

204 shall and will warrant and forever Defend by these presents against all and every
 person or persons whatsoever having or claiming any Estate right Title or Interest
 in or to the same or any part or parcel thereof and the said Thomas East his
 heirs & Assigns both Warrant and forever Defend the said Stephen Crouch his
 heirs and Assigns in fee Simple in and to the said Tract of Land and the said Stephen
 Crouch his heirs and Assigns shall and may forever hereafter peaceably and
 quietly have hold possess and Enjoy all and singular the promises with the cove-
 nants without Suit or Molestation of any person or persons whatsoever
 and the said Stephen Crouch his heirs and Assigns freed and Discharged of and
 from all former and other Estates Rights Titles Dowers Leases Debts Judg-
 ments Exemptions and all other Incumbrances whatsoever In Witness whereof
 we have hereunto set our hands & seals the Day and Year first above written
 Signed Sealed & Delivered; The word (East) in the second Line was interlined
 in the presence of us before Assigned.

Joseph Farrar
 Thomas Farrar
 John Farrar

Thomas X East seal
 mark
 Agnes + East seal
 mark

Received the day and Year first within written the sum of one
 hundred Pounds Current Money in full Satisfaction for within Granted Leases
 & Premises

Test
 Thomas Farrar
 Joseph Farrar
 John Farrar

Thomas X East seal
 his
 mark

Mem: That the and Year within written that Peaceable and Quiet
 Possession by Livery and Seizon was first had and taken by Thomas East & Agnes
 his wife and by them delivered up to Stephen Crouch in their own proper persons

Test
 Thomas Farrar
 Joseph Farrar
 John Farrar

Thomas X East seal
 his
 mark
 Agnes + East seal
 mark

At Court held for Goodland County, Novemb^r 16th 1778
 Thomas East. acknowledged this Deed with the Receipt and Livery of Seizon
 Endorsed to be his Acts and Deeds wch were Ordered to be Recorded

This Indure made this sixteenth day of June in the Year of our

204
 East app. to Terral. 1778

Self made to formal. 1770

... Lord. one Thousand Seven hundred and Seventy Eight Between Stephen Crouch
 & Elizabeth his wife of the County of Goodland of the one part and Samuel Powoll
 of the said County of the other part Witneseth That the aforesaid Stephen Crouch &
 Elizabeth his wife for and in Consideration Sum of Eighty Pounds Current money of
 Virginia To them in hand paid the Receipt whereof they do hereby Acknowledge thow
 Dollars, fully satisfied hath Granted Bargained and sold unto the said Samuel
 Powoll his heirs and Assigns forever one certain Tract or parcel of Land Lying and
 Being in the County of Goodland on the head of the Little Bird containing by
 Estimation Seventy Acres to the same more or less and bounded as followeth to
 wit Beginning at a Blifmut Oak Near the three Chop Road. Running thence
 slow West with the several mark; Trees to a Pine Still the same Course to a white
 Oak Saplin near the spring thence across the Spring to a Persimon Tree in Samuel
 Powolls Old Line from thence down the Spring Branch to a corner in the said
 Samuel Powolls line from thence north East, Along the said Samuel Powolls Line
 to a corner pine near the three Chop Road from thence ^{up} the three Chop Road to
 the Blifmut Oak began at for the said Seventy Acres to the same more or less to
 have and to hold the said Tract or parcel of Land, and all and singular the premises
 with the Appurtenances unto the said Samuel Powoll his heirs and Assigns to his only
 proper use & behoof of him the said Samuel Powoll his heirs and Assigns forever
 Against the Claim or Demand of any Person or Persons whatsoever and the said
 Samuel Powoll shall and may peaceably & quietly Enjoy have hold and Possess the
 premises with the Appurtenances withoute Molestation from any Person or persons
 whatsoever with which good Content we have hereto set our hands and seals the day and
 year above Written.

Witnessed before us
 Stephen Crouch seal
 Elizabeth Crouch seal

John Kobards
 Francis Clark
 Samuel Mops
 Barrett Harroz

Memorandum. that on the day and year within menti-
 oned Quiet and peaceable Possession & Seizon of the within mentioned Premises was
 given to the within mentioned Samuel Powoll by the within named Stephen Crouch
 at which I do hereby Acknowledge I Received from the said Samuel Powoll full satisfac-
 tion for the within mentioned Land and Premises.

John Kobards
 Francis Clark
 Samuel Mops
 Barrett Harroz

Stephen Crouch

not all and every
 plat title or the prop
 Thomas East his
 son Crouch his
 and the said Stephen
 peaceably and
 as with the apper-
 sons whatsoever
 discharged of and
 for debts Judg-
 Witnesses whereof
 above written
 his
 X East seal
 Mark
 + East seal
 mark
 the sum of one
 Granted Lince
 his
 X East seal
 mark
 able and Quiet
 Thomas East & Agnes
 own proper persons
 his East seal
 X
 Mark
 + East seal
 mark
 16. 1770
 of Seizon
 2000
 in the year of our

At a Court hold for Hoochland County Novemb: the 16. 1778.

Stephen Crouch, and Elizabeth his wife, acknowledged this Deed with the receipt & endorsed to be their acts and Deeds which were ordered to be recorded. Then the said Elizabeth (being first privately examined) relinquished her right of Dower in the Land by this Deed conveyed wch was also admitted to record.

Teste, Val Wood Clerk

In Obedience to an Order of Hoochland Court the Subscribers being first sworn hath Appraised the Estate of Obadiah Daniel Dore. as follows. Negroes.

	£	s	d
Silas	100		
James	200		
Mary	100		
Rachel & Childs Two	200		
George	80		
Cate	150		
Succy	125		
Isabell	150		
Sark	100		
Robin	75		
Brista	25		
Three Horses	35		
X cutt saw & Host and file	3		
15 head of Sheep	15		
9 Cows	68		
2 Yearlings & 3 Calves	9		
8 Hogs	5	10	
3 Potts	2	10	
Spurs and Old Iron	5		
3 Axes	2		

204

2 more Saddles and Bridle	31
repair of Silyards	11 10
refrying Pan	11
A parcel of Coopers Tools	11
Six reap Hooks	11
Two Guns	21
One Set Cart Boxes	11 4
One Grindstone	11
one parcel of Barton & Glass	11 10
one Box Iron & hatters	11
one Sautron Bundle Stick & mould	11 10
one Meal Searth	11 5
Two Spinning wheels	11 10
one flax Wheel	11 10
Three Water sails	11 5
A Jug & Butter pott	11 10
one Trunk	11 5
one pair of incudny Drals	11 5
one parcel of Books	11
a Parcel of Putar	31
Six Chairs	11
Three plank Tables	11 10
Two Chests	21
Three Beds and Furniture	301
40 of feathers	12
Two pair of Cotton Cards	31
A parcel of Casks &c.	21
A pair of Shoe pinchers & Nippers	6
one Draw Hide	11
Three Bottles	6

John Spaghins. £ 1523.16

At a Court held for Goochland County, Novemb. the 16th 1778.
This Inventory was presented in Court & Ordered to be Recorded.

An Inventory and Appraisalment of the Estate of Benjamin Herndon Dec.

£ s p

One Negro Stafford	200		
To one D.	180		
To one D.	160		
To one D.	100		
To one D.	40		00
To one D.	230		
To one D.	100		
To the Jewels	8		
To one Work Horse	55		
To one Colt	35		
To 10 head Cattle	57		
To 50 Sheep	5		
To the Crop of Corn 40. ^{bar} @ £ 2. 10 p barrel	100		
To Barrel of Old Iron	5	9	
To 2 pots 2. 15 To 1 Dutch Oven 2. 10	4	15	
To 1 frying pan. 1. 10 Shovel & Pan handle	2	10	
To 2 pair of hams 10 To 1 pail and Tub	1	6	
To Sole Leather & Upper Leather 2. 16 New Hides 2.	4	16	
To Churn 6 To Meal bag 0	1	14	
To Stock hogs £ 17. To one bed and Furniture 30	4	7	
To 1 bed & furniture 20. To 1 D. 40.	6	0	
To 7 Chairs 1. 10 To 2 flat Irons 1 To parcel Old Tools 14	3	4	
To harrow 1 To 1 Linnard Curtriments 2.	3		
To woman's Saddle £ 15. 1 Chest 1. 10	1	6	10
To Candle Stick 6. 1 pail 3. Cooking glass. 12	1	1	
To 1 Mug 6. Knives and forks £ 1. 10 Earthenware 2. 1	3	1	7
To 1 Cabbard 2. 10 To 1 spinning wheel & Cards	5	1	2
To 1 flax wheel 15. Hooks 10. Old Sumbos 10	2	1	3
To 1 Table & cloth 8. 1 Mans Saddle 2	2	1	0
To Old Chest 0 To 3 pecks of salt 4. 10	1	1	8

To a
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This

In
to u
Negroes, 1
Sticks 1 2
1 3
Kerfs 15
Kerfs 2 5
Kerfs 1 5
7
6
1 6
1 2
2 6
1 2
2
Tools & utensils

To a Crop of Flax 3. & To fodder £6
In Obedience to an Order of the Worshipfull Court of Scotland £1437. 6

We the Subscribers being first Sworn have Appraised the Estate of Benjamin
London Dec. as appears by the above.

George Richardson
Arch^{ts} Farratt.
James Holman

At a Court held for Hoochland County Novemb^r the 16th 1778.

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

Inventory of the Estate of Richard Thompson Dec. in Hoochland viz
to Wit as follows

	£	s	d
Wages, Will, Patt, & a Young Child, appraised to	650	-	-
Amy George & Janney... ditto	620	-	-
Stocks 1 Bay horse Bay mair & Colt	160	-	-
1 Sorrell Mair	35	-	-
15 head of Cattle £ 115. 15. d. hogs £ 65	180	-	-
2 Twaiths, Beds & Furniture	65	-	-
1 D ^o do £ 40 n Small d ^o 8c. £ 22	62	-	-
7 Wool 15/8 ^o 2 Flax wheels £ 30/15/	9	-	10
6 New Chairs 3 £. 4 Old D ^o 23/ 12/	3	12	-
1 Cotton Wheel & a parcel of Cards	6	12	6
1 Loom & Gear £ 3. 2/ 1 Cotton Linn. 6/	3	8	-
2 Chests, £ 1. 2 stoves & hooks Baker & seying pan 8. 10	11	10	-
1 Bell mottle Skillet £ 3. 1 Set of Pater 13. 19. 6	16	19	6
2 Meal Sifters	1	0	-
Tools & utensils	3	15	-
Apparol of Carpenters Tools	1	18	6
ditto of Coopers d.	8	14	-
ditto of planters d. £ 8. 2/ 4 Reap. Stocks 12/	2	2	-
ditto of Earthen Wair	16	5	-
ditto of Shoe Lather			

Amans Old Saddle &c.	11 50
2 doz Cart Wheels & Springs	8 10
1 Gun & 3 doz Ammuns & Torke	5 1
5 Old Cyder Casks 1. 5/ 3 Tobacco h ^{ks} 10/	2 1 3
1 New hide 6. parrel Shoemakers Tools 10/	5 10
10 Load of Sheep @ 35/ Each	17 10
	<hr/> 189 6 12 6

In Obedience to an Order of the Worshipfull Court of Goochland
 We the Subscribers being Justices have Appraised the Estate of Richard
 Thompson Deceased as appears by the above.

Sam. Cosby
 Dabney Wade
 John Woodson

At a Court held for Goochland County Novem^r the 16. 1770.
 This Inventory was presented in Court, & ordered to be Recorded.

This Indenture made this 9th Day of March in the Year of
 our Lord one Thousand Seven hundred and Seventy Six. Between
 David Maddox & Sally his wife of the parish of St. James Northam and
 County of Goochland of the one part & Phillip Pleasants of the same
 Parish and County of the other part Witnesses that for and in Consider-
 ation of the Sum of one hundred & Seventy two Pounds and Three Shillings
 Current Money of Virginia by the said Phillip Pleasants in hand paid to the
 said David & Sally Maddox on or before the Ewealing and Delivery of
 these presents the Receipt whereof they do hereby Acknowledge they the said
 David and Sally Maddox hath Granted Bargained Sold Alien'd
 Enfeoffed and Confirmed and by these presents. Doth grant bargain
 Alien Enfeoff and Confirm unto the said Phillip Pleasants and his heirs &
 Assigns forever, all that Tract or parcel of Land containing by a Late Survey
 one hundred and twenty one Acres to the same more or less and bounded as

as followeth to W^m. Beginning at a Corner White Oak on Richard Pleasants line
 then on the Lines of John Maddox South twenty two Degrees East forty two Poles
 to Pointers then South Seventy nine degrees East forty nine Poles to a small
 corner white Oak then South Seven degrees East Seventy four Poles Crossing
 North branch to Pointers then South Thirty six East one hundred & one Poles to a
 corner gum tree North fourteen Degrees East Twenty three poles then North four
 West one hundred and Eighteen Poles to Pointers then North forty seven degrees west
 16 poles to two white Oaks then North Eighty Six degrees East Seventy five poles to a
 poplar on Jonneto Creek then up said Creek fifty two Poles to Wilfow Creek then up
 the said branch one hundred and forty five poles to Pleasants Line & South Eight degree
 East Sixteen Poles to a Corner White Oak then South Sixty one Degrees West Sixty
 Poles to the Beginning &c. with all Woods ways Waters Water courses houses cut
 houses Edifices Buildings Yards Gardens commodities Herse & timents and Appurtenan
 ces thereon being or therunto belonging and the reversion and reversions remainder
 and remainders rents Issues and Profits thereof and also all the Estate right Title
 Interest Claim and Demand whatsoever of them the said David and Sally Maddox
 of in and to the same or any part thereof together with all Doods Evidences and writ
 ings touching or in any wise concerning the same **To have and to hold** all
 and singular the Bargained and hereby sold premises with their and of their Appur
 tenances unto the said Phillip Pleasants his heirs and Assigns to the only proper use
 and behoofe of him the said Phillip Pleasants his heirs and Assigns forever and the said
 David and Sally Maddox for themselves their heirs Executors Administrators Sole covenant
 and Grant to and with the said Phillip Pleasants his heirs and Assigns and they said
 David & Sally Maddox and their heirs all and singular the premises with the Appur
 tenances unto the said Phillip Pleasants his heirs and Assigns against all and Every other
 Person and Persons whatsoever Lawfully claiming or to claim the shall and will war
 rant and forever Defend by these presents **In Witness** whereof we the said David and
 Sally Maddox hath hereunto set their hands and Affixed their Seals the Day and Year
 above Written

signed Sealed and Delivered
 In presence of
 Nath. G. Morris
 Will. A. Miller
 Joseph Gray
 Benjamin Woodson
 John Perkins

David ^{his} Maddox seal
 mark
 Sally ^{her} Maddox seal
 mark

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 5110
 17101
 189612 6

Richard
 1770
 1770

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 his heirs
 late Survey
 bounded as

At a Court held for Goochland County April the 15th 1776.
Joseph Gray, and Benjamin Woodson proved this Deed to be the Acts and Deeds
of David Maddox & Salloy his wife, wch was continued for further Proof.

At a Court held for Goochland County Novem^r the 16th 1778.
Nathaniel G. Morris, and William K. Miller proved this Deed to be the Acts
and Deeds of David Maddox, and Salloy his wife wch was Ordered to be recorded.

This Indenture made this first Day of December in the Year
of our Lord One Thousand Seven hundred and Seventy Eight between
Richard Bibb of the County of Goochland Gentleman and Lury his wife of
the one part and John Dymc of the County of Spawover Gentleman of the
other part Witnesseth that the said Richard Bibb and Lury his wife for
and in Consideration of the Sum of Eleven hundred and Sixty Three Pounds
five Shillings to him in hand paid the Receipt whereof the said Richard Bibb
doth hereby Acknowledge and thereof Doth Acquit and Discharge the said John
Dymc his Executors Administrators have Granted Bargain and
Sold and by these Presents Doth Grant Bargain and
Sell unto the said John Dymc his heirs and Assigns all that Tract of Land
situate lying and being in the Counties of Goochland and Spawover whereon
the said Richard Bibb and Susanna Bibb his Mother now live (always except
=ing the common burying Ground ^{of one half acre} as the same is now Inclosed) con-
=taining by Estimation Seven hundred and Seventy five and one half Acres
and bounded as by a Survey lately made by the Surveyor of the County of Gooch-
land and herewith Annexed as more fully and Clearly described of the upper
Moisty of which Tract of Land containing Three hundred and Eighty seven
Acres and Three Quarters the said Richard Bibb is seized of the Immediate
Freehold and Inheritance in fee Simple, and of the Lower Moisty containing
the Like number of Acres and separated from the upper part by a Dividing

Dividing Line laid down in the said Survey the said Richard is now seized of the
 remainder or reversion in fee Simple Exportant on the Death of his Mother the said
 Swannan Bibb according to the Will of his Deceased Father. To have and to
 hold the upper Moiety of the said Tract of Land Immediately and from the date
 hereof and the Remainder or reversion of the Lower Moiety thereof Exportant as
 aforesaid, together withall Buildings, Woods Ways and Water courses and Sunken
 Grounds, and all Appurtenances whatsoever to the same belonging or in anywise
 thereto appertaining and that free Clear and Exonerated of all Claims of Dower
 and every other Incumbrance whatsoever according to the Courses Distances Meas-
 ures Expresssed in the Annexed Survey (always Excepting the said Surveying ground
 and the said Swanna Bibbs right and Title During her Natural Life in and to
 the Lower Moiety of the said Tract of Land as is aforesaid) To the said John
 Syme his heirs and Assigns to the only proper use & behoofe of the said John Syme
 his heirs and Assigns forever; and the said Richard Bibb, for himself and his
 heirs doth Covenant and Agree With the said John Syme his heirs and Assigns
 that the said Richard at the time of Sealing this Indenture is seized of a pure &
 indefeasible Estate in the said Tract of Land as before Expresssed, and that he hath
 a Title and fully Authority to Convey the same, as by these presents he hath done that
 he the said Richard or his heirs shall and Will at any time hereafter upon the
 reasonable Request of the said John Syme his heirs or Assigns make and execute any
 other Deed or Conveyance which the said John may by his Counsel ^{be advised} ~~be advised~~ ^{in need}
 judge, for the better Assuring and making good Title of the said ^{Tract of Land} ~~Tract of Land~~ to
 the said John Syme his heirs and Assigns forever and Lastly the said Richard
 Bibb, for himself & his heirs, doth Covenant and Agree with the said John Syme
 his heirs and Assigns that he the said Richard Bibb and his heirs the aforesaid Tract
 of Land with all and Singular its Appurtenances (Expresssed as before Excepted
 unto the said John Syme his heirs and Assigns forever. Against the Lawfull Claim of
 all Persons whatsoever shall and Will Warrant and forever Defend by these pre-
 sents In Witness whereof the Parties to these Presents have Interchangeably set
 their hands and Affixed their Seals the Day and Year first Within written.

Sealed and Delivered
 in Presence of

Rich^d Bibb.

L. M. North
 Daniel Hayes
 David Newland
 James Caughen

Rec^d of John Syme Gentleman this first Day of December 1772.

Eleven hundred and Sixty three Pounds five Shillings current money the con- sideration within mentioned.

L. Morridoth } David Nowland
Daniel Hawes } James Baughan

Rich^d Bibb

Memorandum. Since the Survey of the above Conveyed Land and Informed an Entry has some time past been made for a few Acres of Land supposed to be vacant, Includd by the Line bordering on Straugeman Gutchings in the above Conveyed Plat now if the above Land on Examination is found to be vacant and that I have no right to recover the Same I shall repay John Syme or his Assigns for the said few Acres of Land with Interest Witness my hand

Rich^d Bibb.

L. Morridoth. } David Nowland
Daniel Hawes } James Baughan

At a Court held for Goochland County Decem^r. the 21st 1772.

David Hawes David Nowland and James Baughan proved this Deed with the receipt and Survey of Seizon endorsed to be the Acts and Deeds of Richard Bibb. 1000th were ordered to be Recorded.

In the Name of God Amen. I William Parks Shelton in the Colony Virginia and County of Goochland being in my perfect Senses for which I Bless God Do make my Last will Testament this thirteenth Day of August. 1774 In manner following to Wit Imprimis. I Surrender my Soul to him who gave it I firmly hoping in his Infinite mercy and through the merits of my Blessed Redeemer Jesus Christ. for a joyfull Resurrection and as to the Worldly Estate where with it hath Pleas'd Almighty God to Bless me with in this my Life I give and Dispose thereof as follows.

Item. I give to Edward Nelson Clough. fifty Pounds Current Money to him and his heirs forever.

Item I give to John Shelton Maclanahan fifty Pounds Current money to him and his heirs forever.

21th
Item

After all my Just and Lawfull Debts are paid that the remainder of my Estate I give to my
Brother John Shelton to him and his heirs forever.

I Do appoint my Brother John Shelton and my Friend George Clough my Ex^{ors}

Signed Sealed and Acknowledged

W^m Shelton seal

In presents of
James George J^{ury}
John Shelton
Rob^t Shelton

At a Court held for Goochland County Dec^r 25th
1772. This writing was proved by the oath of the J^{ury}
negotiated to be the last Will & Testament of William
Shelton dec^d with was or will to be recorded

W^m Shelton
W^m Wood Clerk

This Indenture made this Twentieth fourth Day of November one thousand seven hundred and Seventy eight between William Farrisish of Goochland of the one part and William Hughes Lacy of the County of Shuanna of the other part witnesseth, That the said William Farrisish for and In consideration of one hundred and Twenty Pounds of Lawfull money of Virginia by him the said William Hughes Lacy to him the said William Farrisish in hand paid before the Sealing and Delivery hereof the Receipt whereof he the said William Farrisish doth hereby acknowledge and thereof doth Acquit and Discharge the said William Hughes Lacy his heirs Executors and Administrators hath granted bargained sold Enjoyned and Confirmed and by these presents doth grant bargain sell Enjoyned and Confirm unto the said William Hughes Lacy his heirs and Assigns one certain Tract or parcel of Land lying and being in Goochland County containing by Estimation one hundred Acres be the same more or less and bounded as followeth To Wit; Beginning a Corner pine on Daniel Grubbs Line thence on his line to a Corner Poplar on Thomas Maples Line thence on his Line to Pointers standing in a Branch thence on a new Line to Pointers on Daniel Grubbs Line thence on his line to the first Station and the recessions and recessions remainder and remainments rents Issues and Profits thereof with Appurtenances to have and to hold the said Negro plantation and Tract of Land with the Appurtenances unto the said William Hughes Lacy his heirs and Assigns forever and the said William Farrisish for himself his heirs &c. doth Covenant promise and Agree to and with the said William Hughes Lacy his heirs &c. that the premises and every part

part thereof with the Appurtenances are free and Discharged from all manner
 of Innuencians and that the William Hughes Lary his heirs &c. for and not-
 withstanding any Act or thing by him the said William Farrissh his heirs or
 Assigns or any other person Committed done or Suffered shall or Lawfully
 may forever hereafter have hold use Occupy possess and enjoy the
 same and every part thereof with the Appurtenances without the Lawfull Lett
 Molestation or Eviction of him the William Farrissh his heirs or Assigns or
 any other person Whatsoever In Witness whereof I have set my hand and
 Seal the Day and Year above Written

Signed Sealed and Delivered

William Farrissh Seal

In presence of

Abram Parrish

John Grubbs

Anderson Parrish

Received on the day of the Date of the within writ-
 ten Indenture of the within named William Hughes Lary the sum of one
 hundred and Thirty Currant Money it being the Consideration money within
 mentioned say rec^d by us.

William Farrissh

Memorandum that on the Day of the Date of the within
 written Indenture full and peaceable Possession and Possession of the within menti-
 oned premises with the Appurtenances was had and taken by me the within
 named William Farrissh and by me given and Delivered unto the within
 named William Hughes Lary.
 In witness my hand

William Farrissh

At a Court hold for Goochland County Decemb^r the 21st 1778.

William Farrissh acknowledged the Deed with the Receipt and Livery of a
 Seizon endorsed to be his Acts by Deeds which were Ordered to be recorded.

This Indenture made this Twenty Third Day of October one Thousand
 Seven hundred and Seventy Eight. Between William Lindall of the County of

of Bedford of the one part and Roger Carroll of the County of Goodland of the other part
 Witnesseth that the said William Indnall for and in consideration of two hundred
 Pounds Lawfull money of Virginia by him the said Roger Carroll, to him the said William
 Indnall in hand paid before the dealing and Delivery hereof the Heroyet whereof he
 the said William Indnall doth hereby Acknowledge and thereof doth Acquit and
 Discharge the said Roger Carroll his heirs Executors and Administrators both
 Granted Bargained and sold and by these presents doth Grant Buy gain Sell Enfeoff
 and Confirm unto the said Roger Carroll his heirs and Assignes one certain Tract or
 parcel of Land Lying and being in the said County of Goodland containing Eighty acres
 and is thus Bounded Beginning at Pointers in Lewis Gardens Line and running
 now Line South fifty five & a half Degrees West Twenty Poles to pointers South Eighty
 Six and a half Degrees West fifty poles to pointers North Eighty & half Degrees West
 Sixty four Poles on ~~the~~ ^{Line and poles} ~~the~~ ^{Corner} Black Oak Trees on ~~the~~ ^{Corner} of the
 Line North fifty eight Poles to Pointers North Seventy nine Degrees East One hundred
 ninety and six Poles to pointers in Nabou Gardens Line ^{formerly the Hoguons Line}
 South Thirty four Degrees West one hundred and twelve Poles to the first Station with
 all houses Orkards Fences ways Waters and Watercourses and other the Appurtenances
 to the same belonging or in any wise Appertaining **to have and to hold** unto
 Eighty Acres of Land and the before Herited premises with their Appurtenances and
 reversion remainder and remainders rent Issues and profits thereof and Every part
 and parcel thereof with their Appurtenances unto the said Roger Carroll his heirs and
 Assignes to the only use and behoofe of him the said Roger Carroll his heirs and Assignes
 forever and the William Indnall his heirs & Adm^r the said Mofnago plantation and
 Tract of Land with the Appurtenances unto him the said Roger Carroll his heirs and Assignes
 shall and will Warrant and forever Defend by these presents against the Claim and De-
 mand of him the said William Indnall his heirs and Assignes or any other person what-
 soever and the said William Indnall for himself his heirs & Adm^r doth covenant
 promise and Agree to and with the said Roger Carroll his heirs & Adm^r that the pre-
 mises and Every part thereof are free and Discharged from all manner of Inmbrances
 and that the said Roger Carroll his heirs and Assignes for and not withstanding any Act or
 thing by him the said William Indnall his heirs and Assignes or any other persons Com-
 mitted Done or Suffered shall and Lawfully may forever hereafter have hold use Occupy
 possess and Enjoy the same and Every part thereof with the Appurtenances without the

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the Lawfull Set Molestation or Exirtion of him the said William Ludnall his or
or Assigns or any other person whatsoever. *In Witness* whereof the William
Ludnall to those presents hath hereunto set his hand & affixed his seal the Day and

William Ludnall seal

Year above Written
Sealed and Delivered
in Presence of

- Wm Karrison
- Wm Holman
- Wm Carrall
- Booker Carrall

Memorandum that on the Day of the Date of the within written
Indenture full and peaceable Seizon and Possesion of the within mentioned premises with
the Appurtenances had and taken and by me the within W^m Ludnall and by me given
and Delivered to the within mentioned Roger Carrall according to the form and form of
the within Written Indenture.

William Ludnall seal

- Wm Karrison
- Wm Holman

Received on the Day of the Date of the within written Indenture
of the within named Roger Carrall Two hundred Pounds Lawfull money of Virginia it
being the Consideration money within Exposed Rec^d for me William Ludnall
Oc^r 28. 1778.

At a Court held for Goodland County Novemb^r the 16th 1778.
William Holman Gent. and Booker Carrall proved this Deed with the Severy of
Seizon endorsed to be the Acts and Deeds of W^m Ludnall wch were cont. for far this
proof

At a Court held for Goodland County February the 16th 1779.
William Karrison Gent. fully proved this Deed with the Severy of Seizon endorsed
to be the Acts and Deeds of W^m Ludnall wch were ordered to be recorded.

This Indenture made the Eight Day of December One thousand Seven hundred
and Seventy Eight Between Hugh Trench of the County of Goodland of the one part
and John Ware of the same County of the Other part Witnebeth that the said
Hugh Trench for and consideration of the sum of Thirty five Pounds Current money

money to him in hand paid before the sealing and Delivery hereof the Acquist of which he
 doth hereby Acknowledge Discharge and Acquitt the said John Ware his heirs or Assigns HAVE
 Bargained Sold and Enfeoffed renised released and Confirmed and by these presents do
 bargain sell enfeoff renise release and Confirm to the said John Ware his heirs or Assigns
 forever one certain tract or parcell of Land lying and being in the County of Goodland
 Containing by Survey Thirty six Acres bounded followeth to Wit Beginning at
 William Britts and Briant Couloys corner White Oak and running with Britts Line
 North Sixty three Degrees East Seventeen Poles to a White Oak then with Williams
 Jones Line North three Degrees West One hundred and eight Poles crossing the Byrd
 road to a Pine North fifty seven Degrees East twenty five Poles to a Pine and
 Pointers then with John Wares Line North Thirty six and half Degrees West one
 hundred and sixteen Poles to a Pointers then with John Britts Old Line south ten
 Degrees East Seventy Poles to Pointers then on Briant Couloys Line the same course
 continued one hundred and fifty eight Poles crossing the Byrd road to the first station
 together with all Timber trees Waters Water courses ways Paths Priviledges and
 Commodities whatsoever to the same belonging or in any wise appertaining and the reser-
 vation and Reverious Remainder and Remainders as also the Rents Issues and Profits there-
 of and all the Estate Right Title Claim propriety and Demand whatsoever to have and
 to hold the aforesaid Tract or or parcell of Land to the said John Ware his heirs or
 Assigns forever and the said Hugh Trouth doth hereby Covenant and Grant for himself
 and his heirs the aforesaid Tract or parcell of Land to the said John Ware and his heirs
 and from Every Other person or persons whatsoever shall and Will Warrant and forever
 Defend and that the said John Ware may forever hereafter and at all times Erect on
 and peaceably and Quietly have hold Occupy Possess and Enjoy the aforesaid Land
 and Premises and Every part with any Lawfull Letto suit Trouble Disturbance or Distur-
 bance whatsoever of the said Hugh Trouth his heirs or Assigns or any other person or
 persons whatsoever. In Witnes whereof the said Hugh Trouth doth hereunto set
 his hand and Seal the Day and Year above Written.

Signe Sealed and Acknowledged in

Hugh Trouth seal

Profours of
 William Ware
 James Overstreet
 Samuel Martin
 Andrew Ware

Memorandum that on the Day of the Date of the within
 in written Indenture full and peaceable seizon and Possession

William
 seal
 given
 form of
 seal
 Indenture
 Virginia it
 seal
 Every of
 2 part
 79
 hundred
 one part
 the said
 money

Possession of the within mentioned premises with the Appurtenances, was had and
 taken by me the within named Hugh Frouth and by me given and Delivered
 unto the within named John Ware Witness my hand

Hugh Frouth.

James Coorstreet.
 James ^{his} Martin
 Andrew Ware
 William Ware

December the Eighth. 1778. Then Received of John Ware the
 Sum of Thirty five pounds Current money being the within purchased money for
 for the within mentioned Tract of Land Witness my hand Hugh Frouth.

At a Court held for Goochland County Decem^r the 21st 1778.
 James Coorstreet, and Andrew Ware proved this Deed with the Livory of Seizon
 Endorsed to be the Acts and Deeds of Hugh Frouth, wch was returned for fur-
 ther ~~proo~~

At a Court held for Goochland County Feb^r the 16. 1779.
 Hugh Frouth acknowledged this Deed with the Livory of Seizon endorsed to be
 to be his Acts and Deeds wch were ordered to be recorded.

This Indenture made the 21st Day of September in the Year of our Lord one
 Thousand Seven hundred and Seventy eight between George Shipwith and Ann his
 wife of the County of Cumberland on the one part and Thomas Jefferson of the County
 of Albemarle on the other part Witnesseth that the said George & Ann his wife for Consider-
 -ation of the Sum of Seven hundred and ten Pounds to them in hand paid by the said
 Thomas have given granted bargained & sold unto the said Thomas and his heirs a
 certain Tract of Lands in the County of Goochland on the Dyed Creek & James river
 known by the name of Fish-hill, which said Tract of Lands was granted to a certain
 John Woodson by Patent bearing Date the sixteenth Day of August in the Year of our
 Lord one Seven hundred and fifteen from whom by several means some years it was
 transferred to John Wayles father of the said Anne on whose Death the same was
 allotted to the said Anne as part of her share of the Estate of the said John Wayles
 being all the Lands holden by the said John within the said County of Goochland to-
 gether with the Appurtenances to have and to hold the said parcel of Land with its

its Appurtenances to the said Thomas & his heirs - and the said said Henry & Anne his wife
and each of them do Covenant with the said Thomas that the said Henry & Anne his wife and
each of them their and each of their heirs executors & Administrators jointly and severally the
said Tract of Land with its Appurtenances to the said Thomas and his heirs with force
Warrant & Defend In Witness whereof the Henry and Anne have hereunto severally
Subscribed their names and Affixed their Seals on the Day and Year first above written
Sealed and Delivered
Henry Cox
Thomas Norris
Henry Suggs

Henry Shipwith seal
Anne Shipwith seal

in Presence of - - -
Henry Cox
Thomas Norris
Henry Suggs

Commonwealth of Virginia by the Grace of God To John Woodson J. John Rains
& Beverly Randolph Gent; three of the Justices of the peace for the County of Cumberland
or any two of them meeting in pursuance to an Act of the General Assembly of our Colony
of Virginia Intituled an Act for settling the Titles & bounds of Lands, &c. We command
you, or any two of you, that you cause Anne Shipwith the wife of Henry Shipwith Esq.
to come before you, but if she is unable to attend you, that you go to her and privately examine
her and apart from her said Husband touching her consent to her Acknowledgement and right
of Dower in the Land conveyed by the Deed hereunto annexed: Which Acknowledgement
and Relinquishment, you are to Certify on the back of this Commission to our Justices of
our County Court of Goorthland. herein fail not as also to cause the said Deed aforesaid,
with this Commission, to be returned before our said Justices Witness. Valentine the
Clerk of our said Court at the Court-house the xxviiith Day of September in the 11th
year of our Commonwealth
Val Wood

Cumberland County To Wit.

In Pursuance of the within Commission to us directed We do hereby
Certify that we have privately Examined Anne Shipwith the wife of Henry Shipwith
Esquire touching her Acknowledgment and Relinquishment of her right of Dower in and to
the Land mentioned by the said Deed hereunto Annexed and Apart from her said husband
and Doth hereby Certify her free consent to the same herein under my hands this second
Day of November. MDCCLXXVij.

Beverly Randolph
John Woodson

was had and
Delivered
Forth.

John Ware the
passed money for
Forth.
the 21. 1778.

Livery of Libson
timed for fur =
the 15. 1779.
ordered to be

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with and Ann his
son of the County
his wife for Conside
and paid by the said
and his heirs an
each & James river
anted to a certain
not in the year of our
some years it was
the same was
said John Wayless
ty of Goorthland to
Land with its

At a Court hold for Goodland County February the 15th 1774.

This Deed was proved by the Oaths of the Witnesses hereto to be the Acts and Deeds of Henry Shipwith and Anne his wife and thereupon with the Commission hereunto Annexed, ordered to be Recorded.

This Indenture made this Eighteenth day of January One thousand Seven hundred and Seventy nine Between Edward Gordon of the County of Goodland of the one part and Japheth Cowler of the same County of the other part Witnesseth that the said Edward Gordon for and in Consideration of the Sum of one hundred and fifty Pounds Lawfull money of Virginia by him the said Japheth Cowler to him the said Edward Gordon in hand before the dealing and Delivery hereof the Receipt whereof to the said Edward Gordon doth hereby Acknowledge and thereof doth Acquit and Discharge the said Japheth Cowler his heirs Executors Administrators Heirs granted Bargained and Sold and by these presents Doth Grant Bargain and Sell Enfeoff and Confirm unto the said Japheth Cowler his heirs and Assigns one certain Tract or parcel of Land containing seventy five Acres be the same more or less lying and being in the County of Goodland and bounded as follows the (to wit) Beginning at a former Red Oak standing on the south side of Carter's Ferry Road on Lewis Herndon's Line Thence his Line S. 88. W. 110 poles to corner white Oak an Pointers thence S. 52. W. 20 Poles crossing the said road to a former red Oak and Spanish Oak thence N. 37. W 76 poles to arched Oak on Rock Castle road thence down the same by its meanders S. 40. E. 26 poles S. 79. E. 38 poles S. 63. E. 24 poles S. 54. E. 39 poles S. 18. E. 7. poles S. 48. E. 11. 1/2 poles S. 78. E. 8. poles N. 62. E. 12 poles N. 38. E. 26. poles S. 72. E. 40 poles to a Green pine thence N. 1 W. 104 Poles to the Beginning with all houses Gardens houses ways water, and Water Courses and all other the Appurtenances to the same belonging or in any wise Appertaining to have and to hold the said Seventy five Acres of Land and the before recited premises with their Appurtenances and the reversion and reversionary remainder and remainders unto heirs and Profits thereof and of every part and parcel thereof with the Appurtenances unto the said Japheth Cowler his heirs and Assigns to the only use and behoofe of him the said Japheth Cowler his heirs and

and Assigns forever Administrators and assigns unto him the said Edward and the said Edward Covenant promise and Admin charged from all heirs and Assigns Herndon, his heirs and Lawfully the same and every person whatsoever hereunto Affixed

Mem full and Bona Appurtenances w given and Delic Effort of the within

Received on the Cowler One hund ation money wit

Edward Herndon dowed to be his C

This Ind

and Assigns forever and the said Edward Herndon his heirs Executors and Administrators the said Mesuago Plantation and Tract of Land with the Appurtenances unto him the said Japheth Cowler his heirs and Assigns shall and will warrant and forever Defend by these presents against the Claim and Demand of him the said Edward Herndon his heirs and Assigns or any other person whatsoever and the said Edward Herndon for himself his heirs Executors and Administrators the Covenant promise and Agree with him the said Japheth Cowler his heirs Executors and Administrators that the promises and Every part thereof are free and discharged from all manner of Inumbrances and that the said Japheth Cowler his heirs and Assigns for and Notwithstanding any Act or thing by him the said Edward Herndon, his heirs and Assigns or any other person Committed Done or suffered shall and Lawfully may forever hereafter have hold use Occupy Possess and Enjoy the same and Every part thereof with the Appurtenances with the Lawfull Let Molestation or Eviction of him the said Edward Herndon his heirs or Assigns or any other person whatsoever, in Witness whereof the said Edward Herndon to these presents hath hereunto Affixed his Seals and set his hand the Day and Year first above written.

Edward Herndon, seal

Memorandum that on the Day of the Date of the within written Indenture full and Peaceably Seizen and Possession of the within mentioned premises with their Appurtenances was had and taken by me the within named Edward Herndon and by me given and Delivery to the within mentioned Japheth Cowler according to the former and Effect of the within written Indenture.

Edward Herndon.

Received on the day of the date of the within written Indenture of the within named Japheth Cowler One hundred and fifty Pounds Lawfull money of Virginia it being the consideration money within expressed.

Edward Herndon.

At about hold for Goshland County February the 15th 1779

Edward Herndon, Acknowledged this Deed with the Levy of Seizen and Receipt endorsed to be his Acts and Deeds which were ordered to be Recorded.

This Indenture made this Fifteenth Day of February in the fourth Year of our Lord Christ.

Christ one Thousand seven hundred and Seventy Nine Between Holonah Jordan
Widow of Charles Jordan Dec^d & William Jordan son of the said Charles by the
County of Goodland
said Holonah of the ----- of the one part and John Ellis Jun^r of the County

of Henrico of the other part Witnesseth that the said Holonah Jordan & William
Jordan, for Divers good Causes and Considerations thereunto moving more Especi-
ally for the Valuable consideration of three hundred Pounds Current money of
Virginia Have Bargained and sold and by these presents Doth bargained sold
Alien'd outfeoff'd and Confirmed unto the said John Ellis Jun^r his heirs and Assigns
forever, One Certain Tract Dividend or parcel of Land Situate, lying and being
on the Water of Turkahoe Creek in the County of Goodland containing by Estima-
tion One hundred and fifty Acres be the same more or less and bounded by the Lines
of the following Persons, Viz the heirs of Thomas Farrar Dec^d Anthony Martin
the Mandors of Broad Branch to Turkahoe Creek thence Down the said Creek to the
Line of James Jordan thence on his Line to the ----- said heirs of the said
Thomas Farrar Dec^d together with all the Improvements on the said Land Em-
bellishments & Appurtenances what soever unto the said John Ellis his heirs and Assigns

forever. To have and to hold the above said tract Dividend or parcel
of Land with the privilegges and Appurtenances thereunto belonging or in any manner
of waye Appertaining unto the said John Ellis Jun^r his heirs and Assigns forever to
the only proper use and behoof of the said John Ellis Jun^r and his heirs forever and
the said Holonah Jordan & William Jordan doth agree and Acknowledge that
they have a good indefeasible right in Fee Simple in the above mentioned Land
and premises ----- and they have a just & Equitable right to sell and convey the same
which by these presents they have sold unto the said John Ellis Jun^r his heirs and
Assigns forever not only against the Claim of them the said Holonah Jordan and
William Jordan and their heirs forever but against the Claim of all and every
Person or persons whatsoever Claim or to Claim any Estate right or title in the
above sold Land and Premises shall and with Warrant and forever Defend unto
the said John Ellis Jun^r his heirs and Assigns forever in Witnes whereof the said
Holonah Jordan and William Jordan have hereunto set their hands and

Seals the Day and Year above Written seal
Signed Sealed & Delivered
in presence -----
Witnessations in fourth line
& in the sixteenth line & Twenty
fifth line before signing Wm Jordan seal

Memorandum. That on the fiftenth day of in February in this Year of Christ One Thousand Seven hundred and Seventy nine that parcel of Land & Quist possession and Seizon of the within Granted Land and Premises was had and taken by the within mentioned Kolonah Jordan and William Jordan and by them Delivered unto the within named John Ellis junr in their persons according to the honor for m & Effort of the within written Deed in 1779 in Presence of

Wm. Jordan. seal

Rec. fiftenth of February in the Year of Christ One Thousand Seven hundred and Seventy nine the Sum of --- being in full Satisfaction for the within Lands and Premises In presence of --- Wm. Jordan.

At a Court held for Goorhland County February the 16. 1779 William Jordan Acknowledged this Deed with the Seivry of Seizon and receipt Endorsed to Colies Arts and Deeds --- which were ordered to be Recorded.

Teste Nath Wood Clerk

TO all Persons to whom these presents shall come I John Woodson of the county of Goorhland send Greeting KNOW Ye that I John Woodson for Divers Good Causes and Considerations thereunto moving but more Especially for natural Love and Affection which I have and bear unto my son Josiah Woodson have and Do by these presents give grant and Confirm unto him my said Josiah Woodson and his heirs And Assigns forever one certain Exact Dividend or parcel of Land situate Lying and being on both sides of Stony Creek in the said county of Goorhland containing by Estimation one hundred Acres or the same more or less and bounded thus Beginning at a Large 102 11 02 poplar standing in a branch of Stony Creek on John Lettys Deed Line thence running South Eighty Degrees West one hundred and Twenty Eight poles to a corner black Jack on the Line of Thomas M Handolph thence on the Line of the said Handolph north Thirty three Degrees East three hundred and forty four poles Crossing Money Creek west and running through William Utbys fence to a

a Corner Gregory Just out of his four shires south four teen Dogsoes west two
 hundred and sixty nine poles to the beginning corner poplar to have and
 to hold the above mentioned Land and premises with all its Appurtenances
 thereunto belonging or in any wise appertaining unto the said Josiah Woodson
 his heirs and Assigns forever. Not only against the Claim of him the said John Wood-
 son or his heirs but against the Claim of all and Every person or Persons what-
 soever shall and will the ^{said} Warrant and forever Defend in Citeuz &
 wheresof the said John Woodson hath herunto sett his hand and seal this twenty
 eight day of ^{September} One Thousand Seven hundred and Seventy Eight.

Witness my hand and seal
 in presence of - - -

John Woodson.

At a Court held for Goodland County February the 16th 1778.
 John Woodson Esq. acknowledged this Deed to be his Act and Deed which was Ordered
 to be Recorded

Inventory of the Estate of Richard Curd Dor.^d

50 head of hogs £ 250	1 cow & 6 Shoats £ 11.	15 head Sheep £ 30.	£ 291	
1 Bay horse £ 120	1 D. £ 75.	1 D. Gray Ditto 40/.	2 mares £ 120.	355
26 head of cattle £ 254.	1 Goat 20/.	1 Desk £ 25.	1 Large Table £ 12. 10.	292 10
1 Doz. Leather Chairs £ 24.	1 Arm D. 50/.	11 Cush D. 55	291 5	
2 pair of hand Irons £ 7. 10.	1 pair shovel Tonges & Poker. 16/-		8 5	
1 Sugar box. Brush & Slate. 40/	a parcel Wine Glasses & Tumblers 16/-		2 16	
a parcel of Cups & Saucers 12/.	1 mugg, Tea pott & Bottle 9/		1 9	
2 Earthen Bowles & 1 Dish. 20/.	a parcel Books £ 8.	2 Looking glasses 16/	9 15	
1 Old Dial 20/	1 Clock 20/.	2 Small Trunks 10/.	1 Lanthorn 20/	4
2 pair money scales. 1 razor & Strop &c. 45/.	1 pocket pistol 40/		4 5	
1 Gun & barrel £ 6.	2 Gunns powder Horns &c. £ 10. 10		25 10	
2 Trunks 20/.	1 Cass and bottles 100/.	5 Chests 60/.	3 Tables £ 6. 2	16 12
1 Tea Kettle 40/.	7 Dishes £ 7.	20 plates & 2 poring ers £ 10. 10		19 10
1 Quart pott 20/.	4 plates. 5 Basons. 14 Table & 1 Spoon spoon £ 9.	10 ^g Shovels 12/		10 12

1 Sett Bla. Smiths Tools £35.	1 Sett Silver Smiths Tools £22.	£	3
		107	
1 Beavers Trap 60/.	3 Hoop Hooks 18/.	19	18
	19 1/2 Cart wheels £6.		
		9	18
		£	0/170/2/6

In Obedience to an Order of the Worsshipfull Court of Goochland We the Subscribers being first Sworn have Apprais'd the Estate of Richard Curo dec'd as Above Given under Our hands this 16 Day February 1779.

John Shelton
John Curo
Richard Sampson

At a Court hold for Goochland County Feby. 16. 1779.
This Inventory was presented in Court and Ordered to be Recorded.

Goochland Nov. 10. 1778.

We Edward Redford, Edmund Curo, Henry Perkins Knight Howles, George Underwood, Thomas Bolloch Lury Watkins Frances Curo by Thomas Kattler Guardian to Ann Williams Curo. being Intitled as Joint Legatees unto several negroes Sent by John Downes to Richard Curo and Sarah his wife During their natural lives and after their Decease given Equally to us do hereby Agree for our and Each of our selves, that if M^{rs} Sarah Curo will now Divide the said Slaves Equally between us the Subscribers Immediately to allow us to remaine forever hereafter in the Quiet & yeasable Possession thereof that we will not During her natural Life Claim or Demand any of the negroes Left us by the Deceased Rich^d Curo or any of the household or kitchen furniture Storke of any sort Crops or Plantations Utensils, but that we do hereby Agree to Let all such Estate remaine together in Possession of the aforesaid Sarah Curo During her Life and after her Decease to be Divided Agreeable to the Late Willy^{am} Test^{ament} of Rich^d Curo. Dec. between us, now as there seemd to be Some Doubts concerning the Will of Rich^d Curo we have come into this Amirable agreement hereby to put every Person concerned upon Equal & permanent footing in the possession of the several parts of the said Slaves as they may be divided.

Witness our hands this Day and Year aforesaid.
 Test. John Shelton. Edward Redford. Lury Watkins.
 Thomas Underwood. Edmund Curo. Fanny Curo.
 John Curo. Henry Perkins. Thomas Kattler Guardian for A.
 Wm. Rawlins, jun^r. Knight Howles.
 Geo. Underwood.
 Thomas Bolloch.

As the Several Deceased who had a right after my Deceased to claimundry negroes
 Left by Mr. John Downer to my Dec^d. Husband Richard Curo. and we have come to an
 Agreement between themselves for the Division of them I do here by Agree to ratify &
 confirm the said Agreement & Division provided they Leave in my Possession the fol-
 lowing to Wit Judah, James, Jammy, George Gilbert, Tom, Jeffery, Bess, Dinah, Tabb-
 Solvie, Dolly, Sam, & Ruben, and their future Increase, as also all the household and
 Mill house Furniture together with the Crops, & Stocks &c. Left by the Dec^d R^d Curo.
 Witness my hand this 10th Oct^r 1770.

Sarah Curo

Test. John Shelton.
 Thomas Underwood
 Jer. Rawlins Jun^r.

At a Court held for Goodland County February the 16th 1770.

This Instrument of writing were presented in Court and Ordered to be recorded.

Teste Thos Underwood

This Indenture made this Twenty first day of August in the year of our
 Lord one thousand Seven hundred & Seventy Eight Between Joseph Johnson
 & Sarah his wife of the County of Goodland of the one part & Thomas Martin
 Sen^r of the County of Fluvanna of the other part Witnesseth that the said
 Joseph Johnson and Sarah his wife for and in consideration of the sum of
 one hundred & twenty pounds to them in hand paid by the said Thomas Martin
 before the sealing & Delivery of the presents the Receipt whereof the said Joseph
 Johnson and Sarah his wife doth hereby acknowledge & they sh^{al} be quiet of &
 charge the said Thomas Martin his heirs Executors Administrators, Heirs, Assignes
 bargain'd, sold, & confirm'd & by these & by these presents doth grant, give, sell
 & confirm unto the said Thomas Martin his heirs & assigns forever a certain
 Tract or parcel of Land situate lying and being in the County of Goodland
 Branch of the Rapid creek, containing One hundred & Six Acres be the same more or
 less & bounded as followeth To Wit beginning at a Oak on John Johnsons line
 & thence on the said Johnsons line to Jacob Cairns line, thence on said Cairns
 line to John Gilberts line, and on said Gilberts line to Turner Andersons line thence on said
 Andersons line line down Branch to creek, thence down creek to annual

Richardson's Line thence on Samuel Richardson's line to the beginning at
 said Oak, with all the houses Orchard's Gardens &c. there unto belonging to have
 to hold the said tract of Land & premises with its Appurtenances unto the
 said Thomas Martin his heirs & assigns to the only proper use & behoof of him
 the said Thomas Martin, & the said Joseph Johnson and his wife Sarah for them
 selves & their heirs doth by the before said covenant to and with the said
 Thomas Martin his heirs & assigns that they shall from this time & at all times
 hereafter Warrant & forever Defend the said Land and premises with
 the Appurtenances thereunto belonging unto the said Thomas Martin his
 heirs & assigns against the claim of them the said Joseph Johnson & Sarah
 his wife, & their heirs for ever & all & Every person or persons whatsoever in
 Witness whereof we have Interchangeably set our hands &

affix our Seals
 Signed Seal: & Delivered

Joseph Johnson. seal.
 Sarah Johnson. seal

In presence of
 Jos. Haden.
 John Martin.
 John Gilbert.
 Ralph ^{his} Banks.
 Mark

Received on the day of the date of the within written Indenture of the
 within mentioned Thomas Martin the sum of one hundred & thirty pounds
 current money of Virginia being consideration money within mentioned and
 by us
 Joseph Johnson

Test. Jos. Haden.
 John Martin.
 John Gilbert.
 Ralph ^{his} Banks.
 Mark

Memorandum that on the Day of the Date of the within written Indenture
 full and peaceable Seizen & Possession of the within mentioned premises was
 had & taken & by us Joseph Johnson & Sarah his wife given and Delivered
 unto the within mentioned Thomas Martin Witness our hands

Test. Jas. Haden.

John Gilbert.

John Martin.

Ralph ^{his} Banks _{mark}.

Joseph Johnson.

A Court held for Goodland County March the 15th 1779.

Joseph Johnson acknowledge this did with the receipt & livery of seven to be wth and Duds took were ordered to be Recorded.

This Indenture made this 20th day of March 1779 between Anthony Martin of Powhatan County of the one part and John Stewart of Cumberland County of the other part witnesseth that the said Anthony Martin for and in consideration of the sum of Five hundred pounds current money of Virginia to him in hand paid the receipt whereof he doth hereby acknowledge & himself therewith fully contented and void of all claims gained sold and made over unto the said John Stewart his heirs & assigns hereinafter Adams or a signson certain Tract of Land situate lying & being in the County of Goodland the waters of Broad branch and bounded by the Lines of James Guad Rich D. Hines Seco & d Matthew Woodson Alice & William Woodward containing by estimation Two hundred & Twenty seven Acres be the same more or less with all and singular the priviledges and appurtenances thereto belonging To have and to hold unto the said John Stewart his heirs & assigns forever and the said Anthony Martin the said Tract or parcel of Land unto the said John Stewart well and lawfully to have and to have and to forever defend in the same and to maintain the same the said Anthony Martin his Heirs Executors Administrators and assigns present and all and every person claiming any right title or Interest to any part or parcel thereof by from or under him or them and all and every person or persons whatsoever in Witness whereof the said Anthony Martin hath hereunto set his hand & Seal the day & year above written.

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 Sarah for them
 the said
 and at all times
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 Martin his
 Inson & Land
 Calocover in
 Inson. seal.
 on ... seal.
 sure of the
 inty promises
 antioned rec'd
 Johnson
 written Indent
 ad premises
 Delivered

Seald & deliver'd
In Presence of...}

Mer. Price.

Matthew Woodson

John Allen.

Memorandum That on the day & year within written quiet & peaceable possession of the within granted Land & premises was had and taken by the said Anthony Martin & by him deliver'd over unto within mentioned John Stewart

Test

Mer. Price.

Matthew Woodson.

John Allen.

Received this 30th day of March 17th Dec. of John Stewart five hundred pounds Current money of Virginia it being the consideration within mentioned

Test. Mer. Price.

Matthew Woodson.

John Allen.

At a Court held for Goochland County March the 15th 1779
Anthony Martin acknowledged this deed with the living seals & receipt endorsed to his acts & deeds to be recorded.

This Indenture Made the eight day of January in the year of our Lord one thousand Seven hundred and Seventy nine Between Joseph Woodson of Goochland County of the one part part and John Johnson of the same County of the other part Witnesseth that the said Joseph Woodson for and in consideration of the sum of Sixty pounds Current Money of Virginia him in hand paid by Have given Granted Bargained Sold Alien & Enfeoff'd and Confirmed and by these presents doth Give Grant Bargain sell Alien

Alien Infeoff and confirm unto John Johnson his heirs and assigns forever
 one certain Tract or parcel of Land lying and being in the County of Goodland
 on the Branches of Honeyfuk and Brod Branch containing by Estimation Two
 Hundred Acres be the Same more or less Bounded as followeth Viz. Beginning
 on William Farners line Thence on his line to Tardons line thence of the S. Farners
 line to John Exanis line thence on the S. Exanis line to Edward Willies line
 thence on the S. Willies Line to the S. John Johnsons line, thence on the S. Joh-
 sons line to Matthew Woodsons line thence on the S. Woodsons line to the place
 Began at With all Houses, Orchards, Gardens, Fences, Woods, Waters, Profits
 and Advantages whatsoever to the same Belonging Or in any Wise Appertain-
 ing, To have and to hold the said Tract Or parcel of Land unto the S.
 John Johnson, to him and his heirs and Assigns forever to the Only proper Use
 and Behoof of him the S. Johnson him his heirs and assigns forever and the
 said Joseph Woodson doth from the Bargain agree that he will warrant and by
 these presents doth warrant the S. tract of Land unto the S. John Johnson to him
 his heirs and Assigns forever not Only Against the Claim of him the S. Joseph Wood-
 son but against the Claim of all Other Persons whatsoever In Witness whereoff
 he the S. Joseph Woodson hath hereunto set his hand affixed his seal this day
 and year above written

Signed Seal. & Delivered

Joseph Woodson

For Presence of

Touak Woodson.

Elliot Lacy

Samuel Woodson

John Lewis

Memorandum That on the 8. day of January in the
 year of our Lord One thousand Seven hundred & Seventy Eight Peaceable and
 Quiet Possession and Peace in Within mentioned Lands and premises
 was had and taken by the within Named Joseph Woodson & by him
 Delivered unto the S. John Johnson in their Proper Persons according
 to the Tenor form & Effect of the within written Deed

Joseph Woodson

Seal
 then joint S
 as had and
 into within
 in Seal
 of John
 it being
 in receipt
 the year of our
 between Joseph
 reason of the same
 in for and in con-
 inia him in
 in feoff d and
 to Alien

In Presence of us
Josiah Woodson.
Elector Lacy.
Samuel Woodson.
John Lewis.

A lawsuit held for Goochland County March the 15th 1779.
Joseph Woodson acknowledge this deed with the livery of seizin Endorsed
to be his acts and deeds which were ordered to be Recorded.

This Indenture made this Twenty Seventh day of march in the year
of our Lord one Thousand seven hundred and seventy nine Between George
Crouder of the County of Gooch: of the one part; and David Crouder of the same
County of the other part Witnesseth that the said George Crouder for the love &
Affection that he bears unto his well beloved son David Crouder as
also for and in consideration of the sum of ten pounds of lawful money of
Virginia by him the said David Crouder to him the said George Crouder in hand paid
before the Sealing and Delivering hereof the receipt whereof he the said George Crouder
doth hereby Acknowledge, and thereof Acquit and discharge the said David Crouder
his heirs executors & administrators hath granted Bargained and sold and by these
present doth Grant Bargain sell In full Confirmation unto the said David Crouder
his heirs & assigns, one certain Tract or parcel of Land lying and being in the
County aforesaid containing by Estimation fifty acres be the same more or less
being in the said County of Goochland on the South Side of Paynes Road being
part of the track whereon I now live with all Houses Orchards
Mills Fences ways water & waters courses and all other appertanances to
the same belonging or in any wise appertaining to have & to hold the said David
Crouder, his heirs & assigns for ever with their appertanances and
the reversion & reversions remainder & remainders Rents Issues and pro-
fits thereof & of every part & parcel thereof with the appertanances unto

unto the ^d David Crowder his heirs & assigns to the only use & behoof of the ^d David Crowder his heirs & assigns for ever and the said George Crowder his heirs Executors & administrators the ^d Messuage plantation & Tract of Land with the appertinances unto the ^d David Crowder his heirs and assigns shall and will warrant & forever defend by these presents against the claim & demand of him the ^d George Crowder his heirs & assigns or any other persons whatsoever and the ^d George Crowder for himself his heirs Executors and administrators doth Covenant & promise and agree to & unto the ^d David Crowder his heirs Executors and administrators that the premises and every part thereof be free & discharged from all manner of incumbrances & that the ^d David Crowder his heirs & assigns for and notwithstanding any act or thing by him the ^d George Crowder his heirs & assigns or any other person committed done or suffered shall & lawfully may forever hereafter have hold use occupy & possess & enjoy the same and every part thereof with the appertinances without the Lawfull let molestation or vexation of him the ^d George Crowder his heirs or assigns or any other person what soever in all things whereof the ^d George Crowder to these presents hath hereunto sett his hand and affixed his seal the day and year above written

Seal and delivered
in presence of us
Obadiah Smith
W^m Tomlin

George Crowder
mark seal

W^m Cole
his
Rebin X Thustan
mark

At a Court held for Goodharts County April the 17th 1774
George Crowder acknowledged this deed to be his act & deed and was ordered to be Recorded.

This Indenture made this nineteenth Day of April in the Year of our Lord One thousand Seven hundred and Seventy four Between

Between Thomas Mafie & Elizabeth his wife of Goochland County of the
 one part and Anderson Parish of Fluvanna County of the Other Part Wit-
 nesses that the said Thomas Mafie & Elizabeth his wife for and in Conside-
 ration of the sum of one hundred and twenty pounds of Lawfull money of
 Virginia by him the said Anderson Parish to him the said Thomas Mafie
 in hand paid before the sealing and delivery hereof of the Receipt Whereof
 he the said Thomas Mafie Elizabeth his wife doth hereby Acknowledge and thereof
 doth Acquit and Discharge the said Anderson Parish his heirs Executors &
 Administrators, hath Granted Bargained sold Enfeoffed and Confirmed; and
 by these presents doth grant Bargain sell Enfeoff and Confirm unto the
 said Anderson Parish his heirs and assigns one certain Tract or parcel of
 Land Lying & Being in Goochland County and bounded as followeth to
 wit Beginning at Thomas Mafie's Corner pointers then on his line north
 thirty two Degrees East ninety four poles to a Corner pine in the said Mafie's
 line then north seven and a half Degrees East Sixty four poles James nor-
 well's Corner pine then on his line north Twenty two & a half Degrees West one
 hundred poles to Turner Anderson's Corner pointers then on his line south
 sixty eight Degrees west sixty six poles to William Martin's Corner pointers
 then on his line south thirty nine Degrees West one hundred and sixty eight
 poles to pointers on the said Thomas Mafie's line then on his line south sixty
 Degrees East to the first station and the Reversion and Reversions Remainders
 and Remainders Rents Issues and profits thereof with the appurtenances
 To have and To hold the said mesuages plantation and Tract of Land
 With the appurtenances unto the said Anderson Parish his heirs and
 assigns for ever to the only use and behoof of him the said Anderson Parish
 his heirs and assigns, and the said Thomas Mafie & Elizabeth his wife
 for him self his heirs &c. doth Covenant promise and agree to and with the said
 Anderson Parish his heirs &c. that the premises and Every part thereof with
 the appurtenances are free and discharged from all manner of incumbr-
 ances and that the said Anderson Parish his heirs &c. for and notwithstanding
 any act or thing by him the said Thomas Mafie his heirs or assigns or
 any other person committed done or suffered shall or Lawfully may forever
 Hereafter Have hold use occupy possess and enjoy the same and

Fig

Firstly

secondly

and every part thereof with the appurtenances without the Law full let, Molest-
ation or Eviction of him the said Thomas Mafie & Elizabeth his wife or heirs
or assigns or any other person whatsoever In Witness whereof the said Thomas
Mafie and Elizabeth his wife to these presents hath set their hands and seals
the day and year above writ.

Thomas Mafie.

Sealed & Delivered

In the presence of } Received on the Day of the Date of the within written In-
debture of the within named Anderson Parrish the sum of one hundred and ninty pounds
it being the consideration money Within mentioned I say 200th me.

Witness.

Thomas Mafie.

Memorandum that on the day of the Date of the within writt and debture
Full and peaceable Seizen and possession of the within mention'd premises with the appurtenances was
had and take by me the within named Thomas Mafie and by me Given and Deliver'd unto the
within named Anderson Parrish Witness my hand.

Thomas Mafie.

Test.

At a Court held for Georgia County April the 19th 1799.

Thomas Mafie, Acknowledged this Deed with the receipt and Delivery of Seizen endorsed to be
his Acts and Deeds were ordered to be Recorded.

Teste.

Robert Jordan of Georgia County being Ancient and infirm of Body but
of sound disposing mind and Memory, do make my last will and Testament in
manner following, and

Firstly My will and desires that all my just Debts and Contracts be fully paid and
satisfied by my Executors hereafter named

secondly I give unto my Daughter Francis Wingfield all that Tract or parcel of Land
which I bought in debt for by the last purchase I made from him being
the place whereon my son in Law Robt. Wingfield now lives To her and her
Heirs for Ever, one Feather bed and Trunkets one Iron pot and Kettle one
pearl dish Two Brass die plates die Churns, all Which before this time

235. / time I had lent her.

Thirdly. I lend unto my Daughter Phoebe Clarke all the residue of my Land after laying off thirty three acres to William Roytor which I lately sold him and to be take on the north side Wolf Branch below the house. Five or six acres and a line made by Joseph Watkins before the making of this my Will containing by Estimation about one hundred Acres, and after her decease. I give the said Tract of Land to my Grandson Robert Clarke and to his Heirs for ever.

Fourthly. I give unto my Grand Daughter Elizabeth Wingfield Ten pounds current money.

Fifthly. My will and desire is that my loving wife Susanna Jordan occupy and possess that part of the Land I live on during her life on the north side of the said Wolf Branch above my House and above a long Gully to the East ward of it to occupy without Waste or venting to others any part of it & without being disturbed by my said Daughter Phoebe Clarke or her Heirs. I also lend her during her life one feather bed and furniture one pot one dish one Bason Two plates & one Cow, and at her decease I desire my Two daughters may equally share the said goods & Chattels

Sixthly. I also give unto my Daughter Phoebe Clarke one Feather Bed & Furniture. Two Trunks two small pots two Basons one dish six plates which before this time I had lent her. Also six chairs to be delivered to her after my death.

Seventhly. I give unto my two Daughters aforesaid all the residue or remainder of my Estate whether real or personal to their Heirs for ever

Eighthly. I constitute and appoint my Son in Law Robert Wingfield my Friends William Roytor and Thomas Pleasant. Executors to this my last Will and Testament, revoking all and every other Will or Wills heretofore by me made In Witness whereof I have hereunto set my hand and affixed my seal this 16. day of may 1775

Signed Sealed published and declared to be last will and

his
Robert Jordan Seal
mark

Testament of the within named
Robert Jordan in presence of us

was Witnesses thereto

The Plaintiff.

W^m Roystor.

Edw. Redford.

James Roberts.

Richard Sampson.

At about cont. and held for Goochland County, April the 20th 1779

This Writing was presented in Court and proved by the oaths of William Roystor Gent. to be the last Will and Testament of Robert Jordan dec. & there upon admitted to Record.

At about held for Goochland County June 21st.

Edward Redford, and Richard Sampson proved this Writing to be the last Will & Testament of Robert Jordan dec. with proof, is ordered to be Recorded.

I William Shepard of the County of Goochland being in health and of Sound and perfect memory do Make and Ordain this my last Will and Testament To be as Follow I Give and Devise unto my Brother Benjamin Shepard Twenty five pound to be paid When he Coms of age as also I Give and Bequeath unto my Sister Mrs. = dead Shepard Twenty five pounds to be paid on Morrow By my = = Executors I Constitute and appoint my Beloved friends David Shoxton and Peter Shoxton Executors to this my last will and Testament in Wit = = nesses whereof I have hereunto Set my Hand and Seal this 7 day of March Thousind seven Hundred seventy Eight Signe and sealed in the presants of us

Turner Claps Jaune,
Samuel Shepard

William B Shepard

At about continued & held for Goochland County April 20th 1779. This Writing was proved by the oaths of the Witnesses hereto, to be the last Will & Testament of William B. Shepard. & thereupon admitted to Record.

Know all Men by these presents, that We John Woodson
 Tho. J. Bates, W^m Holman, Nath. Mafie, & John Gurrent are held
 and firmly bound unto the Board of Auditors of our Common-
 wealth of Virginia, for the time being, or unto their Successors, in
 the full and just sum of forty thousand pounds — current
 Money of Virginia: To the which payment well and truly to be
 made, We bind ourselves, & every of us, our heirs & every of our Heirs,
 Executors, or Administrators jointly, and severally, firmly by these
 presents. Sealed with our seals, and dated this XXVijth day of May
 Anno Dom: M D C C C X X X X.

The Condition of the above is such that Whereas the above bound John
 Woodson, Sheriff of the aforesaid County, was appointed by our County Court
 of Goochland, the XXVijth day of May, M D C C X X X X, for the collecting, and
 Accounting for all the Duties, and Taxes, imposed within the said County,
 by an Act of our general Assembly of our Commonwealth, passed the
 XXth day of October in the year M D C C X X X V I, and amended by another act
 passed the Vth day of October M D C C X X X V I I. Now if the said John Woodson,
 shall truly and faithfully settle with the Commissioners for the said Duties,
 and Taxes, by him collected, by virtue of the said Act, on or before the first Day
 of November M D C C X X X X, and by their Certificates pay unto the Board of Au-
 ditors for the time being, or their Successors on or before the first day of December
 M D C C X X X X, the said Duties, & Taxes, agreeable to the said Acts of Assembly.
 Then the above Obligations shall stand otherwise remain in full Force.

Sealed, & Delivered in presence of
 John Woodson *(seal)*

At Court held for Goochland County May the 17th 1777.
 This Bond was acknowledged by John Woodson, Thomas J. Bates, William
 Holman, Nathaniel Mafie, John Gurrent, to be their joint & several
 acts & deeds which was ordered to be Recorded.

In obedience to the annexed order we the Subscribers being first sworn have appraised the Estate of Tho. Ford dec'd this 14th day of April 1779 as follows Viz^d

a negro man Harry	£150	—	—	
D ^o Peter	5	—	—	
D ^o Daniel	350	—	—	
D ^o Dick	300	—	—	
a negro woman Betty	300	—	—	
D ^o Child Yarruco	150	—	—	
a Horse	100	—	—	
1 young mare	150	—	—	
Improv ^d Colt	120	—	—	
a parcel of Hoes	15	—	—	
3 Axes	6	—	—	
4 Iron Wedges	6	—	—	
a pair hand Irons	5	—	—	
a pair wrought D ^o	7	—	—	
a pair Iron Traces	5	—	—	
a parcel of old Lumber	6	—	—	
an old Bag	10	—	—	
8 Keap hooks	3	14	—	
a parcel of old Lumber	1	10	—	
4 cow hides	9	—	—	
3 feather Beds & furniture	120	—	—	
a parcel of Lumber	5	—	—	
small parcel of Tob ^o & Lumber	6	—	—	
a parcel of Salt	4	—	—	
a parcel of China earthen ware &c	14	—	—	
2 Walnut Tables	15	—	—	
7 Charis	12	—	—	
1 Desk	15	—	—	
a Tea Chest, Brush, old Books &c	3	—	—	
4 fat pots &c	3	10	—	

4 Spinning Wheels	5	10	—
2 old Saddles &c	4	—	—
2 Casks of parcels of feathers	2	10	—
1 Loom & Furniture	11	—	—
1 Corner Cupboard	—	10	—
2 meat sifters	—	16	—
1 billmettel Thillet & 2 perfels	8	12	—
aparel Tub & pails	1	4	—
aparel of pewter	21	10	8
aparel of old Lumber	1	10	—
5 pots &c	26	12	—
36 hogs & Shoats	55	4	—
13 head Cattle	164	—	—
12 head Sheap	20	—	—
aparel Cartwheels & Old negise womanf	12	—	—
a Cart & some cloth	8	—	—
Cash at his decease	3	—	—
Cash rec. for pork since the decease	72	14	—

Anderson Peers
 Benj. & Hughes
 Randal Rowntree

At about held for Goochland County May the 17. 1779.
 This Inventory was presented in Court & ordered to be Recorded.

This Indenture made this seventeenth day of May and in the year of our Lord Christ one thousand seven hundred and seventy nine Between George Lovell of the County of Goochland of the one part and John Lovell of the same County of the other part Witnesseth that the said George Lovell for ane in Consideration of Five Hundred pounds Silver rest money of Virginia to him paid by the said John Lovell before the Enscaling and

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 his he
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and Delivery of these presents the Receipt whereof I do hereby acknowledge
 have granted Bargained sold aliened Enfeoffed and confirmed and by these presents
 do grant Bargain sell alien Enfeoff and confirm unto the said John Lovell to
 his heirs and assigns for ever one certain tract or parcell of Land containing
 sixty acres be the same more or less being and being in the County of Worcester
 on a branch of Ditching hole Creek Colled the plantree Branch and bounded
 as followeth Beginning at a Corner set of pointers on William Hodges and John
 Lovell line thence on Lovell line North fifty five degrees East one hundred and
 twenty four poles crossing the plantree Branch to a corner on David Alvis line
 thence North seventy five degree west to the said Branch Between the said
 plantree Branch as it meanders to a corner of David Alvis and William Hodges
 line thence a new line between the said George Lovell and the said John Lovell
 to a corner white oak on William Hodges line then South thirty seven degrees
 East thirty five poles to the said Corner set of pointers on the said Hodges
 Lovell being in the first station begun at Being part of the Land conveyed to
 the said George Lovell By the last will and Testament of George Lovell Deceas-
 ed and Being the Dwelling place of the said Deceased to include together
 fully of sixty acres be the same more or less as it may fully appear to

Have Elnd To Hold all and singular the premises a line men houses
 with the appurtenances unto the said John Lovell his heirs and assigns
 for ever and that the said George Lovell for him self his heirs and assigns
 do covenant Grant and agree to and with the said John Lovell his heirs and
 assigns that he the said George Lovell at the time of Enfeoffing and Delivery
 of these presents is the true and Lawful owner of the said Land and premises
 above mentioned and have goodnight full power and lawful authority
 for his own Right to sell and convey the said Land a Covenant hereunto
 the said John Lovell and his heirs or assigns according to the true intent and
 meaning of these presents and also that the said John Lovell his heirs
 or assigns shall and may at all times forever hereafter lawfully and quietly
 and peaceable Occupy possess and Enjoy the said Land and premises above
 mentioned with out the let trouble hindrance or molestation of the said George Lov-
 well or any other person or persons what soever and lastly that I the

in the year
 between
 John Lovell
 and George
 Lovell
 seal and

the said George Lovell for him self his heirs and sucherson all and singular
the premises above mentioned with the appurtenances against himself
his heirs Executors and Administrators or assigns and against all and
Every other person or persons who to ever unto the said John Lovell his heirs
and assigns shall and will warrant and forever defend by these presents
In witness hereof and of Every part of these presents the said George
Lovell have here unto set my hand and affixed my seal the day and
year first above written

signed sealed and Delivered }
In presence of }

George Lovell 

Be it Remembered that on the day of the date of the within
written Indenture Trust and Deceable possession and seizen of all and
singular of the premises within mentioned were had and taken by the
within named George Lovell in his proper person and by him Deliv-
ered over unto the within named John Lovell in his proper person
to hold to him and his Heirs and assigns according to the true Intent
and Meaning of the within Written Indenture.

George Lovell. 

Received of the within named John Lovell the sum of Five
Hundred Pounds Current Money Being the full Consideration
for the within sold Land and Premises Received this seventeenth day
of May one thousand seven hundred and seventy Nine by me.

George Lovell

At Court held for Goodland County May the 17th 1779.
George Lovell acknowledged this Deed with the Survey of seizen and
receipt endorsed to be his acts and deeds wch were ordered to be Recorded.
Then Betty his wife (She being first privately examined)
Relinquished her right of Dower in the Land by this Deed conveyed wch
was also admitted to Record.

This Indenture made this seventeenth day of May one thousand seven hundred and seventy nine Between George Lovell of the County of Goodland of the one part and Thomas Riddle of the same County of the other part Witnesseth that the said George Lovell for and in the consideration of five hundred pounds Lawfull money of Virginia, to him in hand paid by the said Thomas Riddle before the Enscaling and Delivery of these presents the Receipt whereof I do here by acknowledge have granted Bargained sold Aliened Infeoffed and confirmed and by these presents do grant Bargain sell Alien Infeoff and confirm unto the said Thomas Riddle and his heirs and assigns forever one certain tract or parcel of Land containing one hundred acres be the same more or less Lying and Being in the County of one said and on the Branches of Leeking hole Creek called the Pleasant Branches and being part of the tract or parcel of Land conveyed to the said George Lovell in the Last Will and Testament of George Lovell Deceased and bounded as followeth Beginning at a corner white oak on William Hodges line and John Lovell being the new line to the pleasant Branch to a corner of Jack Wades and William Wades thence up the said pleasant Branch to a corner of William Wades and the said Thomas Riddles thence up the said Branch as it meanders seventy six poles to a corner ash on James Wades thence south fifty Degrees East one hundred and twenty six poles to a corner William Wades thence on Wades line to corner Douders on William Hodges line thence on Hodges line south Thirty seven Degrees East sixty poles to a corner white oak on William Hodges and John Lovell line being the place begun at to Include the Quantity of one hundred Acres be the same more or less according to the Bounds aforesaid as it may fully appear So Have and To Hold all and singular the premises above mentioned with the appurtenances unto the said Thomas Riddle his heirs and assigns and the said George Lovell at the time of Enscaling and Delivery of these presents is the true and Lawfull and Right full owner of the said Land and premises above mentioned have good right full power and Lawfull authority for his own Right to sell and Convey the said Land and above mentioned

mentioned unto the said Thomas Kiddle and his heirs and assigns according
 to the true intent and meaning of the presents and also that the said
 Thomas Kiddle his heirs or assigns shall and may at all times forever
 hereafter have hold quietly and peaceable Occupye Possess and Enjoy
 the said Land and premises above mentioned without the let Trouble
 Hindrance or denial of me the said George Lovell or any other person
 or persons whatsoever and Lastly that I the said George Lovell for
 him self his heirs Executors and Administrators or assigns and
 against all and Every other person or persons what so ever unto
 the said Thomas Kiddle his heirs or assigns shall and well Will
 rent and forever Defend by these presents In Witness where
 of and of Every part of these presents I the said George Lovell Have
 here unto set my hand and affixed my seal the day and year
 first above Written

Signed sealed and Delivered }
 In presence of }

George Lovell 

Best Rememr Said that on the Day of the date of the within wri-
 ten Indenture Quiet and peaceable possession and seizon of all
 and singular of the premises within mentioned were had Taken
 by the within named George Lovell in his proper person and by
 him Delivered over unto the within named Thomas Kiddle in his
 proper Person To hold to him and his heirs and assigns according to
 the true intent and meaning of the within Indenture.

George Lovell 

Received of the within named Thomas Kiddle the sum of five
 hundred Pounds Current money of Virginia Being the full Considera-
 tion for the within sold Land and Premises Received this seventeenth
 day of May one thousand seven hundred and seventy nine by me.

George Lovell

At about held for Goochland County May the 17th 1779.
 George Lovell acknowledged this Deed with the livery of seizon & receipt en-
 closed to be his acts & deeds which we is ordered to be recorded. Thers Betty his Wife
 she being first privately examined) Relinquished her right of Dower in

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in the Land by this deed conveyed which was also admitted to Record.

This Indenture made this thirtieth day of May in the year
of our Lord, one thousand seven Hundred & twenty nine Between
James, & Samuel Coleman of the one part and Thomas Underwood
of the other part Witnesseth, that the said James & Samuel Cole-
man for and in consideration of the sum Fifty pounds in hand
paid them the said whereof we do here by acknowledgement have bargained
and sold unto the said Thomas Underwood, his heirs, or assigns a cer-
tain tract or parcel of Land (containing by estimation One Hundred
& thirty one Acres be the same more or less being & lying in the County
of Goodland County on the upper Beavertown Creek, being a tract pur-
chased by our dec. father Sam^r Coleman to be equally divided between
which land his adjoining the Lands of Josias Payne, John Duncanson,
John Payne, & the s^r Sam^r Coleman as by the Land lines will manifestly
appear to have and to hold possess and enjoy the same with all
the Advantages thereunto belonging, or in any wise appertaining from
the claim right & title of them the s^r James & Samuel Coleman
their heirs or assigns for ever, & we do hereby warrant the title of
the premises above mentioned to be good unto the s^r Thomas Underwood
his heirs or assigns for ever, and we do also agree that our intention is
to convey unto the above mentioned Tho^s Underwood, his heirs for ever a
clear & indisputable title to the Land and all Singular the Advan-
tages thereunto belonging, but this Land being yet undivided
only mean to sell unto the s^r Underwood his one half the best
parcel of the Land left us by our dec. father Sam^r Coleman, & do
herby make s^r Thomas Underwood to divide the tract being in the
whole two Hundred and thirty three acres or more or less,
with John Payne who bought the other part undivided of James
Coleman, full trusts whereof we have set our hands and

and seals the day and year above written
signed and sealed, as

also del. in presents of
Edw. M. Bridg,
John Bowden,
Eddy Holbrook,

James ^{his} Coleman 
mark

Samuel Coleman 

Item. That on the day within month we see of Thomas
Underwood the payment of the sum within month full at which
time we gave possession of the Land &c. which we did
he may keep unmolested. James. ^{his} Coleman,
mark

Test. . . . }
Edw. M. Bridg. }

Samuel Coleman,

At about held for Goochland County May the 17. 1779.

This Deed with the livery of seizin enclosed were proved by the
oaths of the Witnesses hereto, to be the acts & deeds of James and
Sam. Coleman, each were ordered to be Recorded.

This Indenture, made this thirtieth day of May one thousand seven
hundred & seventy nine Between Samuel Coleman of the
one part and Thomas Underwood of the other Witnesses, that
said Samuel Coleman for and in consideration of the sum of Two
Hundred & seven pounds ten shillings in hand paid the rest of
which They by Acknowledge have bargained and sold unto the said Thomas
Underwood, a certain tract or parcel of Land lying and being in the
County of Goochland, containing by estimation Three Hundred Acres
more or less, with the Land Lion Beverdam Creek adjoining
the Lands of John Payne, George Underwood Peter Walker &c.
Thomas Underwood as by the Land lines will more fully appear
To have and to hold, possess and enjoy the same with all and
Singular the the advantages there unto belonging, or in anywise

wise there unto appertaining free from the claim, right, or title of the
 Samuel Coleman, or his heirs or assigns for ever and I do hereby warrant
 the title of the Land and premises above must. to be good to the said Tho-
 mas Underwood his heirs and assigns for ever and as my intention
 is to convey unto the said Thomas Underwood, his heirs and assigns a clear
 & indisputable title to the Land above ment. in possession free from
 the claim or dem. of myself or any other person Therefore if this deed
 proves deficient for that purpose declare that I will at any time
 if req. make any further deed or deeds for said purpose in witness
 whereof I have set my hand & affixed my seal the day and year a-
 bove written

sealed & del.

In presence of
 Edw. M. Crude

John Bowdrie

Lady Holbrooke

Memorandum That on the thirteenth day of May 1777 I did
 Thomas Underwood the sum of Two Hundred & seven pounds ten
 shillings being in full for the consideration within ment. at which time
 I gave him quiet & peaceable possession of the Land & premises within
 ment.

Test

Edw. M. Crude.

At about held for Goochland County, Virginia

This Deed with the lives of the witnesses and proved by the said
 Witnesses hereto to be the acts & decession of Samuel Coleman a lawfull & betwixt

Commonwealth of Virginia, by the Grace of God, to William Harrison,
 John Hopkins, and William Bolmar Gent. Justice of the peace for the
 County of Goochland, or any two of them Greeting. In witness whereof an act

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act of the general Assembly of Virginia, entitled an act for settling the
title & Bounds of Lands &c. We command you, or any two of you, that you
come to come before you Jane Payne, the Wife of John Payne, but if she is not
able to attend you, that you go to her, and privately examine her apart from
her said Husband, touching her consent to her relinquishment of her right of
Dower, in the Land by the Deed hereunto annexed, from her said Husband
unto John Perkins after such Examination, you are to Certify the back of this
to our Justice of our County Court, such her private Examination
& Relinquishment of Dower, or otherwise her refusal, herein said not as
also to cause this Commission, & Deed aforesaid, to be returned, to be returned before our
said Justice. Witness Valentine Wood Clerk of our said Court, at the Court-house,
the XXth day in the 11th year of our Commonwealth.

Gooseland County Court.

In pursuance of the within Commission to us directed, we the Subscribers have
privately Examined Jane Payne the Wife of John Payne, touching her
consent to her relinquishing her right of Dower, in the Land mentioned by the
Deed hereunto annexed, and do hereby certify her consent to the same & were
under our hands, this Eighth day of April MDCCLXXIX.

W^m Harrison.

John Hopkins.

At a Court held for Gooseland County June the 21. 1779.

This Commission was presented in Court & ordered to be Recorded.

This Indenture made this 17th day of March in the Year of our Lord,
one thousand seven hundred and seventy nine Between William Mos-
by of the Parish of Southam and County of Powhatan of the One Part
and Rob^t. Richardson of the same County and parish of the Other
part. Witnesseth that the said William Mosby hath this day Bar-
gained and sold and by these presents do bargain and sell unto the

the said Rob.^t Richardson for and in Consideration of the sum of Forty —
 Pounds to him in hand paid by the said Rob.^t the Receipt whereof is here
 by acknowledged, the one third part, in The County of Goodland formerly
 the property of Micajah Mosby dec. which was Bequeathed unto the said
 William by his last will and Testament bearing date the 15th day of June one —
 thousand seven Hundred and seventy two, and the said William doth hereby
 covenant and agree with the said Rob.^t that he shall Enjoy the said one third
 part of the said Fishery with all the Profit and Emoluments thereunto belong-
 ing or any wise Appertaining unto him and his heirs for ever free from his the
 said William or any other Person Claiming by him or under him his heirs,
 &c. and the said Title to the said Fishery without any let or Hindrance mo-
 lestation whatever and the said William doth hereby warrant and will for-
 ever defend to and for the only proper use of him the said Robert Richardson
 his heirs and Assignes for ever, In witness where of the said William Mosby
 hath hereunto set his hand and affixed his seal the day and year above
 written.

signed sealed & delivered }
 in presence of }
 Robert Smith.
 Dan. ^{his} Scott.
 Robert ^{mark} Taylor.

W^m Mosby ^{seal}

At about held for Goodland County May the 17th 1777.

Robert Taylor proved this deed to be the act & deed of W^m Mosby, which was ordered to be recorded for further proof.

At about held for Goodland County June the 24th 1777, Daniel Scott proved this Deed to be the act & deed of William Mosby, which was ordered to be recorded

This Indenture made this seventeenth day of March One thousand a seven hundred and seventy nine Between, Richard Harrison James Overstreet & Frances Overstreet of the County of Goodland of the one part and William Harrison of same County of the other part witnesseth, that the said Richard Harrison, James Overstreet & Frances Overstreet for and in consideration of the sum of One Hundred and Sixty Pounds Lawfull money of Virginia, to them in hand paid before the Sealing and delivery hereof the receipt is hereof, the said Richard Harrison, James Overstreet, & Frances Overstreet doth hereby Acknowledge and thereof doth Acquit and discharge the said William Harrison his heirs & assigns, both Bargain'd & Sold, in proof, remise, releas'd & Confirmed and by these presents doth Bargain & sell in proof, remise & confirm to the said William Harrison - One certain Tract or parcel of land lying and being in the County of Goodland one the Branch of the great Bird Creek containing by Estimation one hundred and Forty acres be the same more or less so bounded as followeth Vizt. Beginning at the road where Adams land borders on Martins, thence down Adams line to Faires's Corner, thence along Faires's line to the old main Road thence up the main Road as it runs to the Beginning, to gether with all Timber trees, waters, water, courses, ways, paths, privileges and commodities whatsoever to the same belonging or in any way appertaining and the reversion & reversion's remainder & remainders as also the rents & profits thereof and all the Estate, right Title claim property and demand whatsoever To have and to hold the aforesaid tract or parcel of land to the said his heirs & assigns forever and the saids Richard Harrison James & Frances Overstreet doth hereby covenant and grant for themselves and their joint Several heirs the aforesaid Tract or parcel of land to the said William Harrison his heirs or assigns forever and the saids Richard Harrison James & Frances Overstreet doth hereby agree to warrant and defend the aforesaid Tract of land unto the said William Harrison his heirs and assigns against the Lawfull claim, Let or demand of the saids Richard Harrison James Overstreet their heirs or assigns or any other person or persons whatsoever, and that the said William

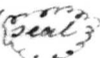
William Harrison may for ever hereafter have hold use possess occupy and enjoy the said land and every part & parcel thereof without the Lawfull letuich, Trouble, denial or disturbance of any person or persons whatever In witness whereof the saids Richard Harrison James & Frances Overstreet hath here unto set their hands & seals the day & year above written.

Sealed & delivered
in presence of

James ^{his} Gilliam.
James ^{mark his} Carter.
Colin ^{mark} Robertson.

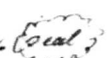
Richard Harrison 

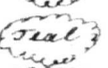
James Overstreet 

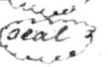
Frances Overstreet 

Memorandum, that on the day of the date of the within written Indenture free & peaceable possession and seizin of the within mentioned land and premises was taken and had by the with named Richard Harrison James Overstreet & Frances Overstreet & by them delivered up to the within named William Harrison according to the purpose & true Intent and meaning of the within Deed.

Test
James ^{his} Gilliam.
James ^{mark his} Carter.
Colin ^{mark} Robertson.

Richard Harrison 

James Overstreet 

Frances Overstreet 

Rec^d of William Harrison the full sume one hundred and sixty pounds current money being in full payment for the within mentioned land.

Richard Harrison 

James Overstreet 

Frances Overstreet 

At a Court held for Southland County Terme the 11th 1779.

This Deed with the livery of seizin and receipt endorsed were proved by the oaths of the Witnesses hereto to be the act & deeds of Richard Harrison James Overstreet & Frances Overstreet, & ordered to be Recorded.