

At a Court held for Rockland County 21<sup>st</sup> March 1785 Mr. Tolzacknowledges This Indenture with the Endorsements  
thereon to be his acts and Deeds which was therupon admitted to Record.

*[Signature]*

This Indenture made the Twenty first day of March in the Year of our Lord one Thousand Seven  
hundred and Eighty five Between Francis Shewdrang & Judith his wife of the County of Buckingham  
of the one part and Hezekiah Puryear of the County of Rockland of the other part witnesseth that the  
Laid Francis Shewdrang and Judith his wife for and in Consideration of the sum of Sixty Pounds  
Current money of Virginia to them in hand paid the receipt whereof as hereby acknowledged have  
Bargained and Sold and by these presents do Bargain and Sell unto the Said Hezekiah Puryear  
a certain Tract or parcel of Land lying and being in the County of Rockland Containing by  
Estimation one hundred acres be the same more or less lying on the waters of Tuckahoe Creek  
adjoining the lands of Thomas Lord de la Drayvill Hood Philip Chidlow and the lands of the said  
Hezekiah formerly the property of John Hutchings as by the land lines will fully appear  
to have and to hold peaceably Enjoy the same with all and singular the advantages  
thereunto Belonging or in any wise appertaining free from the claims right and Title of them  
the said Francis Shewdrang and Judith his wife their heirs or executors forever and we do warrant  
and defend the Title of the above Mentioned Lands and premises to be good and lawful unto  
the said Hezekiah Puryear his heirs and assigns forever and we do further agree that we will  
at any time if in future required make unto the said Hezekiah Puryear his heirs or assigns  
any other Deed or Conveyance of and to the said Lands and premises above mentioned our  
Intentions are to Convey unto the said Hezekiah Puryear his heirs and assigns a good  
and Lawful Title in fee simple to the land above mentioned in witness whereof  
we have hereunto set our hands and affixed our seals the day and year above written  
Signed Sealed and  
Delivered in presence of

*Francis Shewdrang Esq  
Judith Shewdrang*

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Memorandum that on the day and Date of the within Written Day Deed & Recd by person  
and sign of the within Mentioned Lands and premises was had and Taken by the within named  
Ezekiah Puryear from the aforesaid Francis Shadway and Judith his wife according to the  
Term Tenor and Effect of the within written Deed.

In presence of,

Francis <sup>his</sup> mark  
+ Shadway

Judith <sup>her</sup> mark  
Shadway

Received the day and Date within Mentioned of Ezekiah Puryear the sum of Sixty  
pounds Current money of Virginia it being the full Consideration of the within mentioned  
deed  
Date

At a Court held for Goochland County 21<sup>st</sup> March 1785 Francis Shadway acknowledged the  
indenture to be his acts of D<sup>r</sup> then Judith his wife the being first privately examined  
acknowledged before their own wch was therupon admitted to Record

(Seal)

Inventory of the Estate of the Estate of Wm<sup>m</sup> Woolbanks Deed

	\$
1 Day House .....	20-0-0
1 Col & 1 Skillet .....	10-0
1 Old Saddle & Bridle .....	1-6-0
1 Bed Furniture .....	10-0-0
1 Dr without D <sup>r</sup> .....	2-10-0
1 Tub Bale &c &c .....	0-2-6
Barrel & Earthen Ware .....	0-16-0
1 Table & Table Cloth .....	0-5-0
1 Chest .....	0-10-0
1 Cotton wheel & 1 pr Cards .....	0-7-6
7 Chairs .....	0-18-
	<u>37-5-</u>

(153)

We the Subscribers being first sworn have appraised the Estate agreeable to the above Inventory This 19.  
January 1785

James Allen.

John Britt

James Touchans

At a Court held for Goodland County Feb<sup>r</sup> the 21<sup>st</sup> 1785

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

(Seal)

In the Name of God. Amen I Edward Matthews of the County of Goodland somaker  
this my last will and Testament in the manner and form following &  
Impunit. I Return my soul to almighty god who gave it me hoping through  
the merits of my Redeemer Christ Jesus to obtain pardon & mercy for my sins  
and my Body to the earth take buried with prayers of the National Church.

I leave to my beloved wife Nancy Matthews two hundred acres of land  
joining Bloudare called Lounre Likewise two negroes by name Dick & Isaac  
one bay mare which I have of Julian Shuster in one hundred Dollars  
Item putt a table and half a dozen Chairs one feather Bed and furniture to her  
dishes two Basins and half a dozen plates also a covered pegg likewise  
one thousand weight of pork and a good Beef also thirty five bushels of corn  
and twenty bushels of wheat and as much fodder & shall be sufficient to water  
her stock. After my wifes death or marriage its my will and desire that  
all that I have left to my Beloved wife except the two hundred acres I leave  
to be equally divided amongst my children except my son William Matthews  
who I have given all that I intend to give him, the land which I have  
left my said wife I give to my son John Matthews taken & her wife

I give unto my son William Matthews two hundred acres of land where  
he lives out of the tract wherein I now live also one negro boy named  
Lammy also one negro girl eighteen years old which I have purchased  
of Col<sup>r</sup> Tho<sup>m</sup> Randolph which I have not in possession. Also  
a bond of Matht McFie for one hundred pounds one cow a sow &  
Pig one milch cow and two hens.

Item I give unto my son Benjamin Matthews two hundred acres of land where  
I now live to him and his heirs

Item I give & bequeath unto my son Edward Matthews two hundred acres of land  
lying between the west and the Little Big Creek beginning at said town up the  
road and to creek to make up the two hundred acres of land above Gray horse  
one feather bed and furniture to him this heirs -

Item I give and bequeath unto my son Benjamin Matthews one year old colt  
of black color of my bay mare which I call Clark also one feather bed &  
furniture to him and his heirs -

Item I give and bequeath unto my son Thos. Matthews two hundred acres of land  
which is the remainder of my tract call'd Laurens, also one feather bed and  
furniture likewise one two year old colt to him and his heirs -

Item I give and bequeath unto son John Matthews the sum of 200 pounds  
curr. Money to be paid to him by my Executors hereafter named to him  
his heirs -

Item It is my will and desire that after my affairs are all settled that all the  
remainder of my estate both negro & stock, of horses, cattle, sheep and hogs  
also all my crop of 1800. Corn wheat and every other sort of thing house hold  
goods and furniture of every sort and every kind alike Equally divided among  
my son children Edward, Matthews, Benjamin Matthews, Thos. Matthews & John  
Elizabeth Matthews, Francis Matthews, Nancy Matthews, Molly Drath,  
Lenny Matthews & Sally Matthews in case any of my above mentioned  
children should die before they attain to the full age of twenty one years  
no Lawfull token that these estates be Equally divided amongst the survivors  
of my above mentioned children to whom I give the same unto their heirs, and  
do ordain constitute and appoint this my last Will and Testament and do  
appoint Samuel Richardson John Matthews Stephen Gray, & William  
Mafie my Executors in Wethersfield whereof I have hereunto set my hand  
and seal this nineteenth day of November one thousand seven hundred and  
Eighty four.

Edward <sup>his</sup> Matthews

mark.

William Mafie

John <sup>his</sup> Glass

Thomas Poor

Two lines and two pieces of lines traced after first  
signed but acknowledged before the witness who  
has again signed

John Chapman

1782  
April

1782  
Jan.

May

1782

June

1782  
June

(155)

At Court held for Goodland County 17<sup>th</sup> January 1785 This writing was proved by  
the Oaths of John Gasp & John Vaughan to be the last Will & Testament of Edward  
Matthew deceased & was admitted to Record

Teste G Payne Esq.

March Court 1785 Probate of this last Will & Testament is granted to  
Magie & Rep. Strange who enter into bond with sayings to pay

Teste G Payne Esq.

April Court 1785 Beziehah Burysar Anderson Mrs Gideon Fletcher & Matthew Vaughan & say their  
of them are appointed to State and settle the accounts of Hig. Henry administrator of John Ford Deed  
& make up thereof to the Court

Teste

P. The Estate of John Ford died with Beziehah Henry adm't

1782	To 1 Spelling Book	" 6 "	
April 2	Paid Eliza Dacy for Schooling	" 32 " "	
1783	Paid So. A Favar	2: 10: 1	
Jan. 7	2 quarts Brandy	" 1: 0 "	
	10 Apple tree	3: 10: 0	
	Cash paid Mr. Ford	" 15 "	
	Cash paid Capt. Price for Nails	" 12 "	
May 4			
19	Cash paid Mr. Burns for Shelter	" 19 "	
	Paid Charles Johnson prov'd out	4: 3: 4	
De 2	Paid the Sheriff of Goodland	" 8: 5 "	
	Paid Mr. Ford Cash	" 6: 0 "	
1784	Paid Frederik Bartlett for building	20: 11: 1	
Janv.	Paid the Sheriff of Goodland	" 10: 9 "	
	Paid Eliza a little prov'd Account	" 16: 9 "	
	To Sundries furnished by C. T. M. R for the use of the Family	33: 6: 9	
		81: 10: 11	
		81: 8: 9	
	By Thomas M Randolph		
	due the adm't Hig. Henry	2: 2	

In obedience to the annexed Order we have met  
at Anderson's Tavern on the 15<sup>th</sup> May 1786 and  
Examined the Act between the Estate of Mr. Ford  
and Beziehah Henry adm't and do find  
the above Act truly State'd Gideon Fletcher  
Matthew Vaughan  
Anderson Tavern

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This Indenture made this fourtenth day of May in the year of our Lord one thousand Seven hundred and Eighty  
five between Nathaniel Price Son of Meredith Price Deceased of the one part and David Ross Merchant  
of the other part witnesseth that the said Nathaniel Price hath of his own fravile and ly and with the  
consent of Elizabeth Price his mother placed and bound himself apprentice unto the said David Ross  
to be taught in the said trade science and mystery of a Merchant Stoakeper and accountant which  
the said David Ross now useth and with him as an apprentice to dwell continue and serve  
from the day of the date hereof until the Twenty fifth day of October in the year of our Lord  
one thousand Seven hundred and Eighty Nine and fully to be complete and ended during  
which said Term the said apprentice his said Master well and faithfully shall serve  
his Masters hys lawfull commands every where gladly do hast to his said Master he shall not  
do nor willingly suffer to be done by others but the same to his power shall let or ffortherwith give  
Notice thereof to his Master the goods of his Master he shall not embezzele or waste nor lend  
them without his Consent to any at Cards dice or any other unlawfull games he shall not stay from  
the service of his Master he shall not at any time depart or absent himself without his said  
Masters leave but in all things as a good and fidelitall apprentice shall yurte demean and behav himself  
towards his said master and all his during the said Term and the said David Ross doth covenant  
and agree to teach his said apprentice the said Trade Science and mystery of a Stoakeper are countant  
(and merchant which now useth with all things thereto belonging after the best way and manner  
that he can and shall and will also find and allow unto the said apprentice meat drink washing  
Sodging and apparel both Linen and wodin and all other necessarie in suchnes and in health  
Mind and convenient for such an apprentice dureing the Term aforesaid In witness whereof the said  
Nathaniel Price & David Ross have hereunto set their hands and affixed their Seals the day

of year above written

Signed Sealed and Delivered  
in the presence of  
William Duval  
Step. Farhارد

Nathaniel Price Seal

David Ross Seal

At a Court held for Greenland County May 16 1785 Nathaniel Price acknowledged this Indenture  
to be his acts and Deed which was therupon admitted to Record

In the Name of God Amen I Robert Carden of Greenland County and the parish of St James northern  
being sick of Body but of sound and perfect sense and memory thanks to the almighty  
God for the same and knowing the uncertainty of this life and that it is appointed  
for all men once to die do make constitute and appoint this my last will and Testament

In manner and form following to wit

Imprimis my will and desire is that all my Dauful Bible should be paid the next convenient  
opportunity after my Deceas I then my will and desire is that all my Estate Great and  
Personal I lend to my Beloved wife Phyllis during her natural life if shee soe live  
after her marriage or Deceas my will and desire is that all my Estate Great and  
Personal be equally divided amongst all my Children share & share alike to all  
John Molley Reuben Sartor Robert Disney James Fife Leonard Sally  
Talley Doctor to have an equal Share with each other Lastly I Constitute and  
appoint my Beloved wife Executors Robert Carden James Carden Reuben Carden  
Executors to this my last will and Testament In witness whereof I have written

Set my hand and affixed my seal this fourth day of January one thousand seven  
hundred and Eighty five

Signed Sealed published & declared

In presence of

John Salmon

William Crutchfield

Bengamain his son

Robert Carden (Seal)

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At a Court held for Goochland County May the 16<sup>th</sup> 1785 This writing was pres<sup>d</sup> by the oaths of the Testifies  
there to be the last Will & Testament of Robt Gorden Dec<sup>r</sup> which was thereupon admitted to record

Teste  
G. Payne Clft

This Indenture made this fourteent day of may in the year of Christ one thousand Seven hundred  
and Eighty five Between John Woodson and Dorothea his wife of the County of Goochland of the  
one part and Matthew Woodson of the same County of the other part witnesseth that the Sd John  
Woodson and Dorothea his wife for divers good causes and Considerations wherein thereunto  
moving but more especially for the valuable Consideration of one hundred & eight pounds fifteen  
Shillings Court Money of Virginia to them the Sd John Woodson & Dorothea his wife in hand  
paid by the Sd Matthew Woodson before the convealing and delivery of these presents the Rec<sup>t</sup> whereof  
the Said John Woodson & Dorothea his wife doth hereby acknowledge and themselves there  
with fully satisfied Contented and paid have bargained sold alien enfeoffed Conformed and  
by these presents doth Bargain sell alien Enfeoff and Conform unto the Sd Matthew Woodson  
his heirs and assigns forever one certain Tract or parcell of Land Situate lying and being in  
the County of Goochland containing by Computation Twenty Two & half acres & there bounded  
Beginning at pointes on the line of Matt<sup>w</sup> Woodson Runing Thenie on Adams's old road &  
the Road leading to Anderson Tuck's Han North Eighty Eight East Twenty five poles on the  
line of Elasha Stake to pointes on Matt<sup>w</sup> Woodson line Thenie South forty Two west  
on the Sd Matt<sup>w</sup> Woodson line three hundred and fifty poles to a persimmon Tree Thenie South  
Eighty Eight West Seven poles to pointes to Beginning To have and to hold the above  
Mentioned Tract or parcell of land and premises with all and Singular the Priviledges  
and appurtenances with all improvements Buildings out-houses & hereditaments unto  
the said Matt<sup>w</sup> Woodson his Heirs and assigns forever to the only proper uses

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Behold of the said Challe Woodson his heirs and assigns forever and the R. John Woodson furthermore,  
the heirs do covenant grant and agree to and with the said Matt' Woodson his heirs and  
of goods in manner and form following that is to say first the said land and premises  
before granted and every part and parcel of the same at the time of the sealing and  
Delivering of these presents is and stans clear free and discharged of and from all  
manner of Incumbrance and Incumbrances whatsoever by dower sail or otherwise and saith  
that the said John Woodson the before granted lands and premises with all and singular  
the appurtenances there unto the R. Matt' Woodson his heirs and assigns ever against,  
him the Said John Woodson his heirs and assigns forever against all and every other  
person or persons whatsoever shall and will warrant and defend by these presents  
In witness whereof the said John Woodson hath hereunto set his hand and affixed  
his seal the day and year above written

Signed sealed & delivered

John Woodson 

In presence of

Philip Webber

Zorah Woodson

John Woodson Jr.

( Dorothea Woodson 

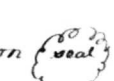
Memorandum that on the fourteenth of may one thousand Seven hundred Eighty  
five that peaceable and quiet possession was had and taken by the R. John Woodson  
A Dorothea his wife and by them Delivered unto the R. Matt' Woodson or his heir  
in their proper Persons according to the Tenor form & effect of the within written

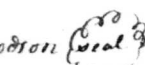
Died in presence of

Philip Webber

Zorah Woodson

John Woodson Jr.

John Woodson 

( Dorothea Woodson 

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Recd. this fourteenth day of May In the year of our Lord Christ one thousand seven hundred  
Eighty five of John Woodson full satisfaction for the within written Deed.

In presence of,

Philip Webber

John Woodson 

Sorias Woodson

John Woodson Jr.

At a Court held for Granville County the 16<sup>th</sup> of May 1785 This Inventory with the Slavery  
of Sez<sup>d</sup> Street indent<sup>d</sup> was prov<sup>d</sup> by the oaths of the Notaries thereto ordered to be recorded

Toate

In the Name of God Amen I Benjamin Johnson of the County of Granville being very inform  
at this present but praised be god of sound sense & memory as to what worldly estate it hath pleased  
God so highly to give and bequeath in the manner and form following I do hereby —  
Unto my loving wife Susanna Johnson my Land and plantation whereon I now live  
also two hundred and Sixty acres of Land in Newbern County also four Negroes of their  
Increase also all my Houses and Stock of Cattle Sheep & Hogs also all my Household  
goods Furniture of every kind also my Crop of Corn wheat and oats also what money —  
I have in hand all debts that is due to me all that I have mention and my plantation —  
Tools & other kinds of Tools I have sent as aforesaid unto my loving wife during her  
Widowhood or Natural life I Item after my wife Death or marriage it is my will and  
desire that the whole of my Estate shall be sold to the highest Bidder and the money equally  
divided amongst my Children Joseph Johnson Benjamin Johnson Susannah Pace  
William Johnson Curtis Johnson Elizabeth Johnson And Grandson Charles Hatchins  
after deducting fourteen pounds out of his part then to share an Equal Part —  
with my above mentioned Children Now in Case any of my above mentioned Children  
Should die before they arrive to the lawfull age to leave me lawfull Issues —

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That their Estate to be equally divided amongst the Survivors of my Children to whom I give the same & to their Heirs and do ordain Constitute and appoint this my last will & Testament; and do appoint  
My loving wife Savannah Johnson my whole and sole Executor In witness whereof I have  
hereunto set my hand & Seal this eighth day of March one thousand Seven hundred and  
Eighty Five

Signed Sealed in the presence of

William Massie

William Johnson

Stephen Johnson

Benjamin Johnson Seal

At a Court held for Goochland County May 16 1785 this writing was prov'd by the oaths  
of W<sup>m</sup> Stephen Johnson to be the last Will & Testament of Benj<sup>n</sup> Johnson Dec<sup>r</sup>  
which was therupon admitted to Record      Teste

This Indenture Made this Twenty Second day of December in the year of our Lord  
one thousand Seven hundred Eighty four Between James Robards & Mary his wife of Gooch  
County of the one part & James Scruggs of the aforesaid County of the other part witnesseth  
that the said James Robards for the Consideration sum of three hundred pounds Current  
Money of Virginia to him in hand paid by James Scruggs ad or before the sealing  
and Delivery of these presents the receipt whereof he doth hereby acknowledge hath  
Bargained & sold unto James Scruggs one certain tract or Parc<sup>t</sup> of Land  
lying and being in Goochland County on the Branches of the River Gobles Creek  
Containing by late Survey Two hundred and Forty acres be the same more or less  
& Bounded as followeth Viz Beginning at point of Hickey & spine in South  
Hausie old Line and running thence North Sixty four East one hundred and

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Ninety poles to corner white oak and Harry theme South Twenty eight East one hundred and Seventy  
Poles to pointers on Harry theme South Sixty four West one hundred and Eighty four to a corner black  
oak theme North Twenty eight west one hundred and Seventy Poles to the begining then went  
to the oak of Harry and run South forty seven east one hundred and Sixty poles to pointers of Harry  
and oak being a line between Thomas Majors and James Roberts then South forty nine  
West fifty six poles to a hickory in said Roberts line which said piece together with the first, is Two  
hundred & Twenty five acres the piece between the branch and new line that runs South Sixty four  
West is supposed to be five acres which in all makes Two hundred and Thirty acres To have  
and to hold and peaceable enjoy the aforesaid Two hundred and Thirty acres of Land above  
bounded with all houses orchards gardens waters water Courses Improvements &c  
with all and Singular the Improvements and appurtenances thereunto belonging or any wise  
pertaining free from the claim right and title of him the said James Roberts his heires  
executors admrit or assigns or any other person or persons whatsoever to the only proper use  
of Bishop of him the said James Scruggs his heirs executors admrit and assigns forever & the said  
James Roberts doth for him self his heirs executors admrit &c covenant promise agree &  
agree that he will from time to time and at all times hereafter against all persons whatsoever  
the right and title of the above mentioned tract of Land and premises warrant and forever  
defend to the said James Scruggs his heirs executors admrit or assigns In witness whereof  
the said James Roberts & Mary his wife hath hereunto set their hands and seals the  
day and year first above written

Signed Sealed v.

Delivered in presence of

John Gray

Anderson Bowles

Geo Underwood

James Roberts *(seal)*



Commonwealth of Virginia To Nicholas Cable & William Cable Sub<sup>r</sup> Gent. Justices of the Peace for the County of Amherst Greeting We Command you that you cause Mary Roberts the wife of James Roberts to come before you & her Privately Examined apart from her F<sup>r</sup> Husband touching her Aclenquishment of her rights of dower in the land Conveyed by the said her unto aneed from her F<sup>r</sup> Husband to James Scruggs & that you Certify inclosed with her privy examination of Aclenquishment or otherwise her refusal witness your sayn<sup>t</sup> of our F<sup>r</sup> Court at the old House the 20<sup>th</sup> day of April in the 11<sup>th</sup> year of our Independeance

By Virtue of this Commission hereunto annexed we the subscribers do personally & the within named Mary Roberts having Examined her privately & part from the within named James Roberts her Husband do Certify that she declared that she freely & Voluntarily acknowledged the Conveyance contained in the said Indenture herunto annexed without the persuasion or threats of her said Husband and that she was willing the same should be recorded in the County Court of Goochland witness own hand  
Seals this 12<sup>th</sup> day of May 1785

W. Cable Seal

N. Cable Seal

At a court held for Goochland County this Woman with the privy Exam<sup>n</sup> of Jas<sup>r</sup> Roberts was refer<sup>d</sup> to Court & with the deed annexed was ordered to be recd.)

Paste

Received December 22<sup>d</sup> 1784 of James Scruggs Three hundred pounds current money  
it being full satisfaction for the within mentioned tract of Land & premises

Paste

John Gray

Anderson Brooks

George Underwood

Recd me James Roberts

(164) Recd on the day above mentioned Due & payable payment of the within mentioned Tract of Land  
and premises was given unto James Scagg his heirs & assigns by James Roberts he being full,  
Satisfied for the same

James Roberts

Test

John Gray

Anderson Bowles

Geo Underwood

A abstract held for Goochland County 21<sup>st</sup> February 1785 James Roberts acknowledged this Indenture  
to be his acts & deeds whch was thereupon admitted to Record

Test

G. Simper 1785

This Indenture made this twentieth day of June in the year of our Lord one thousand Seven hundred  
and eighty five Between Col<sup>r</sup> John Woodson & Dorothy his wife of Goochland County of the  
one part and Josiah Scay of the same County of the other part witnesseth that the said John  
Woodson & Dorothy his wife for and in consideration of the sum of Sixty five pounds Current  
Money of Virginia to him in hand paid by the said Josiah Scay have given granted Bargained  
And Enfeoffed and Confermed by these presents doth give grant Bargain sell Enfeoffe and  
Confirm unto the said Josiah Scay his heirs and assigns forever one certain Tract or parcel of  
Land lying and being in the County before mentioned containing by estimation Fifty acre  
be the same more or less Bounded as followeth Beginning at the said Scays line and  
thence along the line to Ulleys line & thence along the said Ulleys line to Evans line and  
along Evans line to Francis Harris' line thence along the said Harris' line to Hezekiah  
Ulleys line thence along the said Ulleys line to the beginning with all houses orchards gardens  
fences & other waters profits and advantages whatsoever to the same belonging or any where  
appertaining To have and to hold the said fifty acres of Land and premises with  
her and every of their appurtenances unto the said Josiah Scay his heirs and

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assigns forever the said John Woodson & Dorothy his wife for themselves their Heirs & others  
Administrators doth by these presents Covenant Grant and agree to and with the said Sir  
Seay his heirs and assigns forever that the said Land is free and clear from all other suits  
and/or leases whatsoever & that he hath fully Right power and lawful authority To Sell and Convey  
the same and we the said John Woodson & Dorothy his wife our heirs Executors Administrators  
above sold Land & premises with their and every of their appurtenances unto the said Sir  
Seay his heirs and assigns against us the said John Woodson & Dorothy his wife our  
Heirs Executors Administrators and against all other persons whatsoever doth by these presents warrant  
and forever will defend In witness whereof we have hereunto set our hands and sealed this  
day and year above written.

Lyned Sealed & Acknowledged

In presence of

John Woodson *(seal)*

Josiah Woodson *(seal)*

Thomas Shumaker *(seal)*

Stephen Crouch *(seal)*

Beniamine Woodward *(seal)*

William Johnson *(seal)*

Memorandum that on the twentieth day of June one thousand seven hundred  
Eighty five. That peaceable & quiet Possession was had and taken by the said John  
Woodson & Dorothy his wife and by them delivered unto the S. Seay in  
their proper Persons according to the Tenor Term & Effect of the written Deed.

In presence of

Josiah Woodson *(seal)*

Thomas Shumaker *(seal)*

William Johnson *(seal)*

Stephen Crouch *(seal)*

Beniamine Woodward *(seal)*

John Woodson *(seal)*

Dorothy Woodson *(seal)*

16 June 20. 1785  
Recd of Sarah Potter Twenty Five pounds Current money of being in full satisfaction  
for the within mentioned Lands affore

Taste  
Elephant Crouch

John Woodson (Seal)

At a Court held for Goodland County June 20<sup>th</sup> 1785 This Indenture with the Seover of  
Suzen & her husband was proved by the oaths of the witnesses thereto to be the act of  
Dw<sup>r</sup> of Jno & Dorothea Woodson Deed recd to be recorded

Taste

G. Payne (Seal)

This is my last will and Testament I Sarah Potter do leave every thing I am possessed with to my  
Daughter Susanna Potter giving under my hand this 15<sup>th</sup> day of September 1784

John Britt  
William Williams  
John Whattock

At a court held for Goodland County June XX. MDCCCLXXXIV This writing was proved in court  
by John Britt & John Whattock to be the last Will & Testament of Sarah Potter & admitted to  
Record

Taste

G. Payne (Seal)

This Indenture made the twentieth day of June in the year of our Lord one Thousand Seven  
hundred and eighty five Between John Bolling Sen<sup>r</sup> of the County of Goodland and parish  
of St. James Northam of the one part and John Bolling Jr of same County and Parish of the other  
part witnesseth that the S<sup>r</sup> John Bolling Sen<sup>r</sup> for the consideration of the sum of one thousand  
Pounds current money of Virginia to him in hand paid by the S<sup>r</sup> John Bolling Jun<sup>r</sup> the twent  
whereof he the S<sup>r</sup> John Bolling Sen<sup>r</sup> doth hereby acknowledge and thank and for every

part and parcel hereof doth acquit and discharge the S<sup>r</sup>. John Bolling Jr his heirs Executors and Administrators and every of them by these presents hath granted bargained sold alienated and enfeoffed and confirmed and by these presents doth Bargain sell alien release enfeoff and confirm unto the S<sup>r</sup>. John Bolling Jr all that tract and parcel of Land lying and being in the County of Rockland known by my Test tract the same being in the parish of Leckinghole Creek & bounded by Joseph Seake Edward Cox and Charles Carter by estimation Sir hundred acres more or less according to the above bounds and all the estate right title interest we properly claim and demand whatsoever of him the said John Bolling Sen<sup>r</sup> of or unto the premises and the reversion and reversions remainder and remainders and profits of the premises and of every part and parcel thereof to have and to hold the aforesaid six hundred acres of land more or less and all and singular the other the premises herein before recited and intended to be hereby granted with their and every of their appurtenances unto the S<sup>r</sup>. John Bolling Jr his heirs and assigns forever and the the John Bolling Sen<sup>r</sup> for myself his heirs executors administrators doth hereby covenant and agree to and with the S<sup>r</sup>. John Bolling that he the S<sup>r</sup>. John Bolling Sen<sup>r</sup> know and stande by d<sup>r</sup>. lawfully Rightfully of and in the S<sup>r</sup>. Six hundred acres of Land of good so a perfect absolute Incomparable estate in fee simple and absolute right to enjoy the same according to the perfect intent & true meaning of these Presents & that it may be lawfull for him the said John Bolling Jr to have hold occupy Posse quietly & peacefully enjoy the aforesaid mentioned Lands & premises & the the S<sup>r</sup>. John Bolling Sen<sup>r</sup> doth hereby warrant the title of the aforesaid lands & premises against the claims or claim of any person or persons whatsoever In witness whereof I have hereunto set my hand & affixed my seal the day and year above written

Signed Sealed W<sup>m</sup> Dolwood

In presence of

Thos Michie John Carr

Geo Payne

John Bolling Sen<sup>r</sup> Seal.

168 Memorandum

That on the day and year within mentioned Quiet and Peaceable possession  
and Seizure of the land and premises within granted laws had and taken by the within named  
John Bolling sen<sup>r</sup> and by him given and delivered unto the within named John Bolling jr according  
to the form & effect of the said Indenture

In presence of

An<sup>r</sup> Michie

John Carr

Gro Payne

John Bolling sen<sup>r</sup> seal

Paid on the day and year within written one thousand pounds current money of Virginia  
being the sum for the within mentioned lands and premises Recd of the within named  
John Bolling jr

Paste

An<sup>r</sup> Michie

John Carr

Gro Payne

John Bolling seal

At a Court held for Rockland County 20<sup>th</sup> June 1785 this deed was proved by the witness  
hereby to be the true & deeds of Jno Bolling thereupon admitted to records

Paste

Know all men by these presents that I John Bolling sen<sup>r</sup> for and in consideration of the sum of  
one hundred pounds to me in hand paid the receipt whereof I do hereby acknowledge have  
given granted Bargained and Sold and by these presents do give grant Bargain and Sale  
unto John Bolling sen<sup>r</sup> the following Slaves to wit, Henry Suckey Suckey formerly Joseph  
Isabel Daniel Thornton Judith & Barbara to have and to hold the said Slaves  
with their Increase to the said John Bolling jr his heirs and assigns forever and the  
said John Bolling sen<sup>r</sup> for himself his heirs and assigns to guard the claim of all

Other persons

Said John

In Milneps

In the year

Signed Seal

The presen

Jn<sup>r</sup> Mees

John Co

Geo Gay

John

Other persons whatsoever the right and title of the said Slaves and their Increase to the  
said John Bolling Jun<sup>r</sup>. Shall and by these presents will forever defend and warrant.

In Witness whereof I have hereunto set my hand and affixed my Seal this Twentieth day of June

In the year of our Lord one thousand Seven Hundred and Eighty Five

Signed sealed and delivered in

The presence of us

J<sup>n</sup> Murchie

John Carr

Geo Guyner

John Bollings Jun<sup>r</sup> seal

On a Court held for Goochland County 20<sup>th</sup> of June 1785 this deed was proved by the  
Oaths of the Witnesses thereto to be the acts & Deeds of John Bolling & thereupon  
admitted to Record

Testo

This Indenture made the twenty first day of June in the year of our Lord one  
thousand Seven hundred and eighty five Between Peter Walker of the County of  
the County of Goochland and Shadrack Walker of the same County Rightfully had  
that the said Peter Walker for and in consideration of the sum of Twenty Shillings  
Current money of Virginia to him in hand paid by the said Shadrack Walker  
at and after the delivery of these presents the receipt whereof he doth hereby  
Acknowleage and him self fully satisfied hath given granted bargained sold  
Alien Enfeoffed and Confermed and by these presents doth give grant Bargain Sale  
alien Enfeoff and confirm unto the said Shadrack Walker and to his heirs and assigns  
forever one certain Tract or parcel of Land situate lying and being in the County of Goochland  
containing by estimation Seventy five acres be the same more or less and bounded as follows  
by the road which crosses Mathis Mill which divides it from the land wherein now  
lie and the land of James Bennett Joseph Walker Parley Wm Saunders

(10)

and James Duke and all buildings Woods and under Woods Standing or growing upon the premises & all ways & easements profits Commodities and appurtenances whatsoever thereunto belonging or in any wise appertaining and the reversion and reversions Remainder and remainders thereof and all the right Title use Trust Interest property claim and demand of him the said Peter Walker of and in all and Singular the premises with all and every his Jurrments and all evidences Writings or Monuments of or concerning the said Land and premises to have and to hold the said tract or Parc of Land with all and Singular the premises herein before mentioned meant or intended to be hereby granted with all and every of his appurtenances unto the said Shadrach Walker and to his heirs and assigns and the only proper use and behof of him the said Shadrach Walker and to his heirs and assigns forever and the said Peter Walker he and his heirs the said tract or part of Land and all and Singular the premises herein before mentioned meant or intended with the appurtenances unto the said Shadrach Walker his heirs and assigns and to his and their own proper use and behof against the Challenge Claim and demand of all persons whatsoever shall and will warrant and forever defend by these presents In Witness whereof the said Peter Walker hath hereunto set his hand and Seal

Signed Sealed and Delivered {  
In presence of - - - }

Peter Walker seal

Memoorandum that on the Twenty first day of June one thousand Seven hundred and Eighty five Quiet and peaceable Possession with every and sum of the within Lands and premises was given to the within named Shadrach Walker the other Covenanted to these presents before the under written witness by

Peter Walker

Recd June 21<sup>st</sup> 1785 of Shadrach Walker the sum of twenty Shillings being the Consideration of the within Lands & Premises

Ame Peter Walker

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In Court held for Geochlond County the XX day of June 1725 Peter Walker acknowledg'd this  
Indenture to be his acts of deeds wh. was agreed to be recorded

Piste.

This Indenture made this      day of      in the year of our Lord one thousand seven  
hundred and eighty five between Edmund Duke of Newhaven County of the one part — — —  
and James Salmons of Geochlond County of the part, witnesseth that the said Edmund Duke for ands  
In consideration of the sum of Two hundred pounds current money to him in hand paid by the said  
James Salmons the receipt whereof he doth hereby acknowledge and thereof doth acquit according to the said  
James Salmons his heirs &c for ever hath given granted bargained sold and by these presents  
do give grant Bargain & sell unto the said James Salmons his heirs & assigns for ever one certain  
tract or parcel of Land lying lying in the County of Geochlond containing by estimation two  
hundred & thirty acres be the same more or less on the waters of Siemings Kirk or others Partyside  
Creek bounded by the lines of Powder Creek (South) Thomas Randolph (East) Nathan Strong  
(North) & Strong Rock (West) to have and to hold the said tract of land with the appurtenances  
unto the said James Salmons his heirs and assigns forever. & the said Edmund Duke  
for himself his heirs &c the aforesaid tract of land with the appurtenances aforesaid unto  
the said James Salmons his heirs & assigns against all persons whomsoever with  
Warrant &c these presents forever Defend. In witness whereof the said Edmund Duke  
hath hereunto set his hand & affixed his seal the day and year above written  
Signed Sealed & Delivered

In presence of  
Wm Simpson  
William McCloud  
Mil George

Edmund Duke (Seal)

At a Court held for Rockland County 10<sup>th</sup> of June 1785 Edmund Duke acknowledged this Indenture  
to be true acts which was ordered to be recorded

Seale

This Indenture made this XX day of June in the year of our Lord one thousand  
seven hundred and eighty five Between John Hylton Vinary his wife of the County of Rockland  
of the one part & Daniel McCalla of the S. County of the other part witnesseth that the said  
John Hylton Vinary his wife for and in consideration of the sum of Two Hundred Pounds  
Court money of Virginia to them in hand paid by the said Daniel McCalla the receipt  
whereof they do hereby acknowledge shall give granted bargained & sold Vby these presents  
do give grant bargain & sell unto the said Daniel McCalla his heirs and assigns forever  
a certain tract or parcel of Land lying and being in the County aforesaid containing by  
Estimation Two hundred acres be the same more or less bounded by the lines of Stephen  
Southall Thomas Drumright Humphrey Carrish Wm Payne Martha Carr &c the S.  
John Hylton

To have and to hold the S<sup>t</sup> tract or parcel of Land with the appurtenances unto the  
said Daniel McCalla his heirs and assigns for ever & the said John Hylton & mary his  
wife for themselves & their heirs the above tract of Land with the appurtenances aforesaid  
unto the S<sup>t</sup> Daniel McCalla his heirs and assigns against all persons who moreover  
will warrant Vby these presents forever defend In Witness whereof the S<sup>t</sup> John Hylton  
& mary his wife have hereunto set their hands and affixed their seals the day and year  
above written Signed Sealed & Delivered

in presence of

John Hylton seal

seal

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Indenture  
That on the day of the date of the within mentioned Document peaceable &  
quiet possession of Living Slaves of the within Land & premises was had and  
taken by the within named John Hutton & Mary his wife & by them delivered  
to the within named Daniel Walla.

John Hutton

Received the xx day of January 1785 of Daniel Walla the sum  
of two hundred pounds Current money it being the consideration money within  
mentioned

Teste

John Hutton )

At a Court held for Goochland County the 20<sup>th</sup> day of June 1785  
John Hutton acknowledged this Indenture to be his Act & Deed  
which was order'd to be Recorded

Teste

G. Payne 1785

This Indenture made this 15 day of August in the year of our Lord one thousand seven hundred and  
Eighty five Between Richard Wade & Betty his wife John Pace & Elizabeth his wife of the County of Gooch-  
land of the one part and Daniel Wade of the same County of the other part witnesseth that we said  
Richard Wade & Betty his wife John Pace and Elizabeth his wife in consideration of the sum  
of one hundred and thirty four pounds current money to them in hand paid by Daniel  
Wade have given granted bargained and sold and by these presents do give or grant bargain  
and sell unto the said Daniel Wade and his heirs one hundred acres of Land in the same  
more or less situate in the County of Goochland on the Branches of Tuckahoe River and is  
bounded as followeth beginning at a corner Stone Standing at the east end of an old Tobacco  
House Belonging to Richard Wade then North thirty two degrees Ea. & thirty four  
paces to a white oak then North fifty six degrees East thirty two paces to a winters fence

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Thence South forty seven degrees East thirty eight poles thence South forty four degrees East seventeen  
poles thence South twenty three degrees East ten poles to a Cherry tree thence South forty four degrees East,  
forty six poles to a Hickory near a Slash stone north twenty one degrees East twelve poles to a corner post  
on John Wade's line thence on his line South one half degrees West one hundred and sixteen  
poles to a corner pine on Hezekiah Bentleys land thence North twenty four degrees West one hundred  
of twelve poles to a corner pine on Strangman Hutchins Land in a small Branch Runne  
on the lines of Richard Wade North four degrees East fifty two poles thence North nineteen degrees  
West sixteen poles thence North forty six & half degrees West Sixty two poles to the beginning to have and  
to hold the said one hundred acres of land with its appurtenances to him the said Daniel Wade  
has heirs and assigns to the only use and behoof of him the said Daniel Wade has heirs and  
assigns power of the said Richard Wade & Betty his wife John Pace & Elizabeth his wife  
their and each of their Heirs Executors and administrators the said one hundred acres Land with  
its appurtenances to him the said Daniel Wade has heirs and assigns shall and will  
warrant and for ever defend In witness whereof the said Richard Wade & Betty his wife John  
Pace & Elizabeth hath hereunto set their hands and seals the day and year above written

Signed sealed & Delivered

In the presence of

Joseph Wadding

Tho Badgett

Richard <sup>his</sup> Wade seal  
mark

Betty <sup>her</sup> Wade seal  
mark

John Pace

Elizabeth <sup>her</sup> Wade seal  
mark

At a court held for Goochland County the 15<sup>th</sup> August 1725

Richard Wade & Betty his wife Jno. Pace & Eliz. his wife acknowledged this Indenture  
to be their acts & doings (the T. Betty & Eliza being first privately examined) It was there  
upon admitted to Record

Paste

(175)

This Indenture Made the Thirtieth day of August in the year of our Lord one thousand Seven  
hundred and eighty five by and between John Williams of Goochland County of the one part,  
and Jefse Bowles of the same County of the other part witnesseth that the S: John Williams  
for and in Consideration of one hundred and fifty pounds current money of Virginia to him in  
hand paid by Jefse Bowles before the sealing of these presents the receipt whereof he doth  
hereby acknowledge hath given granted bargained sold Enteſed and Confirme and do by  
these presents give grant bargain Sell Enteſed and Confirme unto the said Jefse Bowles and  
his heirs for ever a certain tract or Parcell of Land on the waters of Deep Creek in the County  
aforesaid containing one hundred and fifty one and a quarter acres of land and is bounded  
as followeth to wit Beginning at armsby Crews Corner white oak in the County line there  
South thirty degrees west to a corner white oak in the said Crews line thence N fifty five  
degrees west to a corner ash on a branch thence South twenty nine degrees West to pointers  
thence N twenty Eight degrees East along Capt W<sup>th</sup> Struwellers line to a corner pine  
and white oak in the County line thence S fifty six degrees East down the County  
line to the place began at together with all houses orchards gardens, ſwinggs, feedings, wood  
ways, waters and water courses and all other profits Causam Reversion and reverions  
remainder and remainders to the same belong or in any wise appertaining to have  
and to hold the said land and premises with their and every of their appurtenances  
to the only use and behoof of the S: Jefse Bowles his heirs and assigns forever and  
the S: John Williams for him Self his heirs and assigns the above sold land  
unto the said Jefse Bowles his heirs and assigns against them the said John  
Williams his heirs and assigns or any other person or persons whatsoever shall  
will warrant and forever defend by these presents in thinges wherof I have hereunto  
Set my hand and Seal the day and year above written

Signed Sealed

In presence of us

David Bowles

Mr. Mofat

Robert Wade

John Williams seal

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This Indenture made and concluded this fifteenth day of August one thousand seven hundred and  
eighty five between John Williams and Susannah his wife of the County of goodland on the one part and  
Thomas Mitchel of the County of Louisa on the other part witnesseth that the said John Williams  
and Susannah his wife for and in consideration of the sum of the sum of two hundred and eighteen  
pounds current money of Virginia to him in hand paid the receipt whereof the said John Williams  
and Susannah his wife for themselves their heirs executors administrators or assigns and every of  
them doth hereby acknowledge hath bargained sold & confirmed and by these presents doth hereby fully  
clearly and absolutely Bargain sell & confirm unto the said Thomas Mitchel and to his heirs  
successors forever one certain tract or parcel of land lying and being in the County of goodland  
containing by estimation two hundred and eighteen acres be the same more or less and bounded  
as followeth Viz Beginning at a living oak corner to Thomas Wofford in Samuel Prys's line  
bearing North forty three degrees fifteen minutes West one hundred and twenty three poles to a  
Mother living oak in the said Prys's line from thence North Eighty three degrees fifteen minutes  
West forty poles to a small red oak with pointers corner to John Williams from thence  
North four degrees fifteen minutes West sixty three poles to a small holly with pointers  
on the said Williams's line from thence North Twenty two degrees East forty two poles  
to the road at pointers from thence up and along the said road as it meanders Seventy  
three poles to a dead stamp at pointers on the South side of the road corner to William  
Meriwether in John Williams's line from thence North Twenty eight degrees East thirty  
four poles to a stake with pointers in said William Meriwether's line comes to Sife Bowles  
from thence North eighty degrees thirty minutes East one hundred & twenty one poles to an oak  
on the side of a branch in said Bowles line from thence South fifty six degrees thirty minutes  
East one hundred and twenty one poles to a white oak with pointers in Armsby Bowles  
line from thence straight to the beginning which course and bounds contains the above tract  
of two hundred & eighteen acres with all houses tenures orchards Woods Marshes Water  
and Water courses fall improvements and appurtenances whatever to the said tract

(77)

or parcels of Land belonging and every part thereof to have and to hold the said tract or parcel of Land and premises with every part and parcel thereof unto the said Thomas Mitchell his Heirs & assigns forever and the said John Williams for himself and his heirs the said tract or parcels of Land and premises and every part thereof against himself his heirs and against all and every person and persons whatsoever to the said Thomas Mitchell his heirs and assigns shall and will warrant and forever defend by these presents In witness whereof the said John Williams & Susannah his wife now Clerks set and affixed their hands and seals the day and year first above mentioned A. B. the word North in the Thirteenth line and the word South in the twentyfifth line were intertated before signed.

Signed Sealed & delivered in presence of

Test.

Jas. Meriwether

Thos. Parrish

Jesse Bowles

John Williams seal  
Susannah X Williams seal

Received August 15<sup>th</sup> 1785 of Thomas Mitchell Two hundred & eighteen pounds current money of Virginia in full of the Consideration money within mentioned.

Test

Jas. Meriwether

Thos. Parrish

Jesse Bowles

John Williams seal

At a Court held for Goochland County the 15<sup>th</sup> August 1785 John Williams acknowledged this Indenture with the receipt endorsed to be his act & deed which was ordered to be recorded.

(Seal) G Payne 666

78) In obedience to an Order of Goochland July Court we the Subscribers appraised all the estate of  
Francis Pledge deceased that was brought before us in the following manner.

1 large quilt-Trunk 1 small 8"	£ 0 " 10 " 0
1 Collon 1 flax wheel	1 " 7 " 0
3 Chests 4 old chairs 1 old table	0 " 10 " 0
2 Beds and furniture	15 " 0 " 0
1 Woman's Saddle bridle & Bridgwell	0 " 12 " 6
2 Iron poles 3 pair Books 1 pot rack 1 pair flat iron & wood George	1 " 5 " 0
1 Bellmette Skillet 1 pair scales 2 scythes	0 " 10 " 0
2 Bells 1 Grindle	0 " 4 " 6
1 Cradle	0 " 2 " 6
a parcell of old Iron	1 " 14 " 0
2000 old Nails	1 " 10 " 0
collon in the said flax & wool	0 " 4 " 6
1 Doz Iron Glads	0 " 6 " 0
a parcell of old Hinges	0 " 6 " 0
5 Do. Books	0 " 15 " 0
2 flax Hatchels 4 Mags 1 pair Glass mugs	1 " 12 " 0
4 Bottles 6 Butter poles 2 Jugs	0 " 10 " 0
a parcell of butter skin	1 " 0 " 0
10 Do. and 2 pieces ware	0 " 10 " 0
pails tubbs & scifters	0 " 12 " 0
1 P. of Lead	0 " 0 " 6
Tables and runlets	0 " 6 " 0
2 pad locks	0 " 6 " 0
4 race Hides 2 Sides of Leather	0 " 7 " 0
10 bush' Corn	6 " 0 " 0
6 Hogs	4 " 0 " 0
Crop wheat	1 " 10 " 0
6 Bee hives	1 " 10 " 0
	<u>£ 41-10-6</u>

J

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Amount Braght forward	\$ 45-10-6
200 lbs Bacon	10-0-0
1 Pequill	0-10-0
1 Hatch oven Gruntel	0-15-0
2 Small hunkers of Turnips	0-5-0
10 Head of cattle	15-5-0
2 Hares	17-0-0
1 Dr. Stuyarts	0-5-0
1 Negro boy Jack	50-0-0
1 Negro Man Robin	100-0-0
1 Pepper	10-0-0
	Amount \$ 237-0-6

Given under our hands this 28<sup>th</sup> day of July 1785

(c) Edward Wudford

Richard Sampson

John Edwards

— D —

At a Court held for Goodland County Augt 16<sup>th</sup> 1785 The Inventory was presented in  
Court Ordered to be recorded

Seal

Lincoln County July 10<sup>th</sup> 1785  
In obedience to an order of the Wenchefal Clerk of Goodland County bearing date number 923  
Appointed John Card Robt Masby Benjamin Wil<sup>m</sup> Brashaw or any three of us to  
appraise the Estate of Wm. Roberts deceased we the Subscribers being first sworn do appraise  
the following articles

	\$	£
Negro Peter	60-0-0	
Slamton	100-0-0	
George	100-0-0	
Nest	75-0-0	
Parlett	65-0-0	
Sam	50-0-0	
Franky	65-0-0	
1 bed & ornaments	12-0-0	
2 do without furniture	12-0-0	

1 Table Cloth	0 - 18 - 0
6 Knives and forks	0 - 3 - 0
6 Plates	0 - 6 - 0
a parcel of Earthenware	0 - 42 - 0
1 Iron pot	2 - 10 -
1 Iron pan	2 - 10 -
2 Broad axes	12 -
3 Narrow d.	1" 4" 0
1 Wares have plow	2 - 10 - 0
5 Hoses	1" 10 -

The above is a list of articles and the value of them that was produced  
to our view going under our hands

Robert Maffly

Benj'm Bradshaw

Wm Bradshaw

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In a Court held for Goodland County 15<sup>th</sup> August 1785  
This Inventory was presented in Court, Judged to be recorded

Leete

### Inventory of the Estate of W<sup>m</sup> Roberts Deed,

signed Bob	130. 0 -
Pat	70. 0 -
Tabt	70. 0 -
Sal Simeon	130. 0 -
Sarah	60 -
Jane	80 -
Jude	25 -
Dise	90 -
Sucky	70 -
Brester	25 -
Dick	75 -
Stephen	3 -
Anthony	70 m
Melley	65 m
Melley & Betty	130 m
Aggy	50 -
Lucy	45 -
Senta	115 -
Crescia	80 -
Silia	25 -
Wagon & Team	92 10 -

9 Yoke Oxen	30-
10 head cattle	17-
18 head Hogs	14- 10-
21 head Sheep	9- 9-
25 Geese	1- 17- 6
1 more and Calf	50-
1 D: D:	40-
1 Dove	25-
2 Cots	20-
1 pr. Sheep Shears	1- 6
1 barrel Books	1-
3 Cigars	1- 14-
14 Beach hooks	7- 6
1 pr. Hilliard	8- 10-
1 Set money Scales &c	3-
3 Belts D.	0- 9-
1 X Cat Saw rest	5-
Coopers Tools	10-
Carpenters D.	1- 4-
1 pr. Spectacles	14-
3 axes	5-
1 Hatchet	13-
Publ. pails &c	2- 3-
3 Cotton wheels & 4 flax d.	1- 10-
Plates dishes &c	1- 15- 9
Earthen ware knives Forks	5- 10-
1 Desk & 2 Tables	2- 6- 6
62 Chairs	2- 10-
1 port Mantel &	1- 5- 9
1 Curving knife dinner Patter plates &c	14- 3
2 Meal sifters spoon mokes Coffee pot &c	48-
6 Beds &c	1783 1-
7 Table Cloths 1 Towel 3 Chord 6 Glasse &c	9- 2- 3
also payme a bay Horse 15 <sup>th</sup> Augt 75	50 50
	1802 13- 5

In obedience to an order of D<sup>r</sup>. Board we the Subscribers  
being first Sworn have appraised the Estate of W<sup>m</sup> Boards  
(Dec<sup>d</sup>) agreeable to the annexed Inventory this 30<sup>th</sup> day of  
June 1784

Brad Vaughan  
John Henderson  
Dury Williams

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Goochland County

Dw<sup>r</sup> Court 1785

John Cox Robt. Mosby Basy: & William Bradshaw or any three of them being present,  
swear before a Justice of the peace are appointed to appraise the estate of Wm Roberts  
Dec<sup>d</sup> in the County of Lincoln —

Seal

I Thomas Hatchins of Goochland County virginia from a mature deliberate consideration and  
being fully persuaded that freedom is the natural right of all mankind & Being willing  
to fulfil the injunction of our Lord and Saviour Jesus Christ by doing to others as I would they should  
do unto me do declare that having under my Care a Negro Girl named Agga Sed Cleaven  
years old do for myself my heirs Executors admis a signed release unto the said Agga Sed.  
all my right title claim or pretensions of claim whatever after she shall arrive to the age  
of eighteen years which will be in the year of our Lord one thousand seven hundred and  
two In witness I have hereunto set my hand and seal this twenty third day of the second month  
1785

Test

Thomas Hatchins seal

Jewett Farrel

Tho: Ferrell

At a court held for Goochland County Sep<sup>r</sup> 19 1785 Tho: Hatchins acknowledged this  
Deed of manumission to be his acts & Deeds which was ordered to be Recorded

Test

In the Name of God Amen I John Cox of the County of Goochland & parish of Saint James Northam  
being at this time weak of body but in full of sense & memory do make do make & appoint this my  
last will & testament in manner & form as follows —

I give and bequeath to my son Edward Cox the two following Negroes Sam & Tannay with their  
increase to him & his heirs forever with the land I now live on all my stock of every kind

with the houses & howevers of Kitchen furniture Item I give and bequeath to my daughter obedience Hilton  
one Negroe girl named Susie with her Increase to her & heirs forever which she hath in possession.  
Item I give & bequeath to my Daughter Glofre Dairies one Negroe girl named Suey with her  
Increase to her & her heirs forever which she hath in possession Item I give my Son Henry Cox  
the sum of Thirty Shillings Sterling to him & his heirs forever Item I give to my Son John Cox  
the sum of one Shilling Sterling to him & his heirs forever Item I give and bequeath to my son  
Edward Cox's daughter Sally one Negroe girl named Phillis & if the said Sally should die without  
her my will & desire is that her brother John Cox shall have the <sup>3d</sup> Negroe to him & his heirs  
forever Item I give to my Son Edward Cox Son also one Negroe named Tom to him & his heirs forever  
I do constitute & appoint my beloved Son Edward Cox my whole Soul Executor of this my last will  
& Testament In witness whereof I do hereunto set my hand & affix my seal this Thirty fifth  
day of March in the year of our Lord God one thousand Seven hundred Eighty five

Signed in presence of us

In: Roberts

John Cox seal

Stephen Murrell

John Williams

At a court held for Goochland County Sept<sup>r</sup> 19<sup>th</sup> 1785 This writing was made by the calling of In: Roberts  
& John Williams to be the last will & testament of John Cox which was therupon admitted to record

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This Indenture made this 21<sup>st</sup> day of May in the year of our Lord one thousand Seven hundred  
& Eighty five Between Randol Rountrie & Elizabeth his wife of the one part & John Godan of the  
other part being ale of Goochland County witnesseth That the <sup>3d</sup> Randol Rountrie & Elizabeth  
his wife for and in consideration of the sum of Twenty six pounds six pence in Gilliams law money  
of Virginia to them in hand paid by the <sup>3d</sup> John Godan the receipt whereof they do hereby acknowle  
dget & they fully satisfied & contented Godan have bargained sold alio & bestowed & conformed by  
these presents to bargain sell alien Entitell Conform unto the <sup>3d</sup> John Godan his heires

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I, John Gordon, do give and convey unto the said Randal Rowntree my  
lands, situated in the County of York, containing by estimation fifty three acres, in the same manner as before bounded and  
described, to wit, beginning at a corner stone in Joseph Major's line, thence North, bearing half a degree  
North, eight six yards chain to a pine in Philip Childs' line, thence South, fifty two degrees West, fifty four  
yards chain to the S. Randal Rowntree's line to a white oak tree, thence South, fifty two and a half degrees  
East, twenty eight chains to the beginning with all houses, orchards, gardens, water rights, profits and  
advantages whatsoever to the same belonging or in any wise appertaining. To have and to hold  
the said tract or parcel of land unto the said John Gordon, his heirs, executors and administrators, to the entire pre-  
cure of the said John Gordon, his heirs, executors and administrators, & the said Randal Rowntree,  
& Elizabeth his wife, further to their heirs executors and administrators, doth agree to & with the said John  
Gordon that it shall be lawful for the said John Gordon, his heirs, executors and administrators, hereafter to have, hold  
and occupy of the said Randal Rowntree & Elizabeth his wife, their heirs executors and  
administrators, the above described land & premises with their and every of their appurtenances unto the said John  
Gordon, his heirs, executors and administrators, the said Randal Rowntree & Elizabeth his wife,  
their heirs executors and administrators, and against all other person or persons whatsoever, doth by these presents,  
warrant & for ever will defend. In witness whereof, to the said Randal Rowntree & Elizabeth  
his wife, have hereunto set their hands & sealed the day and year above written.

Signed, sealed & acknowledged

In the presence of

Randal Rowntree seal

Elliot Day

Elizabeth Rowntree seal  
mark

John Rowntree

Randal Rowntree

May 24<sup>th</sup> 1785 Recd of Mr John Gordon Sixty Six pounds five Shillings in  
full satisfaction for the within mentioned sum of money

Test John Rowntree

Randal Rowntree

At a court held for Geo<sup>r</sup> County Sept<sup>r</sup> 19<sup>th</sup> 1785 Randal Rowntree acknowledged this Indenture  
with the Receipt endorsed which was ordered to be Recorded

This Indenture made this 10 day of September in the year of our Lord one thousand seven hundred  
 Eighty five between Thomas Pollock & Susannah his wife of the County of goodland of the  
 one part & Henry Wood of the 3<sup>d</sup> County of the other part Witneseth that the said Thomas  
 Pollock & Susannah his wife for the consideration of the sum of three hundred pounds lawt money of Virgin  
 ia then in hand paid by the 3<sup>d</sup> Henry Wood the receipt whereof they do hereby acknowledge hath given  
 granted bargained sold & by these presents do give grant bargain & sell unto the 3<sup>d</sup> Henry Wood  
 his heirs & assigns forever a certain tract or parcell of land lying & being in the County aforesaid  
 containing by estimation three hundred acres to the same more or less abounding by within the tenes  
 of 3<sup>d</sup> Thomas Pollock lately Wm Lewis John Gran Daniel Powers Wm Merivether (lately  
 Douglass) Thomas Mapie Isbie Payne (lately Wm Howards) James Howard & John Wood  
 including the house called known by the name of Payne's Ordinary to have and to hold  
 the 3<sup>d</sup> tract or parcell of land with the appurtenances unto the 3<sup>d</sup> Henry Wood his heirs and  
 assigns forever And the 3<sup>d</sup> Thomas Pollock & Susannah his wife for themselves &  
 their heirs the aforesaid tract of land with the appurtenances aforesaid unto the 3<sup>d</sup> Henry  
 Wood his heirs & assigns against all persons whomsoever with warrant by these presents  
 forever defend In witness whereof the said Thomas Pollock & Susannah his wife have  
 hereunto set their hands & affixed their seals the day and year above written —

Signed sealed & delivered

in presence of

W<sup>m</sup> Woodson

Jam<sup>d</sup> Woodson

Rober<sup>t</sup> Saunders

Thos<sup>r</sup> Pollock seal

Susanna Pollock seal

Memo: That on the day of the date of the within mentioned I recd payment of your proportion of  
 Every quarter of the within mentioned Land I premises was had and taken by the within named  
 Thomas Pollock & Susannah his wife by them delivered to the within named Henry Wood  
 In presence of  
 W<sup>m</sup> Woodson

Thos<sup>r</sup> Pollock

Jam<sup>d</sup> Woodson

Received the 1<sup>st</sup> day of Septem<sup>r</sup> 1785 of Henry Wood the sum of three hundred pounds Current  
Money of it being the Consideration money written mentioned Thos. Pollock,

W. Woodward  
Ann Woodward

Robert H. Saunders

At a Court held for Goochland County Septem<sup>r</sup> 19<sup>th</sup> 1785 Thos. Pollock acknowledge this —  
Indenture with the Endorsements to be inserted of Deeds with an order to be recorded.

Taste

Payne etc

This Indenture made this twenty eighth day of July in the year of our Lord Christ  
one thousand seven hundred and eighty five Between W<sup>m</sup> Woodward Ann his wife  
of the County of Goochland of the one part & James Card of the County of the other part  
Witnesseth that the said W<sup>m</sup> Woodward and Ann his wife for divers good causes and con-  
siderations herein mentioned but more especially for the valuable Consideration  
of Three hundred and fifty pounds Current money of Virginia to him the said W<sup>m</sup> Woodward  
in hand paid by the said James Card before the sealing and delivery of these presents the  
receipt whereof the D<sup>r</sup> William Woodward doth hereby acknowledge and himself therewith fully  
satisfied contented and paid do entirely acquit and discharge the said James Card his heirs  
executors Administrators and assigns he the said W<sup>m</sup> Woodward have bargained granted  
sold aland enfeoffed and confirmed and by these presents for himself and his heirs do grant  
bargain sell alien enfeoff and confirm unto the D<sup>r</sup> James Card his heirs & assigns forever  
one certain tract or parcel of Land situate lying and being in the County of Goochland  
containing one hundred and fifty acres more or less Beginning at a corner white oak  
adjoining the D<sup>r</sup> Card and Hugh Mayo deceased to broad branch thence adjoining James  
Mayo down the S<sup>d</sup> Branch adjoining Mayo deceased down the S<sup>d</sup> branch adjoining  
John Ellis thence adjoining the S<sup>d</sup> Ellis line to the S<sup>d</sup> Card's line to the begining

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To have and to hold the abovementioned certain Tract or parcel of Land and premises with all  
and singular the privileges and appurtenances with all Improvements building orchards husbandry  
unto the said James Curd his heirs and assigns forever to the only proper use and behoof of him  
the said James Curd his heirs and assigns forever And the said W<sup>m</sup> Woodward & Ann his wife  
for themselves and his heirs do Covenant grant agree to and with the said James Curd his heirs  
and assigns in manner and form following that is to say first the said land & premises  
before granted and ever part and parcel of same at the time of the ensailing and delivery of these  
presentes and stand clear and free and discharged of and from all manner of Incumbrance  
Incumbrances whatsoever by dower suit or otherwise and lastly that the said William Woodward  
before granted one hundred and fifty acres land more or less and premises with all and singular  
the appurtenances aforesaid unto the said James Curd his heirs and assigns forever against him  
the said W<sup>m</sup> Woodward his heirs and assigns Against all and every other Person & Persons whoso  
Shall and will warrant & forever defend by these presentes In Witness whereof the said William  
Woodward & Ann his wife hath whereunto set their hands and affixed their seals the day  
of year above written

William B Woodward seal

Signed Sealed & Delivered in presence of  
John Curd  
Joseph Curd  
Matthew Woodward

John mark  
Woodward seal  
her,

Be it remembered that on the Twenty eighth day of July in the year of our Lord Christ,  
one Thousand Seven Hundred Eighty five that lawfully to quit Possession and Seizure  
of the within mentioned Land & premises was had and taken by the within named  
James Curd in their proper Persons according to the Tenor form and Effect of the within

written Deed in presence of

William B Woodward seal

John Curd  
Joseph Curd  
Matthew Woodward

Ann Woodward seal

18<sup>o</sup>

Then Received Twenty Eighth day of July in the year of our Lord Christ one thousand seven hundred Eighty five  
of James Land full Satisfaction for the within mentioned one hundred and fifty acres there or less

John Burle

John Land

Matthew Woodard

William B Woodward seal

Interlineation before Signing In the Seventeenth line the words it ann his wife, in the twenty first,  
the words and fifty, in the twenty third, it ann his wife

Sep: 19 1785 I hereby Certifie that I Surveyed the within mentioned Land & the same Containe  
but one hundred & twenty eight & a half acres Survey'd at the request of Mr. William Woodward

At a Court held for Goodland County September 19. 1785

Elliott Dougay junr: Gile

Wm B Woodward acknowledged this Indenture with the endorsements to his his acts & deeds  
which was ordered to be recorded

Seale

This Indenture made this Sixth day of August in the Year of our Lord Christ one thousand  
seven hundred and eighty five between George Christian & Sally his wife of the Parish  
of St. James's Northam in the County of Goodland of the one part & Thomas Miller of the  
County of Paroch of the other part witnesseth that the said George Christian for divers  
good causes & Consideration but more especially for & in Consideration of the sum of Three  
Hundred Pounds Current money of Virginia to him the said George Christian  
in hand paid by the said Thomas Miller before the Sealing and delivery of these presents  
the Receipt whereof is hereby acknowledged hath granted bargained & sold by these presents  
doth grant bargain & sell unto the said Thomas Miller his heirs and assigns no fewer  
one certain tract or parcel of Land lying & being in the Parish of Saint James's North  
in the County aforesaid & bounded as followeth Beginning at a post on the North  
Side of Humber branch & corner tree 3 miles running North twenty five degrees East  
to a white oak three with Nineteen degrees West two hundred rods to three small

while eahs Hunc South forty degrees West to several Tuermon bush on the said Millis line  
 Near the mouth of Humbers branch thence up the said Branch to the poplar began at  
 Containing two hundred & nineteen acres be the same more or less with the reversion of  
 Reversions Remaundre and remaundres Rentes Issues & profits thereof & all the estate  
 Right & title Intitl Claim & demand whatsoeuer of him the said George Christian or  
 his heirs of in or to the said Land & premises or any part thereof to have and to hold  
 said Land & premises with the appurtenances unto the said Thomas Miller his heirs and  
 Assigns forever to the only proper use & behoof of him the said Thomas Miller his heirs and  
 Assigns forever to no other use Intitl or purpose whatsoever & the said George Christian  
 for himself & his heirs doth further warrant and agree to and with the said Thomas  
 Miller his heirs and assigns in manner following that is to say that the said George  
 Christian now is lawfully seated in his own right of good firm absolute & indefeasible —

Estate of Inheritance in fee simple of land in all & singular the above mentioned Land &  
 Premises & hath all good authorely to convey the same as by these presents they are conveyed  
 & the said George Christian his heirs & assigns shall Seale warrant & forever defend  
 by these presents In witness whereof the said George Christian & Pally his said wife with  
 hereunto set their hands & affixed their seals the day & year first above written

the word Land underlined in the ninth line      George Christian seal

Pally

W<sup>m</sup> H Miller

W<sup>m</sup> Turner

Charles New

John Soule

Pally Christian

I George Christian do hereby deliver unto Thomas Miller his son & heir mentioned  
 Land & premises to hold to him his heirs & assigns forever according to the true intent & meaning of  
 this deed as witness my hand the day and year first written George Christian

W<sup>m</sup> H Miller

196 Recd of Thomas Miller the sum of Three Hundred pounds being the Consideration wherein mentioned  
as witness my hand the day and year first written  
W<sup>m</sup> Miller George Christian

In a Court held for Goochland County Sept: 1785 George Christian acknowledged this Indenture  
to be his acts and Deed then Patty his wife she being first privately examined deposed and quærred  
dearer in the same which was ordered to be recorded

Teste,

G Payne Clct

This Indenture made & concluded this Twenty Eighth day of September one thousand Seven  
hundred & Eighty five Between John Williams and Susannah his wife of the County of Goochland  
on the one part and Thomas Mitchell of the County of Louisa on the other part witnesseth that the  
P: John Williams & Susannah his wife for and in consideration of the sum of Fifty pounds five Shillings  
Current money of Virginia to him in hand paid the receipt whereof we do hereby acknowledge hath  
Bargained sold & confirmed by these presents doth hereby bargain sell & confirm unto the  
Said Thomas Mitchell and to his heirs and assigns forever certain tract or parcel of Land  
lying Abing in the County of Goochland containing by Estimation Fifty two and one quarter  
Acres be the same more or less bounded as followeth Viz: Beginning at a dead corner tree  
pointers on the road being Thomas Mitchell's John Williams corner thence down the road  
as it meanders South Eighty five degrees East forty one poles, south Seventy three & one  
half degrees East Eighteen poles, south Eighty two degrees East Twelve poles to Thomas  
Mitchell's line, thence on said Mitchell's line South Twenty degrees West forty one & one half  
poles to a red oak Hickory standing near a bottom, thence South five degrees East Sixty three  
poles crossing a branch to a corner red oak on Samuel Tryon's line, thence on S: Tryon's  
line North Eighty six degrees West Thirty poles crossing a branch to a dead pine  
corner on a hill side, thence on John Williams line North Eighty four & one half degrees

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New Seventy and three Spanish oak in a bottom, thence a new line North twenty three  
quarter degrees East one hundred & nine poles on John Williams line to the Beginning, which  
course and bounds contains the above tract of fifty two and one quarter acres together with all  
houses gardens orchards woods waters water courses and all improvements & appurtenances  
to the said tract a parcel of land belonging every part thereof to have and hold the  
said tract of land & premises with the appurtenances and every part thereof  
thereof unto the said Thomas Mitchell his heirs & assigns forever & the said John Williams  
for him & his heirs the tract of land premises and every part thereof against all &  
Every person & persons whatever to the said Thomas Mitchell his heirs & assigns  
shall & will warrant and forever defend by these presents In witness whereof the said  
John Williams Susannah his wife have hereunto set & affixed their hands & seals  
the day & year first above mentioned.

Signed sealed & delivered in presence of

John Williams D

Susannah Williams D

Jeffre Bowles

Thomas Hafford

Daniel Johnson

Sept: 98 1785

Received of Thomas Mitchell Fifty two pounds  
five Shillings current money of Virginia being in full the consideration money  
within mentioned.

John Williams

Test,

Jeffre Bowles

Thomas Hafford

Daniel Johnson

At a Court held for Goochland County Oct: 17<sup>th</sup> 1785 John Williams acknowledge  
this Indenture with the Plaintiff endorsed to be his acts & deeds with was  
ordered to be Recorded

Test J. Payne Esq

92 This Indenture made the 1<sup>st</sup> day of October in the year of our Lord one thousand seven hundred and  
Eighty five Between David Ross of the County of Savannah of the one part & George Payne of  
the County of Goochland of the other part witnesseth that the said David Ross for and  
in Consideration of the sum of one thousand pounds current money of Virginia to him  
in hand paid by the said George Payne hath given granted bargained and sold and by  
these presents doth give grant bargain and sell unto the said George Payne his heirs and assigns  
for ever the following lands to wit one tract of Land callt Cannons Containing by Estimation  
two hundred &      acres be the same more or less bounded by the lands of Steele Ck Carter  
Webster & James River and the other tract Containing about thirty acres bounded by the  
great road Pastures land Pledges land & James River

To have and to hold the said land with the appurtenances unto  
unto the said George Payne his heirs and assigns for ever & the said David Ross his  
heirs & assigns against all persons whomsoever will warrant and by these presents for ever defend  
in writing whereof the said David Ross to these presents hath set his hand & affixed his seal the  
day and year first above written

Signed Sealed and Delivered }  
in the presence of }

David Ross

A court held for Goochland County the 1<sup>st</sup> of October 1785 David Ross acknowledged  
this Indenture to be his acts & deeds which was ordered to be Recorded

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This Indenture made this twenty ninth day of September one thousand seven hundred Eighty four  
Between George Priddy of Rockland County of the one part Hugh French of the same County of the  
other part witnesseth that the s<sup>r</sup> Geo Priddy for his Consideration of the sum of two hundred &  
fifty pounds current money of Virginia hath granted bargained sold & confirmed by these  
presents doth grant Bargain sell & confirm to the said Hugh French his heirs &  
assigns forever one certain tract or parcel of land lying & being in the said County wherein  
I now live containing two hundred acres & three quarters by a late Survey beginning at an old  
pine on the S<sup>r</sup> French Thence N 81 E 15 3 poles to a corner Hickory on David Rader  
thence N 19 E 13 4 poles to a corner red oak Thence S 75 W 11 8 poles to corner pine on Charles  
Mafie Thence E 99 N 98 poles to another Red oak on John Holland Thence on Philip  
Williams S 46 East 202 poles to a corner pine on Solomon Williams & said French Penn S  
46 E 64 poles to a pine on S<sup>r</sup> French Thence S 85 E 27 Poles to the begining with all  
Woods Underwoods waters water courses houses & all inures profits Conveniences  
Habitations and Appurtenances thereunto belonging or appertaining to have  
hold Possess & enjoy the said tract or parcel of Land & all other the before granted  
privileges & every part thereof unto the said Hugh French his heirs & executors  
Administrators or assigns to the only, better use & behoof of the said Hugh French  
his heirs Executors Administrators or assigns forever against whom the said George Priddy  
his heirs Executors Administrators or assigns shall do & shall warrant & forever defend  
against him self his heirs & against all and every other person or persons who takes  
Having any Right or title thereto In witness whereof the said George Priddy hath  
hereunto set my hand & affixed my Seal the day and year above written

Signed Sealed & Delivered

In presence of) Solomon Williams  
William Profitt; John Davis

Geo. Priddy seal

M. J. DAVIS

194 Recd the Day and date within Mentioned the within Specified Sum of Two  
Hundred Fifty pounds Current Money of Virginia

Witness

Solomon Williams

William Profitt

John Davis

Stephen Davis

George Priddy seal

At a Court held for Goochland County 21<sup>st</sup> March 1785 St Williams proved  
This Indenture to be his acts & deeds of George Priddy which was continued for  
further Proof

At a court held for Goochland County Octo<sup>r</sup> 17<sup>th</sup> 1785 W<sup>m</sup> Profitt & Jno.  
Davis proved this Indenture to be the acts & deeds of George Priddy which was  
ordered to be recorded

Teste

This Indenture made this seventeenth day of October one thousand seven  
hundred and eighty five between Joseph Grubb & Mary his Wife of the County  
of Bedford of the one part and William Busby of the County of Goochland of  
the other part. Witnesseth that the said Joseph Grubb & Mary his Wife for and in  
consideration of the sum of Twenty two pounds curr<sup>t</sup> money by him the said Busby  
to the said Joseph Grubb & Mary his Wife has paid Before the sealing and delivery  
hereof, the Receipt whereof the said Joseph Grubb & Mary his Wife doth hereby  
acknowledge & whereof doth acquit and discharge the said Busby his heirs &c  
He hath granted bargained and sold by these presents doth grant Bargain  
and sell & deliver unto the said William Busby and his heirs &c

A certain tract  
and being in  
plantation a  
beginning on  
Land of N  
land then  
the same to  
of Land  
Heirs &c  
plantation  
the said N  
Against the  
Heirs or Ali  
said Person  
hands suff  
Signed Sealed

In witness  
Abram G  
John Gru  
William A  
Anderson  
John C.  
mark

Memoranda  
and Testo  
William

(195)

A certain tract or parcel of land Containing one hundred acres be the same more or less lying  
and being in the County of Goochland on the Branches of the little Byrd Creek being the  
plantation whereon Ann Younger formerly lived and Joins the lands as follows (nowit)  
beginning on Daniel Grubbs land at a corner Red oak Containing on the said Grubbs to the  
Land of W<sup>m</sup> Isbell and then on the land of Thomas Pleasant formerly called Cinaquins  
land then on the land of William Anderson then on the land of John Chilton Containing  
the same to the Beginning To have and to hold the said Neighbour plantation & tract  
of Land with the appurtenances thereto belonging unto the said William Bushy  
Heirs &c forever, and the said Jefse Grubbs and mary his wife the said Neighbour  
plantation and tract of Land with its appurtenances thereto beforegong unto him  
the said William Bushy and his heirs or assigns Shall and will Warrent forever up  
Against the Claim or demand of him the s<sup>d</sup> Jefse Grubbs & mary his wife or his  
Heirs or Assigns &c or any other Person or Persons whatsoever In witness whereof the  
said Jefse Grubbs & mary his wife to these presents hath Interchangably set their  
hands & affixed their seals the day and year above written.

Signed Sealed & Delivered

In presence of

Abraham Parrish

Jefse Grubb

William Glass

Anderson Parrish

John Chilton  
mark

Jefse Grubb seal

Mary Grubb seal

Memorandum that on the day and the year aforesaid I Recd a copy of this instrument  
and Secon of the within mentioned Premises was given unto the within mentioned  
William Bushy by the within named Jefse Grubb it which I do hereby acknowledge

I Received from the said William Brasby full Satisfaction for the within premises  
John Grubb seal

Mary Grubb seal

At a Court held for Goochland County 17 Octo<sup>r</sup> 1785 —

This Indenture was proved by the oaths of the witnesses thereto to be the acts &  
deeds of Jno & Mary Grubb & was ordered to be Recorded

In the name of God Amen I John Moor of the County of Goochland Saint James Parish Nothan  
being sick and weak of Body but of sound and perfect memory do make and ordain this my  
last Will & Testament In manner and form follows

First I give and desire unto my Son Amos S Moor my house and two Sows unto him my  
said Son and to his heirs forever

Item I give and desire unto my Grand Son John Moor my Red White pide Cow unto him  
my said Grand Son & to his heirs forever

Item I give and desire unto my Grand Daughter Mary Layne my Brindle Cow  
unto her my said Grand Daughter and to her Heirs forever

Item I give unto my beloved Wife all the residue part of my Estate not before mention  
During her Natural life and at her decease I give & desire the  $\frac{3}{4}$  Residue part of my  
Estate to my Daughter Mary Webster unto her my said daughter Mary & to her  
Heirs forever

Lastly I constitute & appoint my beloved Son Amos S Moor & my friend Joseph Pe  
my Executors to this my last Will & Testament In witness whereof I have here  
set my hand & Seal this twenty third day of April 1784 John <sup>his</sup> Moor

Signed Sealed & presence of  
Eliz<sup>t</sup> & Rogers Magdalene Fowler John Moor  
mark mark

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At Court held for Greenbland County 17<sup>th</sup> Octo: 1785

This Writing was proved by the oaths of two of the Witnesses thereto to be the last Will  
of Testament of John Moore Deed given Order to be Recorded

teste

H Payne Esq

This Indenture made this Seventeenth day of October  
in the year of our Lord one thousand seven hundred and eighty five between Charles Goodman  
and Rebeckah his wife of the one part and John Chilton of the same County of the other  
part witnesseth that the aforesaid Charles Goodman & Rebeckah his wife for and in  
consideration of the sum of Sixty pounds Current money of Virginia to them in hand paid  
the receipt whereof they do hereby acknowledge themselves therewith fully satisfied  
hath granted Bargained and sold unto the said John Chilton his heirs & assigns  
for ever one certain tract or parcel of land lying & being in Greenbland County and  
bounded as followeth by Beginning at a corner young poplar on William Johnson  
line running thence on Andersons Line to corner pinters in a small Branch  
Running thence a new line to another Red oak on Daniel Grubbs line running  
thence on Grubbs line to another pinters by the head of a glade running thence a new  
line to the head of Bottom then through the Bottom to a branch thence down the Branch  
to the first Station holding it for one hundred acres be the same more or less to have & to hold the  
said tract of land and all & singular the premises with the appurtenances unto the  
said John Chilton his heirs & assigns forever against the claim or demand of any person  
whatsoever and the said John Chilton shall & may peaceably and quietly enjoy have  
hold and possess the premises with the appurtenances without molestation from any  
person or persons whatsoever with which good Intent we have heard

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Set our hands and seals the day and year above written

Teste  
Abraham Parrish  
Daniel Grubb  
Mary Grubb  
John Grubb  
Anderson Parrish

Charles <sup>his</sup> Goodman seal  
mark

Rebeckah <sup>her</sup> Goodman seal  
mark

Memorandum

That on the day and year within mentioned quill & bearable before  
and lessor of the within mentioned premises was given unto the within mentioned  
John Chilton by the within named Charles Goodman it which I do hereby  
acknowledge I received from the s<sup>r</sup> John Chilton full satisfaction for the within  
premises Teste

Charles <sup>his</sup> Goodman seal  
mark

Rebeckah <sup>her</sup> Goodman seal  
mark

At a Court held for Goochland County the 17<sup>th</sup> Octo<sup>r</sup> 1785

This Indenture was made by the oaths of the Witnesses thereto to be the acts & deeds  
of Charles Goodman & Rebeckah his wife ordered to be Recorded

Teste

J. Glass 1785  
3

This Indenture Made this 17 day of Octo<sup>r</sup> In the year of our Lord one Thousand  
Seven hundred Eighty five Between W<sup>m</sup> Proffit of the County of Goochland of the one  
part and John Glass of the same County of the other part Witnesseth that the s<sup>r</sup>  
Proffit for and in consideration of the sum of Twenty Eight pounds to him in hand  
paid have given granted Bargained and Sold & by these presents do give grant  
bargain & sell unto the s<sup>r</sup> John Glass and to his heirs twelve acres of land

In the same more or less situated in the County of Goochland on the branches of the little  
 Boyd Creek and is bounded as followeth Beginning at Henry Nash's corner maple  
 standing in the said Glass line on the East side of a small branch called the  
 Scholar spring branch then on the said Nash's line to a corner line ~~site~~ on the  
 Nash's line to a corner white oak and pointers site on the said Nash's line to a  
 corner white oak standing on deep creek then on the S<sup>t</sup> Glass line to the first Station  
 To have & to hold the S<sup>t</sup> twelve acres of land with its appurtenances to him the S<sup>t</sup> John  
 Glass his heirs & assigns to the only proper use & behoof of him the S<sup>t</sup> John Glass his  
 heirs and assigns forever And the S<sup>t</sup> William Proffett and his heirs & executors  
 & Admrs the S<sup>t</sup> twelve acres of land with its appurtenances to him the S<sup>t</sup> John Glass  
 his heirs & assigns shall have Warrant for execr<sup>d</sup> if he doth deford. In witness whereof the S<sup>t</sup>  
 William Proffett hath hereunto set his hand & seal the day and year above written.

Signed sealed & delivered in presence of

W<sup>m</sup> X<sup>m</sup> Proffett  
w<sup>m</sup> X<sup>m</sup>

Memoandum

That on the day of the date of the within Written

Indenture quiet & peaceable sign and by present to within mentioned Person  
 and by me the within named William Proffett and by me taken & given onto  
 the within mentioned John Glass witness my mind witness

W<sup>m</sup> X<sup>m</sup> Glass  
w<sup>m</sup> X<sup>m</sup>

I<sup>e</sup> d<sup>r</sup> on the day of the date of the within Written Indenture the sum of only  
 Eight pound it being the Consideration Money herein mentioned and given  
 at a Court held for Goochland County Oct<sup>r</sup> 1<sup>st</sup> 1783

W<sup>m</sup> Proffett acknowledge his Indenture to be his act & done which was ordered to  
 be Recorded

In chedance to an order of the W<sup>t</sup>leifull Court of Goochland as the Subscribers have appraised  
the Estate of Robert Carden deceased

1 Bed & Bedstead	8. 0
1 D <sup>o</sup> " "	7. 0
1 D <sup>o</sup> " "	5. 10
1 d <sup>o</sup> " "	5. 10
10 Chairs	1. 8
1 Table	0. 10
1 Spinning Wheel	1. 5
1 Doz S P Drayor	" 4.
1 Copper Tobacco box Nutmeg grater & Pepper box	" 5
3 Doz Shares of Pepper Mill	" 4.
1 Set of Crocky ware	0. 15
1 Barrel of Knives Seats	1. 8
1 Spoon of Oaths & Cloth brush	1. 7. 6
1 Large & 1 Small Whet	" 12
1 Case of Bottles & 1 Chest	1. 6
3 old Chests	0. 8
1 parcel old Cards	1. 7
1 Gun	1. 5
1 Locking Glass	1. 8
1 Parcel Cashes of Hogsheads	2. 11
1 Grund Stein	1. 5
1 Parcel Turners Tools	2. 1
7 Scrap Tools Old Lumber	0. 10
1 Stands	0. 7. 6
1 Piece Hatchel	0. 7. 6
9 Boxes	0. 5. 0
Parcel hoes & das	1. 18
Parcel of Hoes	2. 0
1 Grap Scythe 1 P <sup>m</sup> flat Irons	5
1 Scorn & Stays	1. 9. 6
Water plaid & puggans	0. 4. 6
1 Cart	3. 0
18 <sup>1/2</sup> " Wood	0. 18. 0
5 " Cotton	0. 6. 3
1 Set Pewter	2. 10
Parcel of Scatter	1. 0
2 Saddles & 1 Bridle	2. 5
2 Sack Bags	0. 4
1 Negro man	50. 0
1 Mare & Colt	2. 0