and seal the Day and Year above written.

Signed Sealed & Delivered
in the presence of -

Henry Holman seal

At a Court held for Goochland County July the 21st 1777.

Henry Holman acknowledged this Deed to be his act & deed which was ordered to be Recorded

This Indenture the fifteenth Day of February in the year of our Lord one
 thousand Seven hundred and Seventy Seven between Thomas Grubbs and Rachel
 Hubbard his wife of the County of Goochland of the one part and John Johnson of the County
 aforesaid of the other part Witnesseth that the said Thomas Grubbs and Rachel his wife for
 and in consideration of the sum of Twenty Pounds Current Money of Virginia to them in paid
 by the said John Johnson the Receipt whereof they do hereby acknowledge they have bargained

26

bargained sold Delivered and given up unto the said John Johnson or to his Heirs or Assigns all and every part of their Thirds or Right of Dower which they have or hold in one or more certain Tract or parcels of Land Lying and Being in the County of Goodland being the Tract of Land wheroun James Johnson Sattler of the said John Johnson lately died and which at his Death fell by Heirship unto the said John Johnson and his said Thomas Grubbs and Rachel Grubbs his wife Both by these presents Warrent and Demand the said Right of Dower unto the said John Johnson his Heirs or Assigns against whom the said Thomas Grubbs and Rachel Grubbs and against all other person or persons what so ever in Witness whereof the have hereunto set their hands and seals the Day month and year first above written.

Signed, Sealed and Delivered)

in witness of us - - - - -

John M. Cud

Topaz Cazar

Wiltie X Harbor
mark

Thomas Grubbs

February the 25th 1777. Received of John Johnson the within mentioned sum in
dotation of Twenty Pounds Current Money of Virginia in full Satisfaction for the said
within Right of Dower Received by me

Witness

William M. Cud

Thomas Grubbs

At Court held for Goodland County July the 21st 1777.

Thomas Grubbs, acknowledged the Deed with the Receipt Endorsed to his acts & Deeds
were Ordered to be Recorded.

To all People to whom these presents shall come Know ye that I William Webbe
of the Parish of St. James's Northam in the County of Goodland do hereby greet and
that for the Love and Affection I have and Do bear unto my Son in Law John
Johnson who Intermarried with my Daughter Anna have and Do by these presents
give grant and Confirm unto the said John Johnson and to his Heirs and Assigns

Witnessed forever, one Negroe girl named Jobell and her Servante which said Negroe & her
 I do by these presents Warrant unto the said John Johnson & to his heirs forever against
 any claim or Demand from me or my heirs And also against the claim of all persons
 whatsoever claiming or to claim any Right or Title in said Negroe Jobell or her Servant
 forever having a full and absolute right to give the same as above mentioned do by these
 presents the same Warrant & forever defend In Testimony Whereof I have here-
 unto set my hand and Seal this eighth day July 1777.

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

Stokes M. Caul.

Thomas Miller.

Margaret Miller.

Will: Webber seal

No interlineation in the 100th line before signing

At a Court held for Goochland County July the 21st 1777.

Stokes M. Caul, and Thomas Miller, proved this Deed good to be the Act and Deed of Will: m:
 Webber, which is now ordered to be Recorded.

George Cheadle acknowledge himself to be indebted to the common wealth of Virginia in the sum
 of two thousand pounds current Money of this commonwealth and will pay the same
 to Edward Vaughan, Thomas Cheadle, Henry Shuler, for Wm: gestor, Wm: Harrison, Betts Hutchings, John
 Hopkins, Edmund Vaughan, as Security for the said George Cheadle acknowledge the same to be
 to the common wealth in the sum of One hundred Pounds each Current Money as aforesaid to be
 divided on their several and respective Goods and Chattels Lands and Dementes acknowledged this 18th Day
 of May — 1777

The Condition of the above ^{Obligation} is such that whereas the said George Cheadle by the Judgment
 of this County Court of Goochland held on the seventeenth Day of March last past was ordered to give good
 and sufficient Security for his good and peaceable Behaviour to all the good people of this Commonwealth of
 Virginia and particularly to Thomas Pleasant of Goochland who has affirmed that he apprehends that the
 said George Cheadle would do him some bodily hurt or injury and Destroy his the said Thos: Pleasant property
 if the said George Cheadle could privately effect the same. Now the Condition of the above Recognition

Recognizance is made that if the above said George Threadale shall peaceably and quietly demean himself towards all the people of this Commonwealth and be of good and lawless behavior & and Detachment to the said Thomas Measants and in no wise hurt injure or abuse him with whom he comes for and During the full space and time of one year to be Computed from the 17th Day of March last past then the above Obligation to be void and of none Effect otherwise to remains in full force power and Virtue.

Bawdy Chiles £100. Seal.

Thos. H. ... £100. Seal.

Wm. T. ... £100. Seal.

Seal.

Seal.

Seal.

Seal.

Seal.

Seal.

George Threadale £200. Seal.

Wm. Harrison £100. Seal.

Wm. Holman £100. Seal.

Edmund Vaughan £100. Seal.

Car. Wm. Jones £100. Seal.

John Hopkins £100. Seal.

Gideon Hatchor £100. Seal.

George Threadale has engaged himself to be bound to the Commonwealth of Virginia in the sum

of £200.

Wm. T. for Philis f. assault & w. p. pledge June 7

We the Subscribers agree the several aid respective of our opposite to our names and/ority to this Commonwealth for George Threadale good Behavior to be bound and to enter into any Bond
May 10th 1777.

Math Vaughan £50

John Shelson £20

George Underwood £20

Tho. A. Wales £100

Robt. Lewis £25

Jeffry Clarke £10

Char. Christian May £10

Tho. Hatchor £50

Tho. Palkor £25

John Groom £50

Peter Palkor £20

George Richardson £50

Wm. T. Val - £50 more

John Lopez £100

all and every of his Sons
to this Commonwealth of
George Richardson,) before

Wm. T. Val acknowledge

Dope in the sum of £400

Order of Goodland Hart

Wm. George.

Wm. Boyster

Phil. Cleavants

At a Court held for Good

This Bond was presented

Motion Admitted to Recd

This Indenture

Between hundred and one
Thomas Morrisother &
of said Will Douglas, as
of said Thomas Morrisother
given Granted, aliened,
confirmed, unto his said Ge
Partly bordering upon to
of Winston & Crawford, &
Nicholas Morrisother, to
all by singular its appur
hundred acres, anyway &
Services of the said Prop
Land, & appurtenances no
relating to the same, (i
Char. die without heirs

all and every of the several securities for George Shadde acknowledge themselves severally bound
to the common wealth of Virginia in the several and respective sum opposite their names (except
George Richardson,) before me

Wm D'Val Atty.

Wm D'Val acknowledges himself Bound to this Commonwealth in the sum of £ 400 and John
Dove in the sum of £ 400 as securities for the said George Shadde's good Behaviour agreeable to an
Order of Goodland Marsh Court last Past Acknowledged before me.

W^m George.

W^m Roystor

Phil: Pleasant

At a Court held for Goochland County August the 18th 1777.

This Bond was presented in Court by Joseph Woodson Govt. Sheriff of the said County and on his
Motion Admitted to Record.

This Indenture made this Eighteenth day of August in the year of our Lord one thousand
Seven Hundred and Seventy Seven Between William Douglas of Goochland County of this part,
& Thomas Morrisother of the same County, Grandson to said Douglas, on the other part, Witnesseth
that said Will Douglas, as well for & in Consideration of natural love & affection which he hath unto
said Thomas Morrisother as also for the better Maintenance & performent of his said Grandson, hath
Given Granted, Aliened, & Enfeoffed, & Confirmed & by these presents Doth give grant, Alien, Enfeoff, &
Confirm, unto his said Grandson all that Tract of Land Situate in Goochland, on the three northward said
Partly bordering upon Cork Creek, Containing Eleven hundred Acres, lesse more & lesse purchased
of Wmton & Crawford, & is Bounded as follows, Viz: by the Lands of John Fair is, John H. Minnison
Nicholas Morrisother, Tolly Parish, Joseph Lewis, Samuel Powers, & the publick Road, together with
all & singular its appurtenances, Buildings, Lands, Woods, Water & Conveniences to the said Eleven
hundred Acres, any way belonging: & the Reversion & Reversions, Remainder & Remainders, Rents &
Services of the said Premises, & all Right Title whatsoever of him the said Douglas, in & to the said Land
& appurtenances now in the property of the said Douglas, together with all Evidence, writings, Deeds
relating to the same, (And the above Grant, is with this Express provisg & limitation that if the said Thomas
Shall die without heirs of his own body then the whole of the above, after his Death shall go & belong to

29

to his Brother Charles. Moreover as above specified EDWARD to hold the said tract of land
hereby given, & granted unto the said Grandson his heirs & assigns on his said Day: in case of
his Death without issue, to ye. only proper son & behoof forever. and the said Will. Douglas for u.
himself his heirs &c. Administrators, doth Covenant and Grant to & w^t of said Grandson, &
his heirs and Assigns, by these presents if he y^e said Grandson, his heirs & assigns shall & Lawfully
may from thenceforth and forever hereafter, peaceably & Quietly, have, hold, Occupy, posse &
enjoy the said Tract of Land & pertinents, hereby given & granted w^t their Appurtenances/200
from all former Gifts Grants, Sales, Entails, and all other troubles & Encumbrances whatso-
ever made by the said Douglas or any other person Lawfully claiming under him. In
witness p^r of the said William Douglas hath hereto set his hand & seal, day & year above
written.

Signed sealed, & Delivered in presence of

Mr^{es} Price
Geo: Holland
William Miller

Will: Douglas & seal

Memorandum

That on the Day & Date of the above written Deed, Quiet & peaceable pos-
session & Seizure of the above mentioned Tract of Land with the Pertinents above specified
was had & taken by the above named Douglas; and by him given and Delivered to his said Grand-
son agreeable to the tenor form & effect of the within written Deed.

Will: Douglas

At a Court held for Goodland County August the 10th 1777.

The Revd. William Douglas acknowledged this Deed with Livery of Seizure endorsed to be his acts &
Deeds which were ordered to be recorded.

This Indenture made this Thirty first — Day of December in the year of our

Lord One thousand Seven hundred and Seventy six. Between Josias Payne, of the County of Good-
land of the one part, and John Payne of the same County of the other part witnesseth that the
said Josias Payne for and in Consideration of the sum of fifty pounds current money of xx
Virginia to him in hand paid by the said John Payne at and before the sealing and delivery

Delivery of these the Receipt whereof to the said John Payne doth hereby acknowledge & thereof doth now
Acquit and Discharge the said John Payne his heirs Executors & Administrators & every of them forever so
by these presents hath granted, Bargained, sold aliened, Enfeoffed & Confirmed and by these presents doth
grant, Bargain, and sell Alien Enfeoff & Confirm unto the said John Payne to his heirs and assigns One
Acre of Land situate lying in the said County of Goorlond and joyning on the West side Likinghole neck
at a certain place where the John Payne is now Eroting & Building a water grist Mill which said Acre of
Land is to be proportionally laid off above and below where the said Mill dam shall cross the said neck
and to extend in Due proportion from the said Creek up the Hill side thereof to Thuchs One Acre of
Land aforesaid ^{with all} ^{House} fences ways waters watercourses woods Underwoods &
Advantages and other Appertinances to the same belonging or in any wise pertaining and the re-
sion & reversion Remainder & Remainders thereof and of every part & parcel thereof To him
& to ^{him} ^{old} the said one acre of Land aforesaid with every of the Appertinances unto the
said John Payne his heirs & assigns to the only proper use & behoove of him the said John Payne and
of his heirs and assigns forever AND the said Josias Payne for himself his heirs &c doth
further Covenant Grant and agrees to and with the said John Payne his heirs &c that building
Eroting the aforesaid mill will consequently Damage Cover & Drown sundry other parts of the
said Josias Paynes Lands joyning the aforesaid Creek but that notwithstanding the said Josias
Payne for the Consideration aforesaid mentioned doth fully and firmly Agree & acknowledge him-
self fully satisfied Contented and paid for any such Damage or any other by Eroting the said
mill may Occasion - But that he the said John Payne his heirs &c shall and may forever hereafter
have hold use Occupye & enjoy the same and that the said Josias Payne his heirs &c will by
these presents, Warrant and forever Detest the aforesaid Land & promises unto the aforesaid
John Payne & to his heirs or assigns forever IN WITNESS whereof the Josias Payne hath hereunto
Set his hand and Seal the Day and Year above written.

Signed Sealed & Delivered
in presence of

Josias Payne seal

Arch: Payne

W^m Harrison
Jno. Roberts
Stephen Davis

Memorandum

That on the Day & Date the within written Deed made & payable
Peculiar and certain of the Land & premises within mentioned was had and taken by his within named

31 named Tobias Payne & by him Given & Delivered to the within mentioned John Payne according to the
Tenor form and Effect of the within written Deed.

Tobias Payne

In presence of.

Arth: Payne.

W^m Harrison

Jn^o Robards

Stephen Davis.

Received the within day & Date of Tobin Payne the sum of
Fifty Pounds curr^t. money being in full Consideration for the
Land & promises within intimated

200. p.m.

Tob
Tobias Payne

W^m Harrison

Jn^o Robards

Stephen Davis

Tobias Payne

At a Court held for Goorland County August the 18th 1777.

William Harrison Gent. John Robards, and Stephen Davis proved this Deed with the Library of
Siegler & 200. p.m. Endorsed to be the acts & Deeds of Tobias Payne which were ordered to be recorded.

This Indenture made this sixteenth Day of June One thousand Seven hundred and
Seventy seven Between Mathew Vaughan and Mary his wife of the County of Goorland
of the one part and Giles Hardon of the said County of the other part Witnesseth that
the said Mathew Vaughan and Mary his wife in Consideration of the sum of Two hundred and
Twenty one Pounds Current money to them in hand have given granted bargained and sold
and by these presents to give grant bargain and sell unto the said Giles Hardon and his heirs
one hundred and Seventy two Acres Land being the said Land where Mathew Vaughan now
liveth on and is bounded as followeth Beginning at corner Hitory and Pointers being William
Hughes and John Brumfield's corner thence on Brumfield's Line South fifty six degrees
East one hundred and Sixty Poles to a corner Red Oak then South Seventy seven and half

32

a huff degrees East fifty one and half poles to a corner White Oak on Dony^d Wood now then on his line North forty three degrees East two hundred and three poles to a corner White Oak on Henry^s Line then on his Line North sixty three degrees West one hundred and sixty seven poles to Pointers on a Branch of Allens Creek then up the said Branch South forty two and a half degrees West one hundred and forty five poles to the Beginning to have and to hold the one hundred and seventy two acres to the same more or less and its Appurtenances to him the said Giles Hardon his heirs and assigns to the only use and behoofe of him the said Giles Hardon his heirs and assigns forever and the said Mathew Vaughan and Mary his wife their and each of their heirs Executors and Administrators the said one hundred and seventy two acres Land with its Appurtenances unto him the said Giles Hardon his heirs and assigns shall and will Warrant and forever defend In Witness whereof the said Mathew Vaughan and Mary have hereunto set their hands and Seals the Day and Year above written.

Signed Sealed & Delivered
in the presence of -

Mathew Vaughan. Seal.
Mary Vaughan. Seal.

Geo Morris
Joffrey Clark
Thomas Hardinge

Received June the 16. 1777 of Giles Hardon Two hundred and Seventy one Pounds in full for the within mentioned Land Recd. Jno Morris

Mathew Vaughan

In presence of
Joffrey Clark

At a Court held for Goodland County August the 10th. 1777.

Mathew Vaughan acknowledged this Deed with the Receipt endorsed to be his Act and Deeds which were Ordered to be recorded.

Inventory of the Estate of William Rogers dec'd Taken by the Administrator		£	\$
Apprais'd by John Sholton, Thomas Grattier and John Card this 22 April the 1777.			
1 Cow & Calf £2. 0. 0.	1 ditto 55/-	1 Barron Cow 6/-	8 16 -
5 Yearlings 10/-	20 Young Hogs 170.	1 Old Horse 100/-	10 10 -
1 Yearling Collt. 16/-	1 mare & Collt. £30		30 -
6 Ewes & Lambs & 3 Rams. 100/-	4 Axées 15/-		6 - 5
11 Hogs 23/-	1 pair Wedges & Curry comb 5/-		1 0 -

1 Grind stone 7/6	1 plow & hook 5/-	3 Harrow Hoes 3/9	116 13	
1 Shovel 1/3	1 Cart 20/-	1 broad Axe 5/-	1 add 4/-	110 13
2 Hammers 2/6	2 prongs 5/-	4 Augars 5/-	4 Chisels 4/-	16 6
1 Hand Saw Square & Drawz Knives 7/6	1 Old Sythe 5/-			12 6
aparel of nails 8/-	2 pair Compasses & Gimblets 9/6			111 6
1 Box Old Iron. 1/3	2 Bridle bits	1 pair Spurrods & iron chain 10/-		111 3
2 pair Scrop Shears 4/-	2 new Saddles 8/-	2 Bridles 37/6		2 1 6
aparel Horse Harness 7/6	2 bags 8/-	a parcel of Hoses 7/6		10/-
2 pair of Stirrups Iron & aparel of Duckets 2/-				2 6
a parcel Gasks 8c 7/-	aparel Gun flints & hand saw file 1/6			8 6
3 Gages 8/-	6 Bolts 8/-	2 hairstirrups 2/6	1 flax Drake 3/-	144 13
1 Hipsolus 18/-	12 Cutt Ditto 16/-	5 Barrels 10/-	1 pair of flans 8c 1/6	2 1 6
1 Chest & 2 wheat Sives 8/9	2 Cow hides 20/-	1 Cubbard 10/-		1 10 9
1 flax wheel & 2 bastors 9/4	4 Iron pots 30/-	1 Tug. 1/-		1 15 3
2 Bede & furniture for ons 100/-	6 Heape hooks 8/-			51 3/-
1 Gun 25/- a parcel Books 10/-	1 Kasp & parcel ethos Tools 7/6			2 1 2 6
1 Washet & Cutt Saw file pruning knife 8c 2/6				2 6
1 Brush, 1 Old Powder Gun & frying panne 7/-				7/-
2 Dozen knives 5/-	1 Iron Candle Stick 1/-	2 pms Shais 15/-		11 1/-
1 flesh fork & saddle 2/6	1 Spinning wheel 5/-	1 Slat. 2/-		1 9 6
10 smoothing plain 6/-	2 water pails 4/-	4 Juggs 6/-	1 Table 4/6	12/-
1 Chair 1/-	1 Ditto 6/-	1 finial 5/-	2 Dishes & 1 Ringer. 15/-	4 1 6
4 Dishes, 8 plates, 2 Basins, 1 poringar & 10 spoons 30/-				11 10/-
			£ 99 18 6	
1 Barron Coro 60/-			3/-	
			£ 102 18 6	

In Consideration to an Order of the Worshipfull Court of Goorkland vs the Subscribers
have appraised the within Estate of William Rogers Decd; to £ 102 18 6 Given under our
hands this 22 Day April 1777

John Shelton

Thomas Fletcher

John Caud

A Court held for Goorkland County August the 10th 1777

This Inventory was presented in Court and Ordered to be recorded.

31 This Indenture made the fifth Day of September in the year Christ one thousand seven hundred and seventy seven. Between Mary Fleming Daughter
of col^r John Fleming late Attorney at Law deceased of the one part, and William
Fleming of the County Powhatan attorney at Law and Charles Fleming Captain in the
Seventh Virginia Battalion in the Army of the United States of America of the other part on
Witnesseth that the said Mary Fleming for and in Consideration of the natural Love and
Affection which she hath and bears unto the said William Fleming and Charles Fleming her
Nephews, and for and in the further Consideration of the Covenants and Agreements herein after
contained on the part and behalf of the said William Fleming and Charles Fleming their executors
and Administrators to be kept and performed by the said Mary Fleming hath given granted
bargained sold aliened released and confirmed and by these presents doth give grant bargain
sell alien release and confirm unto the said William Fleming and Charles Fleming their
heirs and Assigns one full and undivided moiety of a certain tract or parcel of land lying and
going in the County of Gloucester on the north side of James River and on both sides of Little
Sicklinghose Creek containing by estimation seven hundred and fifty Acres to the same more
or less which said Tract or parcel of Land was devised to Thomas Fleming Uncle of the said Mary
by the Last will and Testament of his father John Fleming Sen^r bearing Date the Day &
November 1756 and recorded in the County Court of Cumberland and was Devised to him
Fleming Father of the said Mary Fleming by the Last Will and Testament of the said Thomas
Fleming bearing Date the day of July 1759 and recorded in the County Court of
Gloucester and also all the said Mary's Right to and Interest in the slaves and personal Estate
of the said Thomas Fleming dec^r who by his last will and Testament aforesaid made the said John
Father of the said Mary residuary Legatee and all houses and buildings gardens orchards profits
commodities hereditaments and Appurtenances whatsoever to the said moiety of the aforesaid tract
or parcel of Land belonging or in any wise appertaining and the Reversion and Reversion
remainder and remainders rents and profits of the said premises and every part thereof and all
the said moiety of the aforesaid tract or parcel of Land and premises and every part
thereof and of in and to the aforesaid slaves and personal Estate to have and hold
the said moiety of the aforesaid tract or parcel of Land with all and singular the premises above
mentioned with the aforesaid slaves and personal Estate unto the said William Fleming and
Charles Fleming their heirs and Assigns to his only Proper wife and behoof of them the said

said William Fleming and Charles Fleming their heirs and assigns to the only proper use of Mr
 Fleming and Charles Fleming for themselves their heirs Executors and Administrators Do
 Covenant and Agree to and with the said Mary Fleming her heirs Executors Administrators
 and Assigns that they the said William Fleming and Charles Fleming their heirs Executors
 and Administrators shall and will out of their own proper Estates pay and satisfy void full
 moiety of all just Debts and Demands which are now Due from or which shall here-
 after come against the Estate of the said John Fleming deceased late Father of the
 said Mary Fleming after applying Aysdings from the Sales of the Estate of the said
 John Fleming already sold for the purpose of paying his Debts and the like of his
 negroes to the payment thereof and will forever hereafter indemnify and save harm-
 less to the said Mary Fleming her heirs Executors Administrators & Assigns from all suits and
 demands whatsoever on the account of the Debts of her said Deceased Father. In
 witness whereof the said Mary Fleming William Fleming and Charles Fleming ex-
 have hereunto sette their hands and affix their seals the Day and
 year first aforesaid written

Sworn before me S. Clegg
Wm Sheriff of

Swanna Fleming.

Mary Crawford

Warner Davis Jr

John Perkins

William Barnard

John Bernard

Mary Fleming seal

Wm. Fleming seal

At a Court held for Goodland County September the 15th 1777.

Swanna Fleming John Perkins and William Barnard.

proved this Deed to be the Act and Deed of Mary Fleming which was ordered to be recorded

Test. Val. Woodfifer

In the name of God amen I Thomas Bryant of the County of Goodland
 being weak in body but of perfect and sound memory thanking my God to almighty
 God for the same but calling to mind the uncertainty of this transitory life and
 being willing to settle my worldly affairs do make this my last will and testament

36
Testament in manner and form as followeth. (Viz) I Impriue I commanding my sonne
God who gave it Hoping through his Death and Merits of Jesus Christ my fauourite to be made
partaker of the never failing Joyes of Immortality at the Day of Resurrection and as for what temporal
Estate it hath pleased God to bestow upon me I give and bequeath the same in manner and form as
following.

Item I send to my Dear and Loving wife Hannah Bryant During her Natural Life the Plantation
and Tract of Land whereon I now live with one Grey horse two Leather Beds and furniture and all
my household Goods and Furniture of every kind What ever and after the Death of my wife I give
the same in Manner as followeth.

Item I give to my son Thomas Bryant the said Tract of Land whereon I now live to him and his
heire forever.

Item I give to my Daughter Barberly Bryant the above mentioned Horse and one of the Bedds &
Item I give to my Daughter Ann Bryant the other said Bed my Will is also that the above
mentioned Goods and Furniture not particularly given be Equally Divided Amongst the above
mentioned Legatees at my wifes Death. Witness my hand and seal this 21st March 1763

Turner Richardson

James Norrell....

George Norrell

Thomas } ^{his} Bryant seal
Mar.

At a Court held for goodland County Septemr the 15th 1777.

This Writing was proved by the Oath of Turner Richardson and James Norrell to be the last
will and Testament of Thomas Bryant dec'd and therupon admitted to Record.

In the Name of God Amen. I Ann Bradshaw of the County of goodland being very
weak and sick of body think of sound and perfect Memory do make and Ordaine this my
last Will and Testament in Manner following.

Item I give & bequeath unto my son Benjamin one Negro worth 1000 Dols and one negroe girl
named Lidda one Dosh one Corner Cupboard half a Doz Cups & saunders one Drak stallion & C
one Bay Mare four head of cattle and four head of sheep unto him my said son Benjamin
and to his heire forever.

Item I give and Devise unto my son William two hundred acres land lying on the Bydrack

Break one negro man named Tom, one negro girl named Mistey, one negro man named one Negro child named Bell on Consideration of his paying my Daughter Mary Bradshaw and my son Edward each fifteen Pounds Cash provided the said negro Child Bell should live over two years, one Mare & Colt, four head of Cattle and four head of Sheep unto him my said Son William and to his heirs forever.

Item I give and bequeath unto my son Edward one negro man named one negro girl named Phillis one negro Boy Named Dick two feather beds and furniture two porcier Dishes ^{one iron pott & pott hooks}, half Doz plates & one Basin ^{one horse colt one gun} and one Square Black Walnut Table unto him my said Son Edward and his heirs ^{porcier}

Item I give and bequeath unto my Daughter Molly one negro boy named Val, one negro girl named Hannah one negro girl named Sicks, one young dog mare one bird, and saddle one flap Hatchet, half Doz Earthen plates half Doz Fries & Savors ^{one Coal Walnut Table} two porcier Dishes & one Basin one Large Iron pott one Chest no Tea Pott & half Dozen Tea Spoons, one Woolen Wheel & i pair of Cards Two feather beds and furniture unto her my said Daughter Molly and to her heirs for ever.

Item I give and unto Eliz^e Rogers five Pounds to be put to Interest till she comes to be in Twenty one years of age unto her the said Eliz^e and to her heirs forever.

Item By will and Desire that after all my just Debts out of Residuary part of my Estate not before mentioned that then all my said Residuary Estate be Equally Divided between my Son Edward and Daughter Molly to each of them & their heirs forever Lastly I constitute and Appoint my Sons Benjamin and William Bradshaw Executors of this my Last Will and Testamente In Witness whereof I have hereunto set my hand and Seal this nine tenth Day of Octo: 1776.

Dated and Delivered
in the presence of -

To. Pleasant
John Curr Junr.
Joseph Lewis Eny.

Mrs.
Am^r X. Bradshaw, seal
Mark

At a Court held for Goochland County Septem^r the 15th 1777.

This writing was proved by the Oaths Testified Pleasants and John Ward jun^r witness hereunto to be the Last Will and Testament of Amos Bradshaw dec^d and therupon admitted to Record.

I Richard Merian of the Parish of Saint James Northam and County of Goochland do make my Last Will and testament as follows.

I give to my dear wife Amis the use of all my Estate real and personal during her life.

I give to my Daughter Mary ten Pounds to be paid her when she shall marry by my Executors hereafter named, & also the Bed and furniture whereon I usually lie.

I give to my two sons and my said Daughter Mary all the stock of Cattle and Hogs which shall remain at their mothers Death.

I give the tract of Land whereon I live to my sons Bartholomew, Richard, Samuel, Isaac and Mathew. & to their heirs to be Divided among them at the Death of their mother equally in Respect to Value. But it is my Will that my Son Bartholomew shall have that lot in which the Land called the Hay Stark shall fall, and that my Daughter Mary shall have a right of living in my Dwelling House till she marries in common with his son in whose lot that shall fall.

If either of my Sons die without issue my will is that their part of the Land shall go to their surviving Brothers leaving them at liberty however to give the use of it for life to any issue they may happen to leave. But I do not mean by this restriction on the first simple继承人 in the former clause, to reduce it to an Estate but, But to make their Estates pass simple Determinable on the Death of the holder without issue.

I make my friends Robert Lewis, Arthur Woodson jun^r and John Ward executors of this my Last Will.

In witness of the above I have hereunto subscribed my name this 7 day of September 1777
 Attested and subscribed
 in presence of the testator by }
 John Ward.

Richard Merian

At a Court held for Goochland County Septem^r the 15th 1777.

This writing was presented in Court, and proved by the Oath of John Ward to be the Last Will and Testament of Richard Merian deceased & therupon admitted to Record.

40

Common Wealth of Virginia, by the grace of God, Es John Woodson,
Stephen Sampson and William Hoyter, Gent. Justices of the peace for the County of
Roanoke, or any three of them greeting. In pursuance of an Act of the General
Assembly of our Colony of Virginia Instituted an Act for settling the Title and bounds
of Land, &c. We command you, or any two of you, that you cause to come before you, Mrs
Mary Vaughan, the Wife of Matt. Vaughan, but if she is unable to attend you then
you go to her and privately examine her, and apart from her said Husband,
touching her Consent to her relinquishment of her Right of Dower in the Land,
conveyed by the Deed hereto annexed from her said Husband unto Giles Grede, also
also her Acknowledgement of the said Deed as a party thereto after which Examinations
you are to certify on the back of this Commission to our Justices of our County Court, with
in private Examination and Relinquishment of Dower, and Acknowledgement of the said
Deed, wherein shall not as also to cause this Commission & Deed aforesaid to be returned
before our Justices. Witness Valentine Wood Clerk of our said Court at the Court house the
21st day of October in the 2^d year of our Commonwealth

I

Val. Wood.

Roanoke County to witness.

In pursuance of the within Commission to us directed we the subscribers
have privately examined Mary Vaughan his wife of Matt. Vaughan touching her consent
to her relinquishing her Right of Dower in and to the Land mentioned by the said Deed hereto
annexed as well as her Acknowledgement to the said Deed being a party thereto and doth
hereby certify her Consent & Acknowledgement as aforesaid Given under our hands this
thirtieth Day of October MDCCLXXVII

Stephen Sampson

John Woodson

At a Court held for Roanoke County October the 20th 1777.

This commission was presented in Court, and ordered to be recorded.

This Indenture made this seventh day of October in the year of our Lord Christ one thousand seven hundred and Seventy seven, Between Stokes M^r and of the County of Roanoke of the one part and John Payne and Joane his wife of the other part witnesseth that the said John Payne and Joane his wife, for and in the consideration of the sum of two hundred pounds current Money of Virginia to them in hand paid by the said Stokes M^r and the Receipt whereof they hereby acknowledge. H^tis Granted. Bargained and sold and doth by these Presents grant Bargain and sell unto the said St^r M^r and one certain tract or parcel of Land together with the Water Grist Mill containing by estimation eighty one acres to the same more or less and is the tract known by the name of Payne's Mill and bounded as follows beginning at Gourtoe Creek at the Line of John Elowings doo^d land in the Line of John Griffins Land thence up the said Branch to the Line of Matt^r Pleasant's Land thence along the said Pleasant's Line to John Griffins Land thence on the said Griffins Bounds several courses and meanders of Gourtoe Creek to down to the place began at being the Land whereon Wm Gabbott formerly lived and all Lyes, Ditches, Inclusions, ways, water, and Water Courses profits & Ensignments whatsoever to the said tract of Land Belonging or in any wise appertain, g and the Reversion Reversions remainder & Remainders thereof and every part and parcel thereof and all the Estate Right Title & Interest of them the said John Payne and — his wife of in & to the d^r Bargained my Promises and every part and parcel thereof To have and hold the said tract of Land and all & singular the promises with the appurtenances unto the said St^r M^r and his heirs and assigns to the only propr^rty and behoof of him the said St^r M^r and his heirs and assigns forever, and the said John Payne and his Wife Joane their heirs and assigns the said tract of Land and all & singular the promises with the appurtenances unto the said St^r M^r and his heirs and assigns and will Warrant and for Defend by these presents ag^t all and Every person or persons whiforver having or claiming any Estate Right Title or Interest in or to the same or any part or parcel thereof and the said John Payne and Joane his wife for themselves their heirs and Ex^t Adm^r or Assigns doth Covenant and Grant and Agrees with the said St^r M^r and his heirs and assigns in manner and form following that the said John Payne & Joane his wife at the time of Sealing and Delivery of these presents, is and stands Seized of an indefeasible Estate of Inheritance in fee simple in the said Land and premises and hath full power and authority to sell and convey in manner and form aforesd St^r M^r and his heirs & assigns shall and may forever hereafter peaceably and quietly have hold posse and enjoy all and singular the premises with the appurtenances without Let or molestation.

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molestation of any person or persons whatsoever having or Lawfully claiming any Estate, Right, Title in or to the same or any part or parcel thereof and the said Estate of Land and promises with the Aggumentances — Shall forever hereafter remain unto the said Sto: M^r, and his heirs and Assigns free, and Discharged from all former & other Estates, Rights, Dowers, Dibbs, Leases, Judgments and all other Encumbrances whatsoever and the said Sto: M^r, and his heirs & Assigns shall and may forever remains in full possession of the aforesd Bargain, promises in full. In Witness whereof, the parties to these presents have hereunto set their hands &c.
affid. their Seals the day & year above written

Signed Sealed and Delivered
in the presence of - - - - -
Honor:

John Payne seal

That the Day and Year within written that yearable and quiet Possession by
Livery and Seizure of the within ment. Lands & Premises, was had and taken by the
within John Payne and Joane his wife and by them given and Delivered unto the within Sto:
M^r, and in their proper persons according to the form & Effect of the within written Deed.

In presence of us.

John Payne seal

Received the Day and Year within written of the within Sto: M^r, and the sum of Two hundred
Pounds Current money of Virginia it being in full Satisfaction for the within ment.
Land & Premises.

In presence of us.

John Payne seal

At Court held for Goodland County October the 20. 1777.

John Payne Acknowledged his Deed with the Livery of Seizin & Receipt indorsed to be
his Acts and Deeds which were Ord: to be Recorded.

Common Wealth of Virginia by the grace of God to William Moad, Justice Thos
Callaway & John Gandy Justices of the peace for the County of Bedford or any two of them, Greeting
In Pursuance of an Act of the General Assembly of our Colony of Virginia Intituled an Act
for settling the Title and bounds of Lands &c. We Command you or any two of you that you cause
to come before your Mary Spoward the wife of Drury Spoward but if she is unable to attend you
then you go to her, and privately Examining her by apart from her Husband touching her

(See following leaf for page 42 again)

her nonwnt to her Relinquishment of her right of Dowor in the Land conveyed by ~
 the Deed herunto annexed from her said Spouse, unto Col. John Payne after whch Examination
 you are to Certify on the back of this Commission to our Justices of our County Court of Goochland
 her privy Examination, and Relinquishment of Dowor or otherwise her refusal, here in full
 not as also to raise this Commission and Deed aforesaid to be returned before our said Justices
 Witness Valentino Wood Clerk of our said Court at the Court house the xviiith Day of 27
 September in the 2nd Year of our Common Wealth

Val. Wood

Bedford County to Wit

In pursuance of the within Commission to us Directed. We the 222
 Subscribers have privately Examined Mary Howard the wife of Drury Howard con-
 cerning her Consent to her Relinquishing her Right of Dowor, in and to the Land, &c
 mentioned by the Deed herunto annexed and doth hereby Certify her consent to the
 same. Given under our hands this Twentyfourth Day of September AD CCCLXXVII

Wm. Head
 Fran. Thorp
 John Callaway

At a Court held for Goochland County October the 20th 1777.
 This Commission was presented in Court, and ordered to be Recorded.

Common Wealth of Virginia by the grace of God to William Head, Justice
 Thorp, & John Callaway. Gentl Justices of the Peace for the County of Bedford or any two of them
 Greeting. In pursuance of an Act of the General Assembly of our Colony of Virginia entitled an
 Act for settling the title and bounds of Lands &c. We command you or any two of you, that you cause to
 come before you Mary Howard the wife of Drury Howard but if she is unable to attend
 you, then you go to her, and privately examine her and apart from her said Spouse, concerning her
 consent to her Relinquishment of her Right of Dowor in the Land conveyed by the Deed herunto
 annexed from her said Spouse, unto Col. John Payne after which Examination you are to
 Certify on the back of this Commission to our Justices of our County Court of Goochland such
 her privy Examination and Relinquishment of Dowor, or otherwise her refusal here in full not

43 not as also to range this Commission, and Deed aforesaid to be returned before our said Justices
Witness Valentine Wood Clerk of our said Court at the Court house the xxvij Day of
September, in the 2^o Year of our Common Wealth

Val. Wood

Bodford County to Wit.

In pursuance of the within Commission to us Directed, we the subscribers have privately examined Mary Soward the wife of Drury Soward touching her consent to her relinquishing her Right of Dower in and to the Land mentioned by the Deed aforesaid annexed, and doth hereby certify her consent to the same. Given under our hands this Twenty-fourth Day of September AD CCXXVII

Wm Mead

Tran. Thorp

John Bellaway

At a Court held for Goodland County October the 20th 1777.

This Commission was presented in Court and ordered to be recorded.

In Consideration to an Order of East Goodland Sept^t Court, we the Subscribers being appointed to Assign Ann Lewis who was Widow & Heir of Charles Sampson Dec^r. the third part of her Dr^r's husband's Real and Personal Estate being left on the premises so proceeded as follows.

First Assigning her third Part Land off the South End of the tract called Wallers Beginning at a corner Stake in John Dowdys Line bearing S. 41° W. 116 Poles to Pointers 1. 33° W. 40 Poles to Pointers, S. 22° W. 8 poles to Walnut N. 52° W. 32 P. to Githory N. 39° E. 26 Poles to Black Oak N. 16 E. 137 poles to Pointers now corner in Thomas Lockett Line. Thence S. 49 E. and Line to the beginning, including the Mansion house part of the Plantation &c. as also four Negroes Named Peter, Sarah Little Peter & Milly given under hands this Sixth Day of Octo. 1777.

Matt Vaughan
Arch. Vaughan
Jeffry Clarke
John Curd

At a Court held for Goodland County October the 20th 1777.

This allotment & Assignment of the Estate of Charles Sampson Dec^r to Ann Lewis late the Widow of the said Sampson was present to Court and admitted to Record.

(See one lot back to page 42 again)

In Consideration to an Order of East Goodland Sept^t Court, we the Subscribers being appointed to Assign Ann Lewis who was Widow & Heir of Charles Sampson Dec^r. the third part of his Real and Personal Estate being left on the premises so proceeded as follows.

One Gun
One Bay L
A Quantity
One Weather
One D.
One Pine 6
One Wooling
A Parcel of
6 Bushels
One Pine 3
One half B.
One Draw 2
One Loom
One Play 8
One Box 32
One Small 2
Two pair of
A Parcel of

are our said Justices
the XVIII Day of
November

Directed to the Sheriff
of Orange County
and mentioned by him
to be given under our

ad
Thorp
Sallaway

Subscribers being
Samson Do. the
on the promise to

End of the Court Roll
116 Poles to Pointers
Lithornet. 39. 12
mas Coches Line.
part of the 77.
e & Milroy Given
Vaughan
Peafants
Clarke
Curd

Entered to Record.

At a Session to the within Court we the Subscribers have allotted to Eliza Mitchel the
widow & Heir of Thomas Mitchel one half of the said Thomas Mitchel Due to be paid her in
Cash when Collected.

John Shipton
John Curd Justice
John Lewis

At a Court held for Orange County October the 20th 1777.

This allotment was present in Court and Ordered to be Recorded.

(See one End back for page 42 again)

An Inventory of the Estate of Thomas D. Brooks deceased by us the Subscribers being first sworn in this County of September 1777.	£	\$	¶
Will a Negro man	00	-	-
Frank a negro D.	40	-	-
Three head of cattle	10	-	-
Fifteen Sacks	11	10	00
One Way Sacks	5	00	-
A Quantity of wheat	5	15	00
One leather Bed & Furniture	2	-	-
One D. D.	3	-	-
One Pine Chest	15	-	-
One Wooling Wheel	8	-	-
A parcel of Pewter	1	-	-
6 Rush Chairs	12	-	-
One Pine Table	4	38	-
One half Bushel gone rail	15	-	-
One Straw Basket	2	-	-
One Loom	10	-	-
One Slay & two Chairs and Temple	10	-	-
One Box Iron & two Scovets	4	-	-
One Small red Leather Trunk	2	16	-
Two pair of Cards	15	-	-
A parcel of Old Books	0	-	-

A ² a	One Old Looking Glass	1 1
	Two Cart wheel Boxes	8 1
	Two Narrow Axes, Iron Wedges and Small Smith Hammer	1 2 1
	Three Knaps Spools 2/., one Oreg. 2/6. A parcel of Old Iron Tools	1 1 1 6
	Two Knives & four forks 4/., one Old Pin 1/6	1 5 1 6
	One Iron Pott & hooks 10/., 1 Small Iron pott & two hooks 3/-	1 1 3 1
	Two Pounds of Cotton 10/., 1 pair of Old Shoes 2/6	1 1 2 1
		£ 1 5 0 1 3 0
	Parcel of Lumber 10/., Parcel of Old Iron 10/6	1 0 6
		£ 1 5 9 1 8 0

(See our last book page 43. again)

Matthew Woodson
Richard Do Slins
John Martin

At a Court held for Goodland County October the 20. 1777.
This Instrument was presented in Court & Ordered to be Recorded.

TO all to whom these presents shall come Greeting Know ye that I Jane Watkins of Goodland County for and in Consideration of Natural Love and Affection which I have and do bear unto my son Thomas Watkins of the said County have given granted and Confirmed and by these presents do give grant and Confirm unto him the said Thomas Watkins a certain parcel of Land containing one hundred and fifty Acres more or less Situate in the said County on Tonoto Creek and is Bounded as followeth Beginning at a corner Spithey on Joseph Watkins Line then on his Line South three Degrees West Eighty nine Poles to a corner red Oak then South fifty three Degrees West fifteen Poles to two corner Post Oaks on Joseph Woodson Line then on his Line South twenty three Degrees West one hundred and Seventy two poles Crossing Tonoto Creek to a corner Black Oak then South Seven Six Degrees West eight Poles to a corner White Oak on Foster's Line then North fifty four Degrees West Twenty three poles to a corner White Oak then North Thirty nine degrees West Thirty two poles then North Thirty two Degrees West forty three Poles to Turner Clark's corner Red Oak

Oak then on John Crouches Line North twenty nine Degrees East forty one Poles then
 North Seventy one Degrees East Thirty five poles then North Sixty degrees East Thirtynine
 Eight Poles to a corner Spanning Oak then North Seventy Seven Degrees East Seven Poles &
 to Thomas Watkins Line then on his Line South forty five Degrees East forty one Poles
 to Tomots Creek then down the same four poles to the Mouth of his Branch then up the
 same as it Meanders Sixty five poles to the fork of the said Branch then leaving the same
 North Seventy two Degrees East ninety Poles to the beginning to have and to hold the one &
 hundred and fifty Acres Land to him the said Thomas Watkins and his heirs forever In
 Witness whereof I have hereunto set my hand and Seal this ninth Day of March One thousand
 Seven hundred and Seventy Seven.

Signed Sealed & Delivered}

In the presence of -

Ben Watkins Jng

Edward ^{his} X Mathews
Math

Jane Mathews

John Gray

Ach^t Pleasant

Jane ^{her}
X Watkins
Math

At a Court held for Goodland County October the 20th 1777.

Benjamin Watkins just proved this Deed to be the Act and Deed of Jane Watkins and Thomas
 Watkins & John Gray (Quakers) as Witnesses hereto, proved this Deed all which was ordered to be
 recorded.

The Inventory of Walter Leahs Dec ^d Estate	£	\$	¶
21 Barrels Corn a 6/-	6	6	-
33 Bushels of Wheat at 1/- per bushel	2	1	3
35 Bushels Damaged Wheat at 9/- per bushel	1	6	3
Six Chairs 15 apiece Earthen Ware - 3/-		10	-
One feather Bed & furniture -	8	-	-
Three Bottles & one Candlestick -		2	-
One Shoe Hammer with some Nails &c. -		2	6

15.	half Doz. " horses and forks	6
	one Powder and Shot & a Gun	16
	A spinning and Cards a pair	11
	A parcel of Pewter	115
	One Small trunk	2
	One Table and Small water pail	6
	Washing Tubb 1/3 a Pott & pan 12.	13.3
	A box Iron & hardware 5/-	6
	One Saddle and Bridle	115
	One Ch. Bag & a Bell	2
	Two pair of old man's Shoes	4
	One Cloth Coat Pitt cut & not made	11
	A parcel of old wearing Clothes	2
	One small Stock ^{Lock} 1/2 one Chest 2/6	3
	Two Combs 1/6 one Razor & S. Mason	3
	One nail clister & Wooden tray	116
	One Rue Pipe	5
	Two bags of Tobacco 430 $\frac{1}{2}$ @ 20/-	717
		£ 36/-

At the Subscribers being first sworn.

To apprais the Estate of Walter Leake Dec'd. and make return as above in Court money
Given under our hands this 17. of October. 1777.

At a Court held for Goochland County October 20th 1777. John Lapeade
his
Henry T. Gray
Mark
Bartholomew ... Justice
mark

I KNOW all men by presents that we Richard Measants jun^r. and William Heath Miller
of the County of Goochland are held and firmly bound unto John Lapeade of the same
County in the full and just sum of hundred pounds Court money of Virginia to be paid
into the said John Lapeade or to his certain Attorney his Heirs Executors Adminis-
trators or Assigns to which payment well and truly to be made we bind our selves our
Joynt and several Spous Executors Administrators or Assigns firmly by these presents in

Sealed with our Seals and Dated this this twenty first Day of July 1777

The Condition of the above Obligation is such that Whereas the said John Leprade having some time past Cutt a Ditch or Canal in the Ground of Dover mill Creek on the Land that was formerly John Payne^o and also on the Lands that ^{was} Joseph Evans; which said Lands is Joining on the plantation known by the name of Goldin Meadow. Now if the above Bounden Richard Pleasant Juny^o, and William Heath Miller shall for themselves and their Heirs forever relinquish all right title or Claim or Demand whatsoever that they now have or ever hereafter might have had to the said Land or any part thereof Lying within the said Ditch or Canal on the East side of the said Ditch or Canal also never to Dismember or molest the Ditch or Water running therein then the above Obligation to be void and of none Effect otherwise to be in full force and virtue against themselves and their Heirs to all Intents and purposes signed sealed and Delivered this Day and Year first above Written

In presence of

Ch. Woodruff ad

John Holman

Richd Pleasant

Richard Pleasant seal

W. H. M. Miller seal

At a Court held for Goorlaland County October the 20th 1777.

This Bond was presented in Court by John Leprade and on his Motion admitted to Record.

In the name of God I now Mary Walker of the parish of St. James North Ham in the County of Goorlaland being in a poor state of health but in perfect mind and memory and calling to mind the uncertainty of life do make and ordain this my Last and Testament in manner and form following. First giving my body to be buried at the discretion of my Executors and my soul to god who gave it me.

Item first my will and desire is that all my debts be paid and the valuation of my Dover lost me by my Husband will to be made good to my children according to contents of the said Will.

Item I give to my Daughter Lucy Lancaster my young Bay mare but my desire is that the first three colts the said mare should have shall be the property of my three Grandchildren

Daughters. Molly Lancaster Elizabeth Lancaster & Nancy Lancaster and their heirs.

Item I give to my Daughter Ann Stevens my negro wench Cato but if my said Daughter should be dead I give the said negro wench Cato to my Grand Daughter Dorilar Stevens and her heirs.

Item I give to my Daughter Ann Stevens all the Remainder part of my Estate ^{to her heirs} and Lastly I appoint my friend Capt. John Gurd my Executor to this my Last will and ^{and} Testament.

Given under my hand and Seal this eighth Day of September in the Year of our Lord 1777.

in the presence of,

John Gurd, Senr

^{Age} Mary Walker

^{Mother} Elizabeth Walker

Copy ^{two} Done
Mark

Mary ^{her}
²⁵ Walker
Mark

At a Court held for Yorkland County October the 2d 1777.

This writing was proved by the Oaths of Mary Walker & John Gurd Witnesses hereunto, to be the Last will and Testament of Mary Walker Decd which was admitted to Record.

Inventory of John Bradshawe. To with the Appraised Value

	£
Negro slave	120
Dish	60
Molly	100
Lester	100
7 Large hogs	10 0 10
15 Middle sized D ^r	11 1 10
100 unmarked & Six pigg	3 1
6 small pigg	1 7 16
1 Large D ^r	12
1 Spade bow	1 10
1 Fatt Sheet	100

ster and their heirs
my said Daughter
glitter Dollars

Rate ^{per} ~~heirs~~ and
Last will and ex

also in the year of
her
Walker
Mark

free hereto, to be the
road.

value £
120
60
100
100
10 10
11 10
3 1
7 16
12 1
11 10
100

1 Bay mare and horse colt	40
1 Bay horse	40
1 Sorel D°	30
1 Yearling	11 10
1 Cow and calf	60
1 Cow and calf	4 10
3 Cows and calves @ £6. each	18
1 Old Cow & Calf	5
2 Cows (both Med.)	11
1 Cow	4 10
1 D°	4
1 Red and white sheep	2 10
1 Red Sheep	3
4 Yearlings	5
12 Sheep	12
4 Sheep not valued	4
1 Bed and Furniture	12
1 D° D°	10
1 D° D°	12
1 D° D°	8
1 D° D°	8
1 Old bedstead 5/ 1 Iron hook 1/	6
5 Axes	16 5
1 Head of 1 hammer 1/	6
1 Gouge 1/ 1 whimble stork & Bit 1/	2
2 Old Drawing Knives	3
1 Hand saw 10/ 1 pair compasses 1/	11
3 Wedges 16/ 1 Auger 6.	16 6
3 Old plough hoes and 1 bolster	12 6
2 Quart Bottles 2/ 1 Keg 2/	4 10
1 Box Iron and Heaters	12 6
fire tongs and shovel	7 6
1 Meat hook and Iron Spoon	2 6

19	6 Sides of Taned Leather	410/-
	small Calf Skins	12/-
	1 Woman's Old Saddle	110/-
	1 Mans Saddle Tree	10/-
	1 Old Trunk 10/- 1 Salt Tubb 2/6	112/-
	1 Old Cloth great Coat	15/-
	1 Chest 10/- 1 Old Trunk 5/-	15/-
	1 New Chest with Drawers	2/-
	1 Chest without Drawers	110/-
	1 Small Leather Trunk 2/-	10/-
	1 Small D.	17/-
	1 Looking Glass	1/-
	1 Plate 4/- 1 Tin Sugar Box 10/-	14/-
	1 Spite mortar and Pisto	15/-
	1 Quart Porcel. 2/- 1 pint mugg 2/-	4/-
	1 Ear pott. 2/6. 1 Bottle & Grunt	4/-
	1 Nut Deller 2/- 1 Nutmeg grater 1/-	3/-
	1 Paper Box and Candle Stick	2/-
	6 Chairs	1410/-
	1 gun	3/-
	1 Water Pitcher	5/-
	1 Jugg 5/- 1 Stone mugg 4/-	9/-
	1 pair of Sheep Shears	2/-
	1 Smurrys Draw	4/-
	1 Rum Cock and Gimlet	3/-
	2 Meap hooks	4/-
	1 pair Cotton Cards	110/-
	1 pair Old D.	1/-
	1 pair of Cards (Old)	10/-
	1 pair D.	5/-
	4 Old Books 4/- 2 meal tubbs 5/-	9/-
	2 pair of Cartwheel Boxes	18/-
	1 Cobnut Saw	3/-

50	1 Yearling Skin not Tanned	16/-
	1 Sythe and Cradle	16/-
	1 Cart and Harness	4/-
	1 Large Pott	11 10/-
	1 Powdering tubb 4/- 1 Blanket 20/-	11 1/-
	40 Bushels of wheat @ 1/-	8/-
	Or there about	2/-
	1 Small Kettle	1/-
	1 Candle mould	1/-
	1 Pair Stillards	1/-
	9 Knives and forks	10/-
	1 Old Loom, Box, and Bars.	16/-
	1 Stay 5/- 1 Pott rach 20/-	15 8/-
	1 Iron pott hook.	1/-
	1 Cupboard	10/-
	1 Old Iron Skillet	3/-
	1 pott and hooks.	17 6/-
	1 pott and D°	12 6/-
	1 pair potts hooks	20 6/-
	1 Brass Nettle	16/-
	2 Tubbs 1 2 pails 4 pigeons.	15/-
	1 Sarch 5/- 1 Table. 7/6	12 6/-
	1 Old Table 2/6. 2 Cotton wheels 24/-	1 6 6/-
	1 Flax Wheel	1/-
	1 Pottle mugg and qu. D°	5/-
	1 Cream pott 2/6. 1 Butter pot. 5/-	7 6/-
	1 Pottle Jugg.	2 0/-
	1 Three gallon D°	16/-
	1 Butter pott 3/- 1 D° 4/-	7/-
	1 Small Churn 2/6. 1 Lub. 2/6	5/-
	1 half of a wheat farm	11 10/-
	2 Old Siflers 2/6 hoss. 20/-	12 6/-