

Person or Persons whatsoever. — I the witness whereof the said Nathaniel Mayne,
to these presents hath set his Hand & Seal the day & date above written
Signed sealed & delivered } Nath. Mayne 
in presence of }

Rec'd on the day of the date of the within written Indenture of the within named
Wm Mayne The sum of Seven Pounds current Money it being the Consideration
Money within mentioned. Rec'd D^r Nathl Mayne Seal
Wm Mayne

Memorandum That on the day of the date of the within written Indenture full
of peaceable Seizur & possession of the within mentioned Premises with the Appertinences
was had & taken by the within named Nathl. Majie & by him given & delivered unto
the within named Wm. Majie. Witness my hand.

At a court held for Goochland County the 21st day of June 1790.

This deed of Indenture of bargain & sale with the livery of Seizyn & Receipt theron
indorsed from Nathaniel Mafrie Gent. to William Mafrie was presented in Court
and acknowledged by the said Mafrie to be his Act & Deed which was ordered to be
recorded.

(Secte) Payne et al.

This Indenture made this 21st day of May in the year of our Lord one thousand seven hundred & Ninety: Between Henry Womack & Ann Womack his Wife of the County of Goochland of the one Part & Whitehead Ryan of the same County of the other Part witnesseth that the said Henry Womack & Ann his Wife for & in Consideration of the sum of fifty five Pounds current Money of Virginia by him the said Whitehead Ryan to them the said Henry & Ann Womack in hand paid before the sealing & delivery hereof the Receipt whereof they the said Henry & Ann Womack do hereby acknowledge Thereof acquit & discharge the s^t Whitehead Ryan

his Heirs Esqrs & Adm^r hath granted bargained sold enfeoffed & confirmed & by these presents doth grant, bargain, sell enfeoff & confirm unto the said Whitehead Ryan his Heirs and Assigns one certain Tract or Parcel of Land lying being in the County of Goochland on the Branches of the Little Creek, containing by Estimation Sixty Acres be the same more or less adjoining the Lands of Richard Adams & Martha Carr as by the Land lines will more fully appear To have & to hold the said Tract or Parcel of Land with every Part & Parcel thereof, with the Appertinances unto him the said Whitehead Ryan his Heirs & Assigns to the only Use & Behoof of him the said Whitehead Ryan his Heirs & Assigns forever & they the said Henry Womack & Ann Womack his Wife doth for themselves their Heirs & covenant & agree to & with the said Whitehead Ryan his Heirs & that the Premises & every part thereof, with the Appertinances are freed discharged from all Manner of Incumbrances & that the said Whitehead Ryan his Heirs & for and notwithstanding any Act or Thing by them the said Henry & Ann Womack their Heirs or Assigns or any other Person committed, done or suffered, shall or lawfully may, forever hereafter have, hold, Use, occupy, profit & enjoy the same & every part thereof with the Appertinances without the lawful Lett Molestation or Eviction of them the said Henry & Ann Womack their Heirs or Assigns or any other person or Persons whatsoever. In witness whereof they the said Henry & Ann Womack to these presents hath set their Hands & Seals the day & year above written

Signed, sealed, & delivered
in presence of

Henry Womack L.S.
Ann Womack S.S.

Recd^d on the day of the date of the within written Indenture of the within named Whitehead Ryan the Sum of Fifty five Pounds current Money it being the Consideration Money, within mentioned Recd^d P.W.

Teste

Henry Womack

Memorandum that on the day of the date of the within written Indenture full & peaceable Seizur & Possession of the within mentioned Premises with the Appertinances was had & taken by the within named Henry Womack & Ann Womack his Wife & by them given & delivered unto the within named Whitehead Ryan. Witness our Hands

Henry Womack

Seal

At a Court held for Scotland County the 21st day of June 1790.

This Deed of Indenture of Bargain and Sale with the Dower of Feijen & Keupt thereon
indured from Henry Womack His wife to Whetched Ryan was presented in Court and
acknowledged by the said to be their Acte & Deed the WIFE being first privately examined
and relinquishing her Right of Dower therin which was ordered to be recorded

Sate Payne cek.

In the Name of God amen. I Henry Walnack of Goochland County being sick & weak of Body but of sound disposing Mind and Memory do make & ordain this my last Will & Testament in manner & Form following. First I recommend my Soul to God who gave it and my Body to be buried in a decent Christian manner. And as to what Worldly goods it hath pleased God to give me I give, devise & bequeath in manner of Form following Item I give Bequeath unto my Daughter Mary Ruffell five Shillings Current Money to her other Heir forever. Item I give unto my Daughter Lucy Lawrence five Shillings Current Money. Item I give unto my Son Henry Walnack all the rest of my Estate both real & personal to him His Heir forever. And lastly I appoint my said Son Henry Walnack whole Sole Executor of this my last Will and Testament revoking & disannulling all other Wills by me heretofore made. In witness whereof I have hereunto set my Hand and Seal this 25th day of February 1783.

Signed sealed published & pronounced by the
Testator to be his last Will & Testament before
us, who as Witnesses thereto have set our
hands the date above.

Henry ^{his} Walmack Seal
mark.

Sho^t L. Bates -
Humphrey Garrett
Harrison Jones
Tomas Bayne Jr.

At a Court held for Goochland County the 21st day
of June 1790.

This writing was presented in Court & proved by the Oaths of Thomas T. Bates and
Harrison Jones to be the last Will & Testament of Henry Walmack Dec^d. which was
ordered to be recorded And on the Motion of Henry Walmack the Executor therin named
who made oath according to Law and gave Bond with Tho. T. Bates his Security
in Penalty of one hundred Pounds Probat thereof is granted him in due form
of Law.

Suite Payne et al.

This INDENTURE made this Twenty first day of June in the Year of our Lord one
 Thousand Seven Hundred and Ninety Between Daniel Weinger of the County of
 Chesterfield and Commonwealth of Virginia of the one Part and Geo Gordon & Sally
 Winn his Wife of the County of Fayette and Commonwealth aforesaid of the other Part
 WITNESSETH; that the said Daniel Weinger for the Consideration of the Sum of One
 Thousand Pounds current Money of Virginia to him in hand paid, the receipt whereof
 he do hereby acknowledge forever acquit & discharge the said George Gordon & Sally
 Winn his Wife their Heirs Executors and Administrators have granted bargained sold
 aliened & confirmed & by these Presents doth grant bargain Sell alien & confirm unto
 the said Geo Gordon & Sally Winn his Wife their Heirs & Assigns forever all that Tract or parcel
 of Land lying & being in the County of Goochland on Tuckahoe Creek being part of a Tract
 of Land known by the Name of Fords Tract bounded as follows (to wit) begining at
 a Bush on Tuckahoe Creek thence North 79 deg West 100 Chain to a dead black
 Oak N 23 W 70 Chain to a white oak South 48 $\frac{1}{2}$ W 20 Chain to a forked white
 oak North 55 W 107 Chain to a Spanish oak N 46 $\frac{1}{2}$ E 86 $\frac{3}{4}$ Chain to a spanish
 oak N 73 $\frac{1}{2}$ E 106 Chain S 26 E 9 Chain to a white oak South 34 $\frac{1}{2}$ W 12 $\frac{1}{2}$
 Chain to a white oak S 14 $\frac{1}{2}$ E 33 Chain to a white oak S 20 E 55 Chain S 31 $\frac{1}{2}$
 E 7 Chain to a Ditch on the aforesaid Tuckahoe Creek thence down the Meanders
 of the same 124 Chain to the beginning containing 618 Acres Together with
 all Improvements water-courses profits appurtenances whatsoever to the said
 Premises belonging or in anywise appertaining & the Reversion Remainders and
 Profits thereof and all the Estate Right Title Interest Property Claim & demand
 of him the said Daniel Weinger of, in, & to the same To have & to hold the
 Lands hereby conveyed with all & singular the Premises & every part thereof and
 with every of the Appurtenances unto the said Geo Gordon & Sally Winn his Wife
 their Heirs & Assigns forever to the only proper ^{use} of them the said Geo Gordon
 and Sally Winn his Wife their Heirs & Assigns forever And the said Daniel
 Weinger for himself his Heirs Executors & Administrators do covenant promise and
 agree to & with the said Geo Gordon & Sally Winn his Wife their Heirs & Assigns
 by these Presents that the Premises before mentioned now are and forever hereafter
 shall remain free of & from all former & other gifts grants bargains Sales dowers
 right & title of dower Judgments executions titles troubles charges and

Seal

21st day
 Rates and
 which was
 un named
 his Security
 a form

I incumbencies whatsoever done or suffered to be done, by him the said Daniel Weinger.
 And the said Daniel Weinger and his Heirs all singular the promises hereby
 bargained & sold, with the Appertinances unto the said Geo. Gordon & Sally Winn his
 wife their Heirs & assigns, against him the said Daniel Weinger and his Heirs and
 all and every other Person or Persons whatsoever doth Swell warrant & power defend
 by these Presents. In Witness whereof the said Daniel Weinger have hereunto
 set his hand and Seal the day & year first above written.

Signed sealed & delivered
in the presence of us.

Daniel Weinger 

At a Court held for Goochland County the 21st of June 1790

This Deed of Indenture of bargain & Sale from Daniel Weinger to George
 Gordon & wife was presented in Court and acknowledged by the said Weinger
 to be his acts & Deed which was ordered to be recorded

(Secte) Payne C.R.

This INDENTURE made this Twenty first day of June In the Year of our Lord
 one thousand seven hundred and Ninety Between John Hopkins of the County of
 Goochland of the one Part and John Hopkins Jun^r. of the same County of the other Part
 Witnesseth that the said John Hopkins for the Love and affection that he bears unto
 his well beloved Son John Hopkins Jun^r. as also for and in Consideration of the sum of
 Ten Pounds of lawful Money of Virginia by him the said John Hopkins Jun^r. to him
 the said John Hopkins in hand paid before the sealing & delivery hereof the Receipt
 whereof he the said John Hopkins doth hereby acknowledge and thereof acquit and
 discharge the said John Hopkins Jun^r. his Heirs Executors and Administrators hath
 granted, bargained and sold & by these Presents doth grant, bargain, sell, enfeoff, & confirm
 unto the said John Hopkins Jun^r. his Heirs & assigns one certain Tract or parcel of
 Land lying & being in the County aforesaid on the Branches of Lickinghole Creek
 adjoining the Land of Thomas Cox Abram Poor & William Britt containing Three
 Hundred acres with all Houses orchards Walls Fences Ways Water courses
 and all other appertinances to the same belonging or in anywise appertaining.

To have and to hold
 with their Appurtenances
 Issues & Profits there
 the said John H.
 John Hopkins Jr
 His Executors &
 the Appertinances
 and will warrant
 him the said John
 sooner and the 2d

doth covenant, pro
 and administrat
 from all Mann
 Heirs and Assigns
 Hopkins Jr his
 shall lawfull
 and enjoy the s

The lawfull tie
 Heirs or Assigns
 said John H
 Day and Y
 Signed sealed
 in pres

At a
 on this De
 to John
 by the said
 recorded.

To have and to hold the said Three hundred Acre of Land and the before recited Premises
 with their Appurtenances and the Reversion and Reversions, Remainder and Remainders Rents
 Issues & Profits thereof and of every Part and Parcel thereof with the Appurtenances unto
 the said John Hopkins Jun^r his Heirs & Affrigs to the only Use & Benefit of the said
 John Hopkins Jun^r his Heirs and Affrigs forever, and the said John Hopkins his
 Heirs Executors & Administrators the said Wiffrage, Plantation & Tract of Land with
 the Appurtenances unto him the said John Hopkins Jun^r his Heirs and Affrigs shall
 and will warrant forever defend by these Presents against the Claim & demand of
 to him the said John Hopkins his Heirs Executors and Affrigs or any other Person what-
 ever, and the sd John Hopkins for himself his Heirs Executors and Administrators
 doth covenant promise & agree to and with the sd John Hopkins Jun^r his Heirs Executors
 and Administrators that the Premises and every Part thereof are free and discharged
 from all Manner of Incumbrances and that the said John Hopkins Jun^r his
 Heirs and Affrigs for & notwithstanding any Act or Thing by him the said John
 Hopkins Jr his Heirs & Affrigs or any other Person committed done or suffered
 shall lawfully may for ever hence after have, hold, use, occupy and possess
 and enjoy the same and every Part thereof with the Appurtenances without
 the lawful lett, molestation or Eviction of him the said John Hopkins his
 Heirs or Affrigs or any other Person whatever. In Witness whereof the
 said John Hopkins hath hereunto set his Hand and affixed his Seal the
 Day and Year above written.

John Hopkins 

Signed, sealed, and delivered
 In presence of us.

At a Court held for Goochland County the 28th day of June 1790
 This Deed of Indenture of bargain & Sale from John Hopkins gent.
 to John Hopkins Jun^r was presented in Court and acknowledged
 by the said Hopkins gent. to be his Act & Deed which was ordered to be
 recorded.

Subsc. 
 Geo. Payne clk.

This Indenture made this Fourth day of May in the year of our Lord one Thousand Seven Hundred and Ninety Between John Laprade of the County of Goochland of the one Part and Elisha Leake of the same County of the other Part Witnesseth That the said John Laprade for his Consideration of the sum of thirty Eight pounds current Money to him in Hand paid have given granted bargained sold and by these Presents do give grant bargain and sell unto the said Elisha Leake and his Heirs Eighteen and half Acre Land situate in the County of Goochland on the Branches of Dovers Creek and is bounded as followeth beginning at Pointers on the Three Chopt Road on Elisha Leakes Line thence South seven degrees West eighty four poles to three corner Hickories on a Hill side thence North seventy degrees East forty poles passing Bear Meadow Branch to two corner white Oaks and a black Gum on John Laprades Land on his Line North twenty two degrees East fifty four poles to a perimmon Tree pointers on the Three Chopt Road thence up the said Road as it meanders fifty shalfe poles to the Begining To have and to hold the said eighteen and half Acre Land with its Appurtenances to him the said Elisha Leake and his Heirs forever to the only use & behoof of him the said Elisha Leake his Heirs and Assigns and the said John Laprade for himself his Heirs Executors and Administrators doth covet and grant to both the said Elisha Leake his Heirs and Assigns That he the said John Laprade and his Heirs all and singular the Premises with the Appurtenances unto the said Elisha Leake his Heirs and Assigns against all and every other person or persons whatsoever claiming or to claim the same shall well warrant and forever defend by these Presents I WITNESS whereof the said John Laprade hath hereunto set his Hand and Seal the Day and Year above written.

Signed sealed and delivered

in presence of

Royall Allen

Joseph Hay

Trifona + Turner

John Laprade

(Seal)

Recd of Elisha Leake on the day & date of the within written Due thirty eight pounds in full for the within Lands & premises.

Witness Royall Allen

John Laprade

Joseph Hay

Trifona ^{her} Turner
mark

of our Lord one
year of the County
of the other part
of the sum of thirty
sterling pounds hold
Elisha Leake and his
land on the Branches
the three Chopt Road
four poles to three
forty poles rising
on John Laprade's
is too perimone
and meanders
said eighteen and
Leake and his
ake his Heirs and
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Africa. That he the
to the Appertances
my other person or
nt and forever
we hath hereunto set
Seale

At a Court held for Goochland County the 21st Day of June 1790. —
This Deed of Indenture of bargain & sale from John Laprade to Elisha Leake with the
Receipt thereon indorsed was presented in Court and acknowledged by the said Laprade to
be his Act and Deed which was ordered to be recorded.

(Seal)

G Payne Cllk.

Know all Men by these Presents that I James Pleasant of the County of Goochland
have nominated constituted and appointed, and by these Presents do nominate constitute
and appoint Isaac W. Pleasant and James Pleasant Jr. my true lawful Attorneys
for me in my Name to do, and transact, all my Business of every kind whatsoever by
reason of my Inability to attend to the same) and the same being done or transacted, for
me and in my name to take every Method which may be proper to under the same doing
or transactions good & valid according to Law. All which doing & transactions of my
two said Attorneys, I do hereby ratify & confirm as fully & completely as though I myself
were personally present and consenting at the doing thereof. In Witness whereof
I have hereunto set ^{my} Hand & affixed my Seal this Twenty first day of June
Anno Domini, One thousand seven Hundred, and Ninety.

Sealed and delivered
in presence of
John Hunnicutt
Arch' Pleasant

James Pleasant (Seal)

At a Court held for Goochland County the 21st Day of June 1790
This Power of Attorney from James Pleasant to Isaac W. Pleasant gentl and
James Pleasant Jr. was presented in Court and proved by the affirmation
of John Hunnicutt and Archibald Pleasant to be the Act and Deed of the
said James Pleasant which was ordered to be recorded

(Seal)

G Payne Cllk.

Laprade

This Indenture made this Twenty fourth Day of March in the Year of our Lord one thousand seven hundred and Ninety Between George Gordon and Sally Winn his wife of the County of Fayette and Commonwealth of Virginia of the one Part and Daniel Wiscare of the County of Chesterfield and Commonwealth aforesaid of the other Part witnesseth that the said George Gordon and Sally Winn his Wife for and in Consideration of the sum of One Thousand Pounds current Money of Virginia to them in Hand paid the Receipt whereof they do hereby acknowledge and forever acquit and discharge the said Daniel Wiscare his Heirs Executors and Administrators have granted bargained sold aliened and confirmed and by these presents doth grant bargain sell alien and confirm unto the said Daniel Wiscare his Heirs and Assigns forever all that Tract or parcel of Land lying and being in the County of Goochland on Tuckahoe Creek being part of a Tract of Land known by the name of Fords Tract and bounded as follows (to wit) beginning at a Birch on Tuckahoe Creek thence North 79 deg West 100 Chain to a dead black Jack N 23° W 70 Chain to a white oak South 48½ deg West 20 Chain to a forked white oak North 55° W 107 Chain to a Spanish oak N 46½ E 86½ Chain to a Spanish oak N 73° E 106 Chain S 96° E 9 Chain to a white oak S 34½ W 12½ Chain to a white oak S 16½ E 33 Chain to a white oak S 20° E 55 Chain S 31½ E 7 Chain to a ditch on the aforesaid Tuckahoe Creek thence down the Meanders of the same 124 Chain to the beginning containing 618 Acres together with all Improvements water courses profits and appurtenances whatsoever to the said Premises belonging or in any wise appertaining and the reversion remainders and profits thereof and all the Estate Right Title Interest Property Claim and Demand of them the said George Gordon and Sally Winn his wife of or to the same To have and to hold the Land hereby conveyed with all and singular the Premises and every Part and parcel thereof with every of the Appurtenances unto the said Daniel Wiscare his Heirs and Assigns forever to the only proper use and behoof of him the said Daniel Wiscare his Heirs and Assigns forever And the said George Gordon and Sally Winn his wife for themselves their Heirs Executors and Administrators do covenant promise to agree to and with the said Daniel Wiscare his Heirs and Assigns by these presents that the Premises before mentioned now are and forever hereafter shall remain free of & from all former and other gifts grants bargains Sales dowers right and title of Dower judgments executions titles troubles charges and Innuimbrances

whatever, done or suffered to be done, by them the said George Gordon and Sally Winn his wife.
 And the said George Gordon and Sally Winn his wife and their Heirs, all and singular the
 premises hereby bargained and sold, with the Appertinences unto the said Daniel Wincor
 his Heirs and Assigns, against them the said George Gordon and Sally W. his wife, and their
 Heirs, and all and ^{every} other Person or Persons whatsoever doth and will warrant and forever defend
 by these Presents. I M witness whereof they the said George Gordon and Sally Winn his
 wife have hereunto set their Hands and Seals the day & year first above written.

Signed, sealed, and delivered,

In the presence of,

Joseph R. Farar

Nath. G. Morris

Ach. Brown

Geo. Gordon

(Seal)

Sally W. Gordon

(Seal)

The Commonwealth of Virginia to Robert Patterson, John Parker and John
 Maxwell Gentlemen greeting, whereas George Gordon and Sally Winn his wife by their
 certain Indenture bearing date the 20th day of March 1790 have sold and conveyed
 to Daniel Wincor six hundred and eighteen Acres of Land with the Appertinences
 lying & being in the County of Goochland and whereas the said Sally Winn cannot
 conveniently attend our County Court of Goochland to make acknowledgment of the said
 Conveyance, therefore Power is given to you or any two or more of you to receive the
 Acknowledgment which the said Sally Winn shall be willing to make before you
 of the said Conveyance contained in the Indenture which is hereto annexed; And
 you are therefore commanded to go personally to the said Sally Winn to receive her
 Acknowledgment of the same, and examine her privately, apart from the said George
 her Husband, whether she doth the same freely & voluntarily, without his Persuasions or
 Threats, whether she be willing that the ^{same} shall be recorded in our said County
 Court, and when you have received her Acknowledgment & examination as aforesaid
 that you distinctly & openly certify the same to our said Court under your Hands
 and Seals, sealing thereto, there, the said Indenture & this Writ Witness Geo.
 Payne Clerk of our said Court this 20th day of April 1790 and in the Fourteenth
 year of the Commonwealth.

Geo. Payne

Fayette Jt.
 Pursuant to the within Decrees we Robert Patterson & John Parker
 Justices of the Peace for the said County did personally appear from her Husband
 examine the within named Sally Winn Gordon concerning her right of Power to the
 within Premises and that she hath and doth willingly and of her own choice
 Acknowledge and relinquish all her right title to the same Given under our
 Hands & Seals this 26th day of May 1790

R Patterson 

J Parker 

At about held for Goochland County the 28th day of June 1790.
 George Gordon acknowledged this Indenture of bargain and Sale to Daniel Wiscoore to be
 his acts Deed, each together with the annexed Commission & Relinquishment of the
 Power of Sally W. Gordon wife of the said George Gordon is ordered to be recorda



Geo. Payne CLK.

5645

Robt Pace married to Frances Tugle the 5 January 1790. Married by
 me given under my Hand this 15th April 1790

Colo Geo. Payne CLK.

Hugh French

John Davis married to Ann Hall the 20th March 1790. Married by
 me given under my Hand this 15th April 90

Colo Geo. Payne CLK.

Hugh French

At about held for Goochland County the 19th July 1790

This list of Marriages solemnized by Hugh French was ordered to be recorda



Wm Miller DL.

I do certify that I married John Forlens and Susanna Poor September 4th 1789.
 I married John Woodward and Jane Ellis February 4th 1790.
 I married William Richardson and Sally Mitchell March 18th 1790.
 I married John Cochran and Sally John May 2^d 1790
 Col. Geo. Payne G.G.C. Charles Hopkins
 May 17th 1790

At a Court held for Goochland County the 19th July 1790.

This List of Slaves returned by the Reverend Charles Hopkins was ordered
 to be recorded

Teste W. Miller D.C.

^{50th} In the Name of God, Amen I Ichabod Daniel of Goochland County and Parish of St James Northam being of sound and disposing Sense and Memory do make, constitute ordain and appoint this Writing to be my last Will and Testament in Manner and Form following, that is to say I give devise and bequeath to my well beloved Brother Ichabod Daniels Children Obadiah, Polly, John and Thurlan Daniel three Negroes W^m Cathron, George and Judy and their Increase to be equally divided amongst them equally when Obadiah is of age and the Money arising from the Sale of said Negroes to be applied equally towards the Clothing and Educating of the above four Children Obadiah, Polly, John and Thurlan Daniel after my decease and the decease of my Sister Mary Lovel Wife to John Lovel I give and bequeath unto my beloved Sister Mary (John Lovel's Wife) during her Life three Negroes W^m Cathron, George and Judy and my Lands for her use, and afterwards to be divided as above devised after my decease I give, devise and bequeath all my Lands to my beloved Nephew Obadiah Daniel Son to Ichabod Daniel with full right and title in the same, after my decease and the decease of my Sister Mary Lovel I give, devise and bequeath to my beloved Brother John Daniel one Cow and Calf to his use forever after my decease I give, devise and bequeath to my beloved Nephew W^m Daniel Son of Morly Daniel my Leather Bed and furniture to his proper use after my

Deces. I give devise and bequeath to my beloved Brother Morly Daniel Eight
 Pounds out of the Hire of my Negroes in the Bond of William Sampson for the
 Hire of George. I give devise and bequeath unto my beloved Sister all her Debts
 due to me after paying my just Debts and Funeral Charges, after my Deces.
 And lastly I constitute my Brother Ichabod Daniel and John Lovel my
 Executors of this my last Will and Testament. And revoke all other Wills but this
 In witness whereof I hereto set my Hand and Seal this Twenty fourth Day
 of November One Thousand Seven Hundred and Eighty Nine.

NB The line interlined between the fourteenth and fifteenth line was interlined
 before affixed.

Signed sealed & delivered
 in the presence of }
 Wm. Morrow
 Wm. Inslee
 Sally Crutchfield

Ezekiel ^{His} Daniel ^{Seal}
 mark

At a Court held for Goochland County the 29th day of June 1790
 This Writing was presented in Court and proved by the Oath of Sally Crutchfield
 to be the last Will and Testament of Ezekiel Daniel which was continued for
 further Proof

Teste Geo. Payne C.R.

At a Court held for Goochland County the 19th Day of July 1790
 Elizabeth Crutchfield comes into Court and makes oath that she saw Ezekiel Daniel
 sign, seal, publish and declare this Instrument writing to be his last Will
 and Testament and that she believed he was in his proper Senses at the Time he
 signed the same which is thereupon admitted to Record. And on the Motion of
 Ichabod Daniel one of the Executors herein named who made oath according to Law
 and with Thos. Miller and Mary Crowder his Testifiers gave Bond in penalty
 of One Thousand Pounds, probat thereof was granted him in due form, with leave
 for the other Executor to come in hereafter. And John Daniel prays an appeal
 from the Judgment of the Court to the first Day of the next District Court

Daniel Eight
son for the
No Debts
Decree

Lovel my
Wills but this
fourth Day
was interlined

Daniel *Seal*

one 1790
Tally Cutchfield
as contained for
Payne, CLK.

July 1790
Rev Ezekiel Daniel
his last Will
at the time he
the Motion of
the according to Law
a Bond in penalty
in form, with leave
and prays an appeal
at District Court

(for recording this Will) which is granted him on giving Bond with Paul
Daniels his Security for the Prosecution of his said Appeal according to
Law

Pete *Payne CLK*

KNOW all Men by these Presents that I Joseph Payne of Goochland
County am justly indebted to Smith Payne in the full sum of Seventy Pounds
and being desirous to secure to him the same do hereby grant bargain sell
and make over unto the said Smith Payne his Heirs or Assigns all and every
part and parcel of my growing crop of Wheat Corn Oats Cotton Flax and
Tobacco to the Use and Benefit of him the said Smith Payne his Heirs &
Assigns and further I do by these Presents authorise the said Smith Payne
when of at such Time & Place as he shall see cause sell and dispose of all &
every part of the aforementioned Crop for the best Price the same will fetch
in ready Money be the said Smith Payne first giving 20 days Notice
of the said intended Sale, if the overplus of any there be, to be paid unto the
said Joseph Payne, or to my Order. In witness whereof I have hereunto
set my Hand and Seal this 1st day of May 1790
Sealed & delivered in presence of
Geo. Payne *Payne* *Seal*
Jn. L. Harris

At a Court held for Goochland County the 19th July 1790
This Deed of Trust was proved by the Oath of John L. Harris to be the
Last and Deed of Joseph Payne gent which was ordered to be recorded.

Pete *W. Miller D.C.*

This Indenture made this Eighteenth day of January in the year of our Lord one thousand seven hundred and Ninety Between Thomas Eldridge of the one Part and Heath Jones Miller and Daniel Guerrant all of the County of Gaithland of the other Part Witneseth that the said Thomas Eldridge for and in consideration of the sum of Fifty Pounds with Interest from the Date hereof till paid have bargained and sold unto the said Heath Jones Miller and Daniel Guerrant all his Crop of wheat sown ^{the} last fall and now growing on his Plantation on the waters of Lickinghole Creek to have and to hold the said growing Crop of Wheat to the said Heath Jones Miller and Daniel Guerrant to the only proper Use of the said Heath Jones Miller and Daniel Guerrant their Heirs Exec^{rs}. Adm^{rs}. or Aliugs and the said Thomas Eldridge for himself and his Heirs the said growing Crop of Wheat above mentioned against himself and his Heirs and against every Person or Persons whatsoever to the said Heath Jones Miller and Daniel Guerrant their Heirs and Aliugs will warrant and forever defend by these Presents upon Trust however that if the said Thomas Eldridge his Heirs Executors or Administrators shall fail to pay the sum of Fifty Pounds with Interest from the Date before mentioned to John Guerrant for his Heirs Executors Administrators on or before the first day of August next ensuing the date hereof then it shall be lawful upon giving Ten days previous Notice of the Time and Place for the said Heath Jones Miller and Daniel Guerrant or either of them to sell the above mentioned growing Crop of Wheat to the highest Bidder and the Money arising therefrom first to be applied to the discharge of the said Fifty Pounds payable to the said John Guerrant for his Heirs Executors or Administrators and the Expenses of the Sale and Costs of this Conveyance and the Balance if any to be returned to the said Thomas Eldridge his Heirs Executors or Administrators. In Testimony whereof the said Thomas Eldridge hath set his Hand and affixed his Seal the Day and Year above written

Signed sealed and delivered
in the presence of

Ro. H. Saunders

Benj^t Hayes

Stephen Ellise

Thomas Eldridge Seal

At all
This Dec
the Author of
which wa

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At a Court held for Goochland County the 19th July 1790
 This Deed of Trust from Tho' Eldridge to Miller and Guerant was proved by
 the Oaths of Ro. H. Saunders and Jepse. Ellis to be the Act and Deed of said Eldridge
 which was ordered to be recorded.

Seale W. Miller D.C.

In the Name of God Amen. Being of sound Sence and Memory do make
 and ordain this my last Will and Testament as follows.

Item. I give and bequeath to my beloved Wife Sally Payne my right in Rever-
 ence to the Land that my Mother Agatha Payne now lives on known -
 by the Name of Paynes Ordinary, to her my said Wife and her Heirs for -
 ever. I also appoint my said Wife whole and sole Executor to this my last
 Will and Testament revoking all other by me heretofore made. In witness
 whereof I have hereunto set my Hand and affixed my Seal this Fifth Day of
 July One thousand Seven hundred and Eighty eight.

Signed and sealed
 in presence of

Jepse Payne Seal

Jepse
 Geo. Holland
 Peth. Roche

At a Court held for Goochland County the 20th day of April 1789
 This last Will and Testament of Jepse Payne Decd was presented in Court and
 proved by the Oaths of Samuel Poyor Gent and George Holland which was
 ordered to be recorded

Seale Wm Miller D.C.K.

This Indenture made this twentieth Day of May in the Year of our Lord one
 thousand seven hundred and Ninety Between Joseph Lewis and Anne his Wife of the
 County of Goochland of the one Part and Tho. Mafrie of the same County of the other Part
 Witnesseth that the said Joseph Lewis and Anne his Wife in Consideration of the Sum
 of One hundred Pounds to them in Hand paid have given granted bargained and sold and
 by these Presents do give grant bargain and sell unto the said Thomas Mafrie and his
 Heirs one certain Tract or Parcel of Land containing One hundred and forty five Acres

Seale

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more or less situate in the County of Goochland on the Branches of the little Byrd Creek & being part of a larger tract of Land held and occupied by the said Jas Lewis and is bounded as followeth Beginning at a corner Post Oak standing in a Branch being James Stanley's Corner thence on Thomas Meriwethers Line South seventy one Degrees East one hundred and Seventy Eight Poles to Pointers South four & half Degrees East Eighty Eight Poles to three Post Oaks Pointers on Thomas Mafie Line, South eighty four & half Degrees West two hundred and two Poles to a sweet Gum and two Hickorys on Frances Blankingship's Land near a branch of the little Byrd, North thirty two Degrees East twenty seven Poles to Pointers North four Degrees West Eighty five Poles to a corner Poplar standing in a Branch on James Stanley's Land thence with James Stanley's Line up the Branch forty four poles to the beginning TO HAVE AND TO HOLD the said one hundred and forty five Acres Land with its Appertinances to him the said Thomas Mafie his Heirs and Assigns to the only use and behoof of him the said Thomas Mafie his Heirs and Assigns forever and the said Joseph Lewis and Anne his Wife for themselves their Heirs Executors and Administrators doth covenant and grant to and with the said Thomas Mafie his Heirs and Assigns that they the said Joseph Lewis & Anne his Wife all and singular the Premises with the Appertinances unto the said Thomas Mafie his Heirs & Assigns against all & every other Person & Persons whatsoever lawfully claiming or to claim the same shall and will warrant & forever defend by their Presents In witness whereof the said Joseph & Anne have hereunto set their Hands and Seals the Day and Year above written.

Signed sealed and delivered
in the presence of
Joseph Watkins (as to LL)
John Maxwell LL
William Atkinson

Joseph Lewis 
Anne Lewis 

At a Court held for Goochland County the 16th Day of August 1790
This Deed of Indenture of bargain and sale from Joseph Lewis and wife to Thomas Mafie if it was presented in Court and acknowledged by the said Lewis and wife to be their Act and Deed the wife being first privately examined and relinquished her right of Dower therein which was ordered to be recorded

Sextay
H.C. Payne Clerk

This Indenture made this 28 Day of May in the Year of our Lord one Thousand seven
 hundred and Ninety Between Joseph Lewis and Anne his Wife of the County of Goochland
 of the one Part and David Blackburn of the County of Louisa of the other Part witnesseth
 that the said Joseph Lewis and Anne his Wife in consideration of the sum of thirty seven pounds
 ten shillings to them in Hand paid have given granted bargained sold and by these Presents
 do give grant bargain and sell unto the said David Blackburn and his Heirs Fifty Acres
 Land more or less situate in the County of Goochland on the branches of the Little Boyd Creek
 beginning at a corner Post Oak being Henry Garrett and Hezekiah Denivants corner thence
 on Denivants Line North Sixteen Degrees East Eighty five Poles to Pointes in a Slight South
 twenty two Degrees East Ninety seven Poles to a double corner pine on Samuel Hunter deeds.
 Land thence on James Stanley's Line South fourteen Degrees West Eighty two Poles cross-
 ing a Branch to a corner stone on Henry Garrett's Line with his line North Seventy five
 degrees West Ninety Nine Poles to the begining To have and to hold the said fifty
 Acres Land with its Appurtenances to him the said David Blackburn his Heirs & assigns
 to the only use and behoof of him the said David Blackburn his Heirs & assigns forever &
 the said Joseph Lewis and Anne his Wife for themselves their Heirs Executors & Administrators
 doth covenant and grant to & with the said David Blackburn his Heirs & assigns that they
 the said Joseph Lewis & Anne his Wife all Prerogative the Premises with the Appurtenances
 unto the said David Blackburn his Heirs and Assigns against all severy other Person
 and Persons whatever lawfully claiming or to claim the same shall and will warrant
 and forever defend by these Presents In Witness whereof the said Joseph and Anne
 have hereunto set their Hands Seal the Day and Year above written.

Signed sealed and delivered
 in the presence of }
 Joseph Watkins (sac to I.L)
 John Maxwell 'ditto'
 William Atchison 'ditto'

Joseph Lewis Seal
 Anne Lewis Seal

At a Court of Quarter Sessions held for Goochland County the 16. day of August 1790

This Deed of Indenture of bargain and Sale from Joseph Lewis His wife to David Blackburn
 was presented in Court acknowledged by the said Lewis His wife to be their acts & Deeds the wife
 being first privately examined and relinquished her right of Dower therein which was ordered
 to be recorded.

Seite W. Miller J.C.

Rec'd
within
Date

This Indenture made this 16 day of August in the Year of our Lord one thousand seven hundred
and Ninety Between Joseph Lewis and Ann his Wife of the County of Goochland of the one Part
and Henry Garrett of the County of Louisa of the other Part witnesseth that the said Joseph Lewis
and Ann his Wife in consideration of the sum of five hundred Pounds to them in hand paid have given
granted bargained sold by these Presents do give grant bargain sell unto the said Henry Garrett
and his Heirs two Hundred Acres of Land more or less situate in the County of Goochland on the
Waters of the little Byrd Creek beginning at Pointers in James Norrell's line thence of s. Norrell's
line South seventeen East two Hundred Forty seven Poles to Pointers in James Girt line thence
on the said line South seventy four East one hundred and eighteen Pole to Pointers on s. Girt
line thence a new line North ten West two Hundred Fifty five Pole to Pointers in Joseph Lewis
line. Now James Stanley's thence along the said line North seventy six West one hundred and
sixty three Pole to the begining and eight & three quarters Acres more or less adjoining the above
two hundred Acres. Beginning at a pine thence running South eighty seven West twelve
Pole to Pointers two Gums two black Oaks thence South one West thirty six Pole to a white
Oak thence South twenty three East Thirty four Pole to a red Oak thence South forty
three East Thirty two Pole to Pointers in James Bennett's old line thence along said
line to the begining To have and to hold the said two hundred eight & three quarters
Acres Land with its Appertinances to him the said Henry Garrett his Heirs & assigns to the
only use and behoof of him the said Henry Garrett his Heirs & assigns forever & the said Joseph
Lewis & Ann his Wife for themselves their Heirs, Executors and Administrators doth covenant
and grant to worth the said Henry Garrett his Heirs & assigns that they the said Joseph Lewis
and Ann his Wife all and singular the Premises with the Appertinances thereto
belonging unto the said Henry Garrett his Heirs & assigns against all and every other
person & Person whatsoever lawfully claiming or to claim the same shall swell warrant
and forever defend by these Presents In Witness whereof the said Joseph Lewis and
Ann his wife have hereunto set their hands Seals the day & year above written.

Signed sealed and delivered

in the presence of

David Garth

Nathaniel Raine

Tho' Magr

I Joseph Lewis and Anne his wife do here deliver unto Henry Garrett
Possessor and seignior of the within mentioned Land & Premises to hold to him this Heirs and
Assigns forever according to the true Intent & meaning of this Deed as witness my hand
the day & year within written. —

Seite David Garth

Joseph Lewis

Anne Lewis

Seal

Seal

Joseph Lewis

Anne Lewis

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to pointes on S. Girt
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thence South forty
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of the said Joseph Lewis
ances hereunto
and every other
shall swell warrant
Joseph Lewis and
above written.

Lewis *Seal*
Lewis *Seal*

unto Henry Garrett
to him this Heirs and
as witness my hand
Joseph Lewis
me Lewis

Recd. of Henry Garrett the sum of five hundred pounds being the consideration money
written mentioned as witness my hand the date written —

Peter David Garrett

Jos Lewis
Anne Lewis

At a Court of Quarter Session held for Goochland County the 16th day of August 1790
This Deed of Indenture of bargain and Sale from Joseph Lewis & wife to Henry Garrett
was presented in Court & acknowledged by the said Lewis & wife to be their acts & Deed
the wife being privately examined relinquished her right of Dower therein which
was ordered to be recorded.

Peter

H. Payne CLK.

Goochland County Court June 1790 Thomas Miller Gideon Mims and Thomas
Riddle or any two of them are appointed to audit & settle the accounts of Robert Poor
as Guardian to Martha Mims Orphan of Shadrack Mims dec'd make report
thereof to the next Court

copy Peter

H. Payne CLK.

The Estate of Martha Mims to Robt Poor

	Dr
	£ \$ &
January 2 ^d 1788 To boarding the said Martha Mims 1 year	6. 10. 00
To boarding 1 Negroe boy name John 1 year 30/-	1. 10. 00
To 1 Hatt 14/- 2 1/2 Ridond 2/-	" 16. 00
To 1 p ^t . shoes 6/-	" 6. 00
The Estate of Martha Mims £ 0	£ 9. 2. 00
By the hire of one negroe man name Martin	" 0. 00
	<i>f due</i> 0. 2. 00
1789 To boarding the said Martha Mims 1 year	£ 6. 00. 00
To boarding 1 Negroe boy name John 1 year	1. 00. 00
To 1 p ^t . Thos 6/- 5 calicos at 3/- 15/-	1. 01. 00
To paid David Mullins for 2 ^d months schooling	" 06. 00
To 1 p ^t . Thos 7/- 1 p ^t . 0/- 6/-	" 13. 00
1789 The Estate £ 0	£ 9. 02. 00
By the hire of the negroe man name Martin	" 00. 00
Pursuant to an Order of the worshipful Court of Goochland we	" 2. 00
the Subscribers have hereunto stated and settled the accounts	
of Robert Poor guardian of Martha Mims Orphan of Shadrack Mims dec'd	
as is above stated Given under our hands this 31 st day of July 1790	
Thomas Riddle	
Gideon Mims	

At a Court of Quarter Session continued held for Goochland County on the 17th day of August 1790. This account of Robert Poor a guardian of Martha Mims was returned to Court received & ordered to be recorded.

Sixty

Geo. Payne C.R.C.

KNOW all Men by these Presents that I Samuel Cosby for and in Consideration of the Love and Affection I have and do bare unto my son William Cosby and for and in Consideration of the sum of five Shillings to me in hand paid by the said William Cosby the receipt whereof I do hereby acknowledge have given granted bargained and sold and by these Presents do give grant bargain and sell unto the said William Cosby the three following Negroes ~~W^m~~ Bob Tom and Grace together with their future Increase to him the said William Cosby his Heirs and Assigns forever, and I the said Samuel Cosby do for myself my Heirs Execs and Admrs warrant and by these Presents forever defend unto the said William Cosby his Heirs and Assigns a good and lawful right and title in and to the said three Negroes and their future Increase against the right title claim challenge or demand of any Person or Person whatsoever claiming from, for, by, or under me. In Witness whereof I have hereunto set my Hand and affixed my seal this 18th day of August in the Year of our Lord One Thousand

Seven Hundred and Ninety
Signed sealed & acknowledged
in the presence of

Geo. Payne
Flem^g Payne

Sam^l Cosby Seal

At a Court of Quarter Session continued and held for Goochland County on the 18th day of August 1790 This deed poll from Samuel Cosby to William Cosby was presented in Court and proved by the Oaths of George Payne and Fleming Payne to be the Act Deed of the said Samuel which was ordered to be recorded.

Deere Wm Miller J.C.

This Deed of tripartite made and entered into this 18th day of August in the Year
of our Lord one thousand seven hundred and ninety between James Pleasant the Elder
John Hannatt & Isaac W. Pleasant witnesseth that the said James Pleasant the Elder
for and in Consideration of divers good causes him thereunto moving but more especially
to save indemnify and keep harmless the said Isaac W. Pleasant his Heirs Executors and
Administrators from every possible harm loss damage or detriment which the said Isaac W.
Pleasant his Heirs Executors or Administrators may sustain for or on Account or by means of him
the said Isaac W. Pleasant having become heretofore jointly Bound with him the said
James Pleasant the Elder as his security in four several Instances herein after mentioned
hath bargained sold and delivered and by these Presents doth bargain sell and deliver
to the aforesaid John Hannatt his Heirs & Assigns forever the following Slaves
and other Property to wit one Negro Man Slave called Ben one other called Stephen one
Negro Woman called Sissi with her three Children Amy, Sylvia Condee with their
Increase, six Feather Beds together with their Furniture consisting of Blankets Sheets
Counterpane and a Bedstead to each Bed. Yet upon this special Trust and Confidence
whereas the above said Isaac W. Pleasant hath heretofore become jointly bound with
the abovesaid James Pleasant the Elder as his security on a Bond to John Michie for Burton
and Lettice in the Penalty of conditioned for the

delivery of sundry Effects belonging to the said James Pleasant taken by Virtue of an
Execution to satisfy the said Burton and Lettice at the day of Sale, and whereas the
said Isaac W. Pleasant hath also heretofore in another Instance become jointly bound
with the said James Pleasant the Elder as his security on a bond to Woodson & Crouch
in the Penalty of conditioned for the delivery of sundry effects taken by Virtue
of an Execution to satisfy the said Woodson and Crouch at the Day of Sale. And whereas
the said Isaac W. Pleasant hath heretofore in another Instance become jointly bound
with the said James Pleasant the Elder as his security on a Bond given to John Toney

who was a fugitive of Edmund Toney in the Penalty of
conditioned for the delivery of sundry Effects the Property of the said James Pleasant
the Elder taken by Virtue of an Execution to satisfy the said John Toney was a fugitive as
abovesaid at the Day of Sale. And whereas the said Isaac W. Pleasant hath heretofore
become jointly bound with the said James Pleasant the Elder as his security on a Bond given
to James Drake in the Penalty of conditioned for the delivery
of sundry Effects taken by Virtue of an Execution to satisfy the said James Drake at

on the 18th day of August
returned to Court

ype CLK

and in Consideration
am Cosby and for and
the said William
ted bargained and
the said William Cosby
with their future
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d by these presents
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or whatever claiming
to set my Hand and
One Thousand

D. Cosby Seal

18th day of August 1790
Court and proved by the
aid Samuel which was

Miller A.C.

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The Day of sale all which reference being had to the said Bonds will more fully appear
And lastly whereas Archibald Pleasant of the County of Goochland hath heretofore
become bound with the said James Pleasant, for his Security in a Bond given to
William Swayney in the Penalty of forty Pounds conditioned that the said James
Pleasant shoud convey to the said Swayney a clear and undefeasible title in fee simple
to a piece of Land situate lying being in the County of Prince Edward sold by
the said James Pleasant to the said Swayney. Now the Condition of this Deed and
the Trust hereby imposed in the said John Hunnicutt is that if the said Isaac W.
Pleasant in any of the four Instances above mentioned where he is Security for the said
James Pleasant the Elder or if the said Archibald Pleasant in the Instance where
he is bound for the said James Pleasant the Elder or either shall hereafter by means
of their Security ship aforesaid sustain any Injury, Loss, Detriment or Damage then
the said John Hunnicutt or in Case of his Death any legally acting for him shall (upon
ten days previous Notice to him or them in writing given) immediately advertise the
said Negroes and other Property or as much of them as may be sufficient in some one of
the Publick Papers of this State for three weeks successively and shall at the expiration
thereof sell them to highest bidder for Cash and the Money therefrom arising to be applied
to the making retribution and amends for any actual Injury that either Isaac W.
Pleasant or Archibald Pleasant in any of the aforesaid Instances of Security ship
may have sustained and the overplus of Money in the hands of the said John Hunnicutt
if any such overplus then shall be after paying for making retribution or amends to the said Isaac
W. Pleasant or the said Archibald Pleasant shall be paid immediately to the said James
Pleasant the Elder his Heirs Execs. or Admrs. In Testimony whereof the said James
Pleasant the Elder John Hunnicutt and Isaac W. Pleasant have hereunto set their
hands and seals the day and year above written

Signed sealed and delivered

in the presence of

Isaac Younghusband Jr.

James Pleasant Jr.

J. Pleasant

John Hunnicutt

I. W. Pleasant

SS

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At a Court of Justice Session continued held for Goochland County on the 1st day of August 1790
This Deed of Trust from James Pleasant to Isaac W. Pleasant & John Hunnicutt
was presented in Court and proved by the Oaths of James Pleasant Jr. & Isaac Younghus-
band Jr. to be the Act & Deed of the said Parties which was thereupon admitted to
Record.

Seale d Wm Miller J.C.

more fully appear
and hath heretofore
Bond given to
said James
title in fee simple
was sold by
this Deed and
said Isaac W.
Security for the said
Instance where
hereafter by means
Damage then
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all at the expiration
time to be applied
Isaac W.
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John Hannicutt
to the said Isaac
the said James
said James
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gust 1790
in Hannicutt
Isaac Younghur-
son admitted to
Miller D.C.

Agreeable to an Order of Goochland Court we have viewed the Way proposed by
Martin Mims for turning Lickinghole Church Road between his Lands and the
Lands of Geo. W. Payne and think the same is more convenient to the Publick and a
better Way for the same. Given under our Hands this 16th August 1790

Smith Payne
Geo. W. Payne
Fran^t. Houchings

At a Court of Quarter Sessions held for Goochland County the 16th day of August 1790
This Report made by the Commissioners is returned to Court and ordered to be recorded

(Seal) Wm Miller D.C.

In the Name of God. Amen I John Pace of Goochland County, being very sick
and weak in Body tho' of perfect Mind and Memory; But calling to Mind the uncertain-
ty of this transitory life, do make and ordain this my last Will and Testament and dispose of
all my Estate in manner and form following, to wit. — Item, I bind unto my beloved Wife
Susanna Pace, the Use of my Plantation wheron I now live during her Natural Life, with-
out any interruption, and after her Death — Item, I give and bequeath to my son Stephen
Pace and his Heirs of his Body forever the Tract of Land wheron I now live. But in Case
he should die without lawful Heir of his Body, then for the said Tract of Land to be
equally divided amongst all my children — Item, I give unto my beloved Wife Susanna
Pace my Negroe Rachel and every other thing belonging to me, to give and dispose of amongst her
children as she shall think proper. — In witness whereof I have hereunto set my Hand
and affixed my Seal this 2^d day of January 1790. John Pace (Seal)

Signed sealed, published and declared to be the last Will and
Testament of the Testator in presence of,

John Ware
Stephen Johnson

At a Court held for Goochland County the 20th Day of September 1790.

This writing was presented in Court and proved by the Oaths of John Ware and Stephen Sampson
to be the last Will and Testament of John Pace Dec'd which was therupon admitted to Record.

(Seal) Geo. Payne Clerk

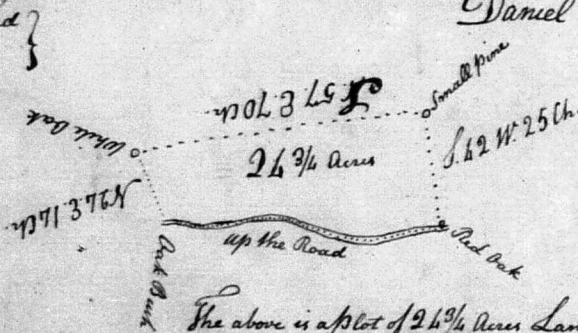
This Deed entered into this Nineteenth day of February one thousand seven hundred and Ninety between Daniel Powers of the one part and Shered Parish Guardian to Ephraim H. Parish of the other part. Whereas the sd Parish hath until unto the sd Powers the Plantation of the late John Parish deceased for two years to take place from the first day of January one thousand seven hundred and Ninety the said Plantation being willed to the sd Ephraim H. Parish by the Deceased John Parish and the sd Shered being appointed Guardian to the said Ephraim by the worshipful Court of Gorhland. And whereas the said Powers is desirous of saving himself the sd guardian Now this Deed witnesseth that in Consideration of the Renters and of Five Shillings in hand paid the Receipt whereof the sd Powers doth hereby acknowledge hath bargained and sold unto the sd Guardian to W^t Twenty four and three Quarter Acres of Land lying in the County of Gorhland and bounded as follows Plot, hereunto annexed. To have and to hold all and singular the Premises with the Appurtenances unto the sd Guardian his Heirs and Assigns forever. Upon Trust however that if the said Powers fails to pay the sd Guardian the Sum of Seventeen Pounds two Shillings and six Pence on or before the first day of January one thousand seven hundred and Ninety one and Seventeen Pounds two shillings and six Pence on or before the first Day of January one thousand seven hundred and Ninety two that on failure of either Payment it shall be lawfull for the said Guardian upon giving the sd Powers Ten Days Notice of the Time & Place thereof to be advertised at Gorhland Court House proved to a Sale to sell the whole or so much of the said Premises with the Appurtenances to pay of and discharge the Amount of Rent together with the Expenses attending such Sale as also of the drawing and recording this Deed of the ballance if any to return to the said Powers. In Testimony whereof the said Powers hath hereunto set his Hand and affixed his Seal the Day and Year above.

Signed sealed and delivered
in presence of

John Green Jun.
his mark
William Murray
mark

J. Powers

Daniel Powers Seal



The above is a plot of 24 3/4 Acres Land in Gorhland County belonging to Mr. Danl. Powers bounded to. as appears by the above Plot Survey'd Novem^r 28th 1786

By Elliott Lacy Surveyor G.C.

At a Court held for Goochland County the 20th day of September 1790.

This Deed of Trust from Daniel Powers to Thosard Parish Guardian of Ephraim Hooton Parish t.
was presented in Court and proved by the oath of John Green to be the Act and Deed of the said which
was continued for further Proof Teste Geo Payne A.M.

At a Court held for Goochland County the 20 day of December 1790.
This Deed of Trust from Daniel Powers to Thosard Parish Guardian of Ephraim Hooton Parish
was further proved by the oath of William Elleray to be the Act and Deed of the said Powers
which was continued for further Proof Teste Wm Miller D.C.

At a Court held for Goochland County the 20 day of May 1793
Samuel Pryor further and fully proved this Deed to be the act of Daniel Pow-
ers which was agreed to be recorded Teste J. Blairs D.C.

This Indenture made this twelfth day of May one thousand seven hundred and Ninety between
Matthew Lacy of Goochland County of the one Part and John Parish of Louisa County of the other
Part Witnesseth that the said Matthew Lacy for and in Consideration of the sum of Twenty
Pounds current Money of Virginia in hand paid the said Matthew Lacy by the said John
Parish hath given granted bargained and sold alured enfeoffed and confirmed and by
these Presents doth give grant bargain sell alien enfeoff and confirm unto the said John Parish
and to his Heirs forever one certain Tract or Parcel of Land containing by Estimation Twenty
five Acres be the same more or less being bounded by the Line of John Parish William
Shelton Sr. and one Fork of Owen Creek it being Part of a Tract of Land given & willed unto
the said Matthew Lacy by his Father Stephen Lacy deceased as may appear by the
Record of the said County Court of Goochland Together with all Houses orchards Gardens
Fences and all other Appurtenances to the same belonging To have and to hold the said
Land and Premises with the Appurtenances unto the said John Parish and to his Heirs forever
and the said Matthew Lacy doth hereby covenant for himself and for his Heirs that he will warrant the
said Land and Premises unto the said John Parish and to his Heirs & his Heirs forever. In witness whereof the
said Matthew Lacy hath hereunto interchangably set his hand Seal the Day Year first above written
Signed sealed and delivered in presence
I (Matthew Lacy)
(Interlined before signed)

George Adams

Wilson Addams

Charles Parish
mark

Matthew Lacy

Seal

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Memorandum, That on the twelfth day of May, one thousand seven hundred and Ninety, quiet and
peaceable possession of the Land and premises within mentioned was made and given by Matthew Lacy
unto John Parish according to the Form and Effect of the within Deed.

In Presence of
(Interclined before signed)

George Adams
mark

Wilson Adams

Charles Parish
mark

Matthew Lacy Seal

Received this twelfth day of May of John Parish the sum of Twenty Pounds current Money of
Virginia it being the Consideration Money within mentioned. I say received of me
George Adams
mark

Matthew Lacy

Wilson Adams
Charles Parish
mark

At a Court held for Goochland County the 20th day of September 1790
This Deed of Indenture of bargain and Sale from Matthew Lacy to John Parish was presented
in Court and proved by the oaths of George Adams, Wilson Adams, Charles Parish to be the acts and
Deed of the said Lacy which was ordered to be recorded Geo. Payne C.R.C.

To all to whom these Presents shall come greeting: KNOW ye that I Samuel Cosby of Goochland
County in the State of Virginia, for and in Consideration of the natural Love and Affection
which I have & do bear unto my Son in law James Turner and Daughter Patty Wife to
the said James Turner of the said County; and more especially for the valuable Consideration
of Twenty Shillings current Money in hand received HAVE given granted and confirmed and
by these Presents do freely give grant and confirm unto them the said James Turner and
Patty his Wife a certain parcel of Land containing one hundred and fifty acres more or less
situated in the said County and bounded as followeth: Beginning at a corner white Oak on the
River Road on Paul Dismukes line thence along the d. Dismukes line to G. Woodrsons
line thence along his line to the River Road thence down the said Road to the Plantation
thence along Gidion Mims line to corner Pine on the Road leading to Lickinghole Church
thence along the d. Mims Line to William Millers line thence along his line to John
Gurrants line thence along his line to corner red oak on Nath. Strong's line thence along

Ninety quiet and
by Matthew Lucy
Lacy (Seal)

his line to the begining, with four Negroes Peby, Rachel Lucy and Henry, two Mares abay and
gray, seven head of cattle, seventeen head of Hogs, three feather Beds and Furniture, one black walnut
Desk, two black Walnut Tables, One pine Desk, one pine Chest, seven rush Chairs, all the crop
of Corn and Wheat now on the sd Plantation. To have and to hold the said one hundred and
fifty Acres of Land with all the above mentioned Articles with all and every of its appertinances unto the
said James Turner and his Wife Patty and to their heirs forever against the claim of me, my Heirs
&c. and against the claim and Demand of all and every other Person or Persons lawfully to claim.
In witness whereof I have hereunto set my hand and seal this 6th day of March in the year of our
Lord one thousand seven hundred and Ninety
Signed sealed & delivered
in the presence of

Sam'l Cosby (Seal)

Wm Carroll
Roger Carroll
Booker Carroll
Josah Carroll

At a Court held for Goochland County the 20th day of September 1790.
This Deed of Gift from Samuel Cosby to James Turner and Patty his Wife was presented
in Court and proved by the oaths of William, Booker, & Josiah Carroll to be the Act and Deed of the
said Cosby which was ordered to be recorded

Seal Geo Payne Clerk

In the Name of God Amen. I William Parish of Goochland County in the Colony Virginia
calling to mind the uncertainties of this life and knowing it is appointed for all men once to die do therefore
ordain this my last Will and Testament in manner and form following (viz) First I recommend
my Soul into the Hands of Almighty God, who gave it, hoping by the Merits, Death and Passion of my
beloved Redeemer through him to have forgiveness of all my sins and a reconciliation with god my
Favour and my Body to be decently buried at the Discretion of my Executors hereafter mentioned.

First. I will that my Funeral Expenses be discharged and all my lawfull Debts be paid.

Item. I lend unto my Dear and loving Wife Elizabeth Parish all my whole and sole Estate as well real as personal
during her Widdowhood and after her decease to be equally divided amongst all my Children. Likewise give my
loving Wife Eliz Parish one House called Norman and one lot called Tompy also aside Saddle and Bridle.

Item. I give and bequeath unto my Son Nathan Parish five Shillings Sterling to be paid after mine and
my Wife Decesse.

Item. I give and bequeath unto my living Grandson William Parrish son of Peter Parish all my Land

that lies on the upper side of the Little Bird Creek in Case he shall live to the age of Twenty one years and in Case he should die then I give the said ~~Land~~^{Land} to my Son Peter Parish to whom I give all the remainder of my land lying the lower side of the Little Bird Creek to him this Being forever.

Item. I give and bequeath unto my Daughter Judith Howell the Wife of Thomas Howell fifteen Pounds Virginia Currency the Old Way to her and her Heirs and failure of such Heir then to be divided amongst the rest of my Children after mine and my Wifes decease likewise one horse Coll.

Item. I give and bequeath unto Ann Holland one Bed and Furniture after mine long Decease.

Item. I will request and require that after mine and my Wifes Decease all the Estate ^{be sold} and to be equally divided amongst all my Children. I appoint my Dear loving Wife Elizabeth Parish and my Son Peter Parish my Executrix and Executor of this my last Will and Testament disannulling and revoking all other Wills by me heretofore made.

Acknowledging this to be my last Will & Testament. In Witness whereof I have hereunto set my Hand affix my Seal this Eighteenth Day December ^{his} M DCC LXXIX.

Signed and delivered in the presence Interlaid before aforesaid William Parish ^{Seal}
of Gideon Bowles ^{10th the month (Divided)} mark

William Hicks

The Will altered and the Word Land interlaid

William Tharp Smith

And three lines of paper tract'd out

William Majes

At a Court held for Goochland County the 20th day of September 1790:

This Writing was presented in Court and proved by the Oaths of Gideon Bowles, William Hicks and William Majes to be the last Will & Testament of William Parish deceased which was therupon admitted to Record.

Date Geo. Payne CLK

In the Name of God Amen I ^{do} make and seal this 2^d Day of Saint James Northam Parish in Goochland County being sick and weak in Body but of perfect Sence and Memory and knowing it is appointed for all Men once to die. I Thereby recommend my Soul to Almighty God who gave it my Body I desire may be buried in a Christian Manner Trusting in the Merits of my ever blessed Saviour Jesus Christ to receive it again at the last Day in a joyfull Resurrection and as to what worldly Estate it hath pleased God to bless me with I ordain and dispose in the following Manner.

Item I give and bequeath to my loving Cousin Reuben Wellerpon my Negro girl named Sally she and her increase to him and his Heirs forever except the first born Child that she the said Negro girl shall have which Child I give and bequeath to my

Nine Franky Wotherspon to her and her Heirs forever.
 Item I give and bequeath to my loving Sister Mary Wotherspon my Saddle.
 Item My Will and desire is that my Clothes may be equally divided among all my Sisters ^{With}
 Elizabeth Banister, Mary Wotherspon, Susanna Wotherspon, Susanna Campbell and Susanna
 Petley if they apply for them if not to be left in the hands of my Sister Mary Wotherspon.
 Item I appoint and ordain my Cousin Reuben Wotherspon my whole and sole Executor to
 this my last Will and Testament. IN WITNESS whereof I have hereunto set my hand
 and Seal this fifteenth day of March one thousand seven hundred Eighty Seven.

Signed and sealed in presence
 of John Houghion
 David ^{his} Lane
 mark
 Catey Red ^{his} Lane
 mark

Winneifred ^{her} Page Seal

At a Court held for Goochland County the 20th day of September 1790.
 This Writing was presented in Court and proved by the Oaths of David Layne Slavy Red Layne
 to be the last Will and Testament of Winneifred Page Decd. which was therupon admitted
 to Record Teste Geo: Payne CLK.

Goochland March Court 17th Month 1790

Tho: Royster Joseph Watkins Sam: Parsons and Joseph Woodson gent: are appointed to
 receive Indus Ferry Road when cleared and report the same to the next Court
Teste H: Miller - R.

In consequence to the above Order we the subscribers have viewed Indus Ferry Road lately cleared
 and are of opinion that it is passable

Tho: Royster
 Joseph Watkins
 Joseph Woodson
 Sam: Parsons

At a Court held for Goochland County the 20th day of September 1790.
 This Report made by the Commissioners of Indus Ferry Road is returned to Court received
 and ordered to be recorded. Teste G: Payne CLK.

Involente Tea returned by William Royster Jr. I.Sch. for William Royster Staff due for 1788
 Peter Walker £3. 9. 6
 Gwathmy Dabney 8. 9. 6
11. 18. 10

William Royster Jr. I.S.

At a Court held for Goochland County the 20th day of September 1790.

William Royster Jr. I.Sch. for William Royster Staff comes into Court and makes oath to the within list of Involents which is ordered to be certified for his Allowance.

Test. Geo Payne clk.

This Indenture made the 10th Day of July one thousand seven hundred and Ninety Between Mosley Daniel of the County of Goochland and John Hopper of said County witnesseth that whereas the aforesd. John Hopper hath become & bound himself Security for the sd. Mosley Daniel for the sum of Fifty Pounds of good and lawful Money to be paid to the said John Hopper of said County: In order therefore to secure and indemnify the sd. Hopper against any Damage he may sustain thro' the said Securityship the aforesaid Mosley Daniel doth hereby bargain sell alien and make over to the sd. Hopper the following Articles Viz: One Negro Man Slave named Liley & one Woman named Isabel, also one Negro Child named Aggy, one bay Mare six head of Cattle, and the said Mosley Daniel doth hereby warrant and forever defend the aforementioned Articles to the sd. Hopper, his Heirs, Execrs. & Assigns against the claim of him the ^{sd.} his Heirs Execrs. or any other Person whatever claiming under him. Provided nevertheless that whenever the said Hopper shall be relieved from the aforementioned Securityship or reimbursed what Damage he may have sustained thereby, that then & in that case these presents to be null and void, otherwise to remain in full force & virtue. In witness whereof the sd. Mosley Daniel hath hereunto set his Name Seal the Day & Year above mentioned.

Test. John Lovell
Molly ^{her} Lovell
mark

Mosley Daniel 

At a Court held for Goochland County the 20th Day of September 1790.
 This Deed of Trust from Mosley Daniel to John Hopper was presented in Court and acknowledged by the said Daniel to be his Act & Deed which was ordered to be recorded.

Test. Geo Payne clk.

At a Court held for Goochland County the 18th day of October 1790:
 On the Motion of Joseph Pleasant one of the Excs within named who made Oath
 according to Law and gave Bond with Edward Redford his Security in the Penality
 of One hundred and fifty Pounds probat thereof is granted him in due form
 of Law, with leave for the other Exc to come in when he shall think fit.

Teste

George Payne CLK.

Goochland County September 20. 1790

Archibald Bryce George Richardson Jr.
 Britt & Henry Mullins or any three of them are appointed to audit and settle
 the Accounts of Jr. Perkins as Guardian of Sarah Perkins Orphan of Nathaniel
 Perkins decd. and report the same to the Court

A copy Teste Geo. Payne

Sarah Perkins the Daughter of Nathaniel Perkins Recd to John Perkins as
 Guardian

Oct. 10	To pair of Shoes	0. 6. 0
Nov. 4	To four yards of Durante 10/one hank Bill. 40. 10. 10	
	To one lawn hank erf. 4/9	0. 4. 9
May 5	To one Paper Pins 1/	0. 1. 0
Sept. 4.	To six yards of Lining 13/ one yard 8. 4/9 Th. 18.	1. 0. 5
the 18	To one Fur hat	1. 2. 0
the 21	To one and quarter yards Dowlef 3/11	0. 3. 1 $\frac{1}{2}$
	To one Years board	8. 0. 0
		11. 8. 1 $\frac{1}{2}$

Goochland Conformably to an Order of Court Sept. 20th we have examined the above
 Acct. and are of Opinion the Charges are just and Reasonable

Oct 14th 1790. Amount of the above Acct. Eleven
 Pounds eight Shillings 8 $\frac{1}{2}$

Archibald Bryce
 George Richardson
 Britt

At a Court held for Goochland County the 18th October 1790
 This Account was presented on Court waived and ordered to be recorded

Teste George Payne CLK

Recd by the Sheriff Oct 1790

790
makes oath to

ed and Ninety
 of said County
 self Security
 d Money to be
 indemnify the
 aforesaid Mosley
 the following
 bel also one
 id Mosley Daniel
 d Ropifer his
 his Heirs exec or
 hat whenever the
 reimbursed what
 are presents to be
 of the id Mosley Daniel

(Seal)

1790:
 in Court and
 tried to be recorded.

Payne CLK

KNOW all Men by these Presents that I William Radford of Goochland
 County for and in Consideration of the sum of One hundred and sixty six pounds
 18/4 which the said William Radford stands indebted by Bond bearing
 Date the day of P in the year of our Lord one thousand seven
 hundred and eighty to John Groves & C^o of the City of Richmond
 Merchant have granted bargained & sold and delivered and by these presents
 doth grant, bargain, sell and deliver unto the said John Groves & C^o their Heirs
 and Assigns the following Slaves being Four in Number - namely as follows
 to wit Isaac Frankey, Maria & Nero and the future Inmate of the Females
 to have and to hold the same unto the said John Groves & C^o their heirs & assigns
 free from and clear of all Incumbrance whatever and if the said William
 Radford do for myself my Heirs and Assigns warrant and will forever defend the
 title of all and singular the aforesaid Negroes from the claim of myself or
 from any other Person or Persons whatsoever provided nevertheless that if I the
 said William Radford do pay or cause to be paid unto the said John
 Groves & C^o or their Assigns on or before the first day of January 1791 the
 full and just sum of One hundred and Fifty Six Pounds 18/4 with Int^t
 then this Instrument of Writing to be void until then to remain in full force &
 effect. Witness my Hand and Seal this 20th day of Sept^r Anno Domine 1790
 Sealed & delivered in presence of us

Wm Radford Seal

At a Court held for Goochland County the 18th day of October 1790.
 This Deed of Mortgage from William Radford to J^r. Groves & C^o was presented
 in Court and acknowledged by the said Radford to be his Act and Deed which
 was whereupon admitted to record

Teste

Geo: Payne CLK:

Nov.
 1790
 Mar.
 Apr.
 May
 June
 July
 Sept.
 Oct.

III. The following Marriages was solemnized by me as follows Vth.

- | | |
|--|------|
| 1 Joseph Green and Liddia Wood Sept. 30 th | 1785 |
| 2 Jesse Redd and Mary Woodson November 24. | 1785 |
| 3 Peter Walker and Eliz ^a . Elloe December 1. | 1785 |
| 4 Baxter Folks and Susanna Webber December 8 th . | 1785 |
| 5 Burwell Baugh and Betsy Neaver January 19 th . | 1786 |
| 6 John Roanree and Lucy Gordon Feb rd 23. | 1786 |

Col^o. George Payne Elce C.

William Webber
August 21. 1786

At a Court held for Goochland County the 18th day of Oct^r 1790.

This List of Marriages solemnized by the Reverend William Webber was returned
to Court and ordered to be recorded

Teste Geo Payne CLK

Goochland County September 1790 Court

Archibald Bryce, George Richardson Jr. Britt
and Henry Mullins or any three of them are appointed to audit & settle the Accts. of
Archelous Perkins as Guardian of Eliz^a. Perkins Orphan of Nathaniel Perkins
deed and make report thereof to the Court Attest Geo Payne CLK

Elizabeth Perkins Orphan of Natt^r. Perkins decd. in account wth Arch^t. Perkins as
Guardian

	Dr.	Cr.
Oct. 26 To Six Yards of I. Lining 13/6	0 13 6	
28 To one horn comb 7 $\frac{1}{2}$	0 0 7 $\frac{1}{2}$	
To Oz. Thread 1/8	" 1 8	
Nov. 2 To one Y. Sheetng 2/6 One Thimble 7 $\frac{1}{2}$	" 3 1 $\frac{1}{2}$	
1790 March 16 To one Shalh yds. Ribband 1/10 $\frac{1}{2}$	" 1 10 $\frac{1}{2}$	
Apr. 30 To one yd. sheetng 2/6	" 2 6	
May. 10 To one P ^r . leather Shoe 6/6	" 6 6	
June 14 To five yds. Calicoes 3 5/-	1 15 0	
One Yd. sheetng 2/6 6 yds. I. Lining 2 0/-	1 2 6	
July 13 To one Paper pins 1/3	" 1 3	
Sept. 1 To one P ^r . knitting Needles 3	" " 3	
16 To one Fur Hatt 2 1/2	1 2 0	
Oct. 9 To one Years bound	" 8 0 0	
	<hr/>	
	13 10 9 $\frac{1}{2}$	

Gooch St.

Conformably to an Order of Court Sept^r 20th we have examined the
within Acct. amounting to Thirteen Pounds ten shillings and 9^t and are of
Opinion that the Charges are just and reasonable

Oct^r 14th 1790Arch^t Bryce

George Richardson

John Britt.

At a Court held for Goochland County the 18th day of October 1790.

This Account was presented in Court received and ordered to be recorded

Teste

G Payne CLK

Recd. Oct. 14th

This Indenture made this eighteenth day of October one thousand
seven hundred and Ninety between Thomas Martin and Susannah his his Wife of
Goochland County and John Williams of the same County witnesseth that the said
Thomas Martin and Susannah his Wife hath for and in Consideration of one
hundred Pounds of Lawfull Money of Virginia to them in hand paid hath
fully given granted bargained sold aliened released enfeoffed and confirm'd and do
by these Presents fully give grant bargain sell alien release enfeoff and conform unto
the said John Williams a certain Tract or parcel of Land lying in the County of
Goochland containing one hundred Acres be the same more or less and bounded
as follows, to wit, Joining Col^rn. Samuel Richardson, Thadwick Walker, Jacob
Lane, John Gilbert and the Land that the s^r John Williams purchased of Thomas
Wafford with all improvements all and every thing in any wise appertaining
or belonging to the said Lands and Premises. To have and to hold the s^r
one hundred Acres of Land & Premises with their Appertenances and every part
and parcel unto the s^r John Williams his certain Attorney, his Heirs & Assigns
To have and to occupy, possess and enjoy forever free from the right title, challeging
claim and demand of me my heirs and Assigns or any other Person or Persons claiming
any right or title thereto. As in witness thereof I have hereunto set my hand
and Seal the Day and date above written

Signed sealed and delivered

In Presents of 8

Thomas Martin

Susannah her
Martin mark

Memorandum that of the day and date within written peaceable and quiet pos-
session and Seizure was had and taken of Land and promises within granted by the
within named Martin and Susannah his wife and by them delivered unto the
named John Williams according to the Form and Effect of the within written Deed.

In presence of

Thomas Martin Seal
Susannah ^{her} Martin mark Seal

1790 Befor the 18th Receavd of John Williams One hundred Pounds lawfull Money
of Virginia it being in full for the within Lands. Thomas Martin

At a Court held for Goochland County the 18th day of October 1790:
This Deed of Indenture of bargain and Sale from Thomas Martin & Wife to
John Williams was presented in Court and acknowledged by the said Martin &
Wife to be their Acts and Deeds the Wife being first privately examined and relinquished
her right of Dower therein which was thereupon admitted to record.

Teste Geo. Payne clk.

This Indenture made this Twentyseventh day of August one thousand seven
hundred and Ninety Between Charles Goodman of Henry County of the one part
and William Roads of Fluvannah County of the other part witnesseth that
the said Charles Goodman for and in Consideration of the just sum of Thirteen
Pounds ten shillings currunt Money of Virginia to him in hand paid by
the said William Roads the Recit hereof the said Charles Goodman doth
hereby acknowledge hath given granted bargained and by these Presents doth
give grant bargain sell deliver and confirm to him the said William Roads
his Heirs and Assigns for ever one certain Tract of Land situate lying in the
County of Goochland the above land is lying and being on the Branches
of the Little Byrd containing Eighty Nine Acres be the same more or less Boundes
as follows viz Beginning upon William Andersons and John Robertson corner
running thence along Dickinssons Line to a corner back running thence upon

Istibl Line to pointes from thence to a post at on Night Bowline Line
runing thence on the said Line to a corner Pine, from thence along Robinsons
Line to the first Station, together with all singular Priviledges and Appertanances
thereunto belonging or in any wise appertaining. To have and to hold the
above sold Land and premises with all the Appertanences unto the said William
Roads his Heirs and Assigns forever against the said Charles Goodman his Heirs or
Assigns and against the Claim and Demand of all other Persons whatsoever
shall and will defend. Testness whereof the said Charles Goodman hath hereunto
set his hand and Seal the Day and Date above mentioned.

Acknowledged, signed sealed and
delivered in the presence of us,

Thomas Dickinson

X Nath. Venable

X Ralph Banks his mark

Charles Goodman +
his mark

At a Court held for Goochland County the 18th day of October 1790.

This Deed of Indenture of Bargain & Sale from Charles Goodman to William Roads was presented in Court and proved by the oaths of Thomas Dickinson, Nathaniel Venable and Ralph Banks to be the Act and Deed of the said Goodman which was thereupon admitted to record.

Teste

Geo. Payne CLK

GOOCHLAND COUNTY

This Indenture made this Eighteenth day of October one thousand seven
hundred and Ninety, Between John Williams and Susannah his Wife of
Goochland County and and Thomas Martin of the sd County, witnesseth that
the sd John Williams and Susannah his Wife hath for and in Consideration of
one hundred Pounds good and lawfull Money of Virginia to them and theirs paid
hath freely given, granted bargained, sold, aliented, released and confirmed and do by
these presents freely give, grant, bargain, sell, alien, release, enfeoff, confirm unto the
sd Thomas Martin, certain Tract or Parcel of Land lying in the County of
Goochland, containing Eighty five Acres be the same more or less, and bounded as
follows, to wit Joining Thomas Mithel, Thomas Meriwether, Jno Page
and William Pitt with all Improvements, all Scery thing in any

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appertaining or belonging to s^d Land & Premises To have and to hold the the
Eighty five acres of Land and premises with their Appurtenances and every part
and parcel unto the s^d Thomas Martin his certain Attorney his Heirs and Assigns
to have and to occupy possess and enjoy forever, free from the right title, challenge
claim and demand of me my Heirs and Assigns or any other Person or Persons
claiming any right or title thereto. As in witness hereof I have set my hand
Seal the day and date above written.

Signed sealed and delivered
In presence of

John Williams

Seal

Susannah ^{her} Williams
mark

Seal

Memorandum That of the day and date within written peaceable & quiet
possession and Seizure was had and taken of Land and premises within
granted by the within named Williams and Susannah his wife and by
them delivered unto within named Thomas Martin according to the form
and effect of the within Deed.

In presence of

John Williams

Seal

Susannah ^{her} Williams
mark

Seal

1790 October the 18th Recvd of Thomas Martin one hundred Pounds law-
full Money of Virginia it being infull for the within land.—

John Williams

At a Court held for Goochland County the 18th day of October 1790.
This Deed of Indenture of bargain and sale from Jn^o Williams & Wife to
Thomas Martin was presented in Court and acknowledged by the said William
and Wife to be their acts and Deeds the Wife being first privately examined
and relinquished her right of dower therein which is therupon admitted to
Record.

Teste Geo Payne CLK.

This Indenture made this Eighteenth day of October in the Year of our Lord One Thousand and Ninety, Between John Williams & Susannah his Wife of the County of Goochland of the one part and Burwell Baugh of the same County of the other Part Witneseth that the said John Williams and Susannah his Wife for an inconsideration of the sum of two hundred Pounds current Money of Virginia to them in hand paid the Receipt whereof they do hereby acknowledge hath bargained and sold and by these presents do bargain sell and confirm unto the said Burwell to him his his Heirs and Assigns forever a certain parcel or Tract of Land situate lying and being in the County of Goochland and Henrico and on the waters of Tuckahoe Branch by Estimation three hundred and four Acres be the same more or less and bounded as followeth, to wit, Begining at a corner on the South fork of Tuckahoe Creek whence South East up a Valley to corner on Anderson Peers land thence on Peers line to a corner on Hugkiah Henley's land whence on Henley's line to a corner on David Goings land thence nearly a North West course to a corner on William Willis land on a small branch of Tuckahoe Creek thence down the said Branch as it meanders to the place began at. To have and to hold the said Tract of Land with every thing that belongs thereto And the said John Williams and Susannah his Wife for them their Heirs Exec and Admrs do for ever warrant and defend a good lawfull right & Title to the said Tract of Land clear of any incumbrance or title thereto by any other person whatsoever. In Witness whereof we have hereunto set our hands & Seals the day and year above written

Signed sealed & delivered

In presence of

Arthur Pledge

Hugkiah Buryear

John Williams
Susannah Williams
mark



Rcd this Eighteenth of October 1790 of Burwell Baugh two hundred pounds in full for the within mentioned Tract of Land

John Williams

the Year of our
 Lord & Suseannah
 Burwell Baugh
 and John Williams
 of two hundred
 and six Receipt whereof
 these presents
 from his his Heirs
 to lying and being
 at Tuckahoe Branch
 in one or left
 South fork of
 Anderson Peers land
 on Henleys line
 at course to a
 lake Creek thence
 at. To have
 alongs thereunto
 in their Heirs
 full right & Title
 too by any other
 at our hands & Seals
 James Seal
 Seal

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At a Court held for Goochland County the 18th day of October 1770
 This Deed of Indenture of bargain and sale from Jn. Williams & Susanna his Wife
 to Burwell Baugh was presented in Court and acknowledged by the said Williams
 and Wife to be their Acts & Deeds the wife being privately examined and relinquished her
 right of Dower therein which was thereupon admitted to Record.

Teste Geo Payne CLK.

List of Insolvents and non-Inhabitants for the Revenue Tax in Goochland for the year 1780

David Alvis, Insolvent	4..0..0	Nathaniel Mose, Non-Inhabitant	2..0..0
John Alvis d°	2..0..0	Barth: Merriam d°	1..0..0
John Bernard Non-Inhabitant	12..0..0	Morow McClure Insolvent	1..2..0
Alexander Colvin d°	2..0..0	James Mealey d°	2..0..0
Daniel Conley d°	4..0..0	Benjamin Murrow, Non-Inhabitant	2..0..0
Thomas Crank d°	4..0..0	Ned Parish, Insolvent	2..0..0
Robert Carden d°	16..0..0	Aaron Parish d°	12..0..0
James Cooper Insolvent	2..0..0	Abram Purvit Non-Inhabitant	4..0..0
Humphry Davis Non-Inhabitant	6..0..0	Basdale Rice d°	2..0..0
Gwathmy Dabney d°	5..6..0	Thomas Smith, Insolvent	2..0..0
David England d°	11..2..0	William Tibbs d°	2..0..0
Thomas Oldridge, Insolvent	3..0..0	William Turner B Non-Inhabitant	1..0..0
Henry M. Groom d°	2..0..0	James Whillock d°	2..0..0
Lewis Herndon Non-Inhabitant	18..0..0	Peter Walker C d°	1..2..0
George Hodges d°	2..0..0		31..76..0
John Hancock d°	2..0..0	Samuel Aston, Non-Inhabitant	2..0..0
John Holland, Insolvent	11..0..0	John Barnett jr. Insolvent	2..0..0
James Jennett d°	2..0..0	Reuben S. Brown Non-Inhabitant	16..0..0
Henry Isbell Non-Inhabitant	2..0..0	Tarleton Brown d°	14..0..0
Dr. William J. Insley d°	5..2..0	John Brumfield d°	1..6..0
Daniel Johnson d°	1..2..0	William Blunkall d°	2..0..0
Sarah Lacy, Insolvent	1..2..0	Robert Burby	2..0..0
Matthew Lacy d°	12..0..0	Stephen Crouch, Insolvent	12..0..0
Elliott Lacy d°	6..0..0	John Childers Non-Inhabitant	2..0..0
Matthew Lowry Jr d°	2..0..0	John Clarke, Insolvent	2..0..0
Edward Lee d°	2..0..0	Francis Graves Non-Inhabitant	6..16..0
Thomas Newland d°	2..0..0	Richard Norrake d°	2..0..0

<u>Sulton Hines Insolvent</u>	4	<u>Constant Perkins d°</u>	.. 12 ..
<u>George Hancock Non-Inhabitant</u>	2	<u>Benjamin Perkins d°</u>	2 10 0
<u>Matthew Hill d°</u>	2	<u>Robert Parish of H. d°</u>	12 ..
<u>Michael Immett d°</u>	2	<u>William Redford Co. Insolvent</u>	2 ..
<u>John Lewis Jr. Insolvent</u>	2	<u>Jonath Seay Non-Inhabitant</u>	16 ..
<u>John Lewis Jr. d°</u>	2	<u>Michael Sowder d°</u>	10 ..
<u>Stephen G. Setchir Non-Inhabitant</u>	2 6 0	<u>Thomas Smith d°</u>	2 ..
<u>William Morrisett Insolvent</u>	12 ..	<u>Robert Scott Insolvent</u>	2 ..
<u>John Morris d°</u>	12 ..	<u>Reaves Tinsley Non-Inhabitant</u>	16 ..
<u>Nathaniel G. Morris d°</u>	2 ..	<u>Maj. Joseph Woodson Insolvent</u>	6 14 0 32 10 0
<u>Matt. Nightengale Non-Inhabitant</u>	2 ..	brought over	31 16 0
<u>Robin Poor d°</u>	4 2 0		whole Tax 64 6 0

one half which is 32 3 0
deduct for Woodson 1 8 .. & 6/- for C. Perkins

Oct. 18th 1790 Errors Excepted

Tho. S. Bates Sheriff

At a Court held for Goochland County the 18th day of October 1790
This list of Insolvents for the Revenue Tax in said County for the year 1789 was
presented in Court by Thomas F. Bates Gent. Stff. of s. County who made Oath
to the same dit was therupon received ordered to be certified for his Allowance

Teste

Geo Payne (Signature)

This Indenture made and entered into this Eighteenth day of October in the
Year of our Lord Christ one thousand seven hundred and Ninety Between Jane
Payne Widow and Relict of John Payne Gent. late of the County of Goochland in
the State of Virginia deceased of the one Part, and James Gordon and Ann his Wife
Philip Payne William Lee and Jane his Wife, Smith Payne, George Woodson Payne
and Robert Payne, which said Ann, Philip, Jane, Smith, George Woodson & Robert
are the only Children now living of the aforesaid John Payne decd and the said Jane
Payne his Wife party to these Presents Meldred Matthew Payne another of the Children
of said John and Jane Payne who was alive at the time of the decease of the said John
Payne But departed this life about one lunar Month after the Death of her

.. 12 ..
2 10.0
.. 12 ..
decent .. 2 ..
tant .. 16 ..
.. 10 ..
.. 2 ..
.. 2 ..
tant .. 16 ..
ent .. 6 14.0
over .. 32 10.0
31 16.0
2 Tax 64 6.0

16. for C. Perkins

S. Bates Sheriff

October 1790

year 1789 was
when made Oath
his Allowance

one P. (Pur.)

of October in the
Between Jane
of Goochland in
and Ann his wife
George Woodson Payne
Woodson & Robert
and the said Jane
another of the children
were of the said John
the Death of her

said Father an Infant under the Age of twenty one Years unmarried and leaving no
issue which is the Cause of her the said Mildred Matthews not being made a Party
to these Parents Whereas Chilcot Tymer heretofore of Poortstock in the County of Dorset
in England gent dec^d in and by his last Will and Testament in writing bearing
date on or about the Twenty fourth day of June one Thousand seven hundred and
Forty two and executed in such manner as is by Law required for passing real Estates
after giving several pecuniary legacys (which have been long since paid) he gave
all the rest and residue of his Goods and Chattels Lands and Tenements unto his
Nephew Richard Chichester of the County of Lancaster in Virginia Esquire and
his Heirs forever, and appointed the said Richard Chichester ^{his} Executor. And Whereas
the said Richard Chichester in and by his last Will and Testament in writing
bearing Date on or about the Sixteenth day of May one thousand seven hundred
and Forty three and which was attested by three Witnesses willed that all his
just debts and funerals should be paid and discharged (and after giving
several Legacys and charging them on his Estate in England) the said Testator
Richard Chichester gave to his Son John Chichester all his Estates in England
both real and personal after the Legacys aforesaid should be paid & discharged
to him and his Heirs forever, and his Will was that his Son John Chichester should
have all his Estate delivered to him when he ^{would} arrive to the Age of Twenty years
he paying or giving Security for Payment of the Legacys aforesaid and thereby
appointed his Wife Ellen Chichester Executrix and his said John Chichester
Executor of his said Will. And whereas the said Richard Chichester died on or
about the Twenty fifth day of December one Thousand seven hundred & forty
three without altering or revoking the said Will and the said Ellen Widow
of the said Testator Richard Chichester declining to prove the said Will or to
act in the Execution thereof and the said John Chichester the other Executor
therin named being then an Infant, Administration of the Effects of the
said Richard Chichester deceased with his Will annexed was granted by
the Prerogative Court of Canterbury to John Tucker and Richard Tucker of
Weymouth in the said County of Dorset Esquires for the benefit of the said John
Chichester during his minority and Letters of Administration of the Effects of
the said Testator Chilcot Tymer unadministered by the said Richard Chichester

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with the Will of the said Chilcot & Tymes annexed were also granted to the
said John Tucker and Richard Tucker by the same Court. And whereas the
said John Chichester on or about the twenty second day of July one thousand
seven hundred and fifty two intermarried with the said Jane Payne then Jane
Smith Spender party to these Presents and by his last Will & Testament in
writing bearing Date the Twenty fourth day of September one thousand
seven hundred and Fifty three (duly executed) the said John Chichester among
other Legacies gave to his said Wife Jane Five hundred Pounds Sterling and
directed his Legacies to be paid out of his English Estate and thereby gave to his
Brother Richard Chichester all his Estate both real and personal in England
after the said Legacies were paid to him and his Heirs forever. And whereas
the said John Chichester died on or about the fourteenth day of January
One Thousand Seven Hundred and Fifty four without making or altering his said
Will and before he attained the age of Twenty one Years, therefore no part of his
said real Estate did or could pass or was in any manner affected thereby. And
whereas the said Jane the Widow of the said John Chichester on or about the
Twenty third day of June one thousand Seven Hundred and Fifty seven intermar-
ried with the said John Payne deceased, and where by a decree or secretal
Order of the high Court of Chancery in England bearing date on or about the
the twenty third day of March, one thousand seven hundred and Sixty four
and made in a certain Cause wherein Richard Chichester the second Son of
the said Richard Chichester the Testator was Plaintiff and the John Tucker
and Richard Tucker the said John Payne then called John Payne the Elder and
Jane his Wife, and others were Defendants. It was among other things ordered and
decreed that it should be referred to a Master of the said Court of Chancery to take
an Account of the personal Estates of the said Chilcot & Richard Chichester
in manner therein directed. And it was declared that the clear residue of the personal
Estate of the said Richard Chichester belonged to the said John Chichester and
would constitute part of his personal Estate and ought to be applied as such.
And it was ordered that the said Master should likewise take an Account of
the personal Estate of the said John Chichester and a Account of his Debts

to granted to the
it And whereas the
by one thousand
Payne then Jane
& Testament in
One Thousand
Chichester among
ds Sterling and
thereby gave to his
sonal in England
ver. And whereas
ay of January
or altering his said
before no part of his
ited thereby. And
e on or about the
Fifty seven interman-
ree or secretal
le on or about the
and Sixty four
the second Son of
d the ^{said} John Tucker
yne the Elder and
Things ordered and
of Chancery to take
Richard Chichester
undue of the personal
an Chichester and
be applied as such
ake an account of
out of her Death.

Funeral Expenses and Legacies and that his personal Estate should be applied in a
course of Administration and that in case there should be any Surplus of the personal
Estate of the said John Chichester after payment of his Debts Funeral Expenses
and Legacies then that the said Richard Chichester should be at Liberty to apply
to the Court concerning the same and as to such real Estate of Inheritance as the
said Richard Chichester did seized of it was thereby declared that Ellen his widow
became entitled to one third part thereof during her life for her dower, and as to
two third Parts of the Rents and Profits as accrued due in the lifetime of the
said John Chichester that the same would constitute part of his general personal
Estate and should be applied accordingly and as to the two thirds of the Rents
and profits as accrued due from the Death of the said John Chichester during
the life of the said Ellen Widow of the said Richard Chichester one third
of such two thirds was decreed to belong to the said Jane the widow of the
said John Chichester in right of her Dower, and that the same should
be paid to the said John Payne and the said Jane his wife in right of
the said Jane, And it was further ordered that the said Master should take
an Account of the Rents and Profits of the real Estate of the said Richard Chichester
accrued due since the Death of the said Ellen his widow and that one third part
of two third Parts thereof belonged to the said Jane Payne the widow of the
said John Chichester as her dower, and that the same should be paid her
accordingly, and divers other Proceedings were after wards had under the said recited
Decree. And whereas the said John Payne departed this life on or about the Twenty
ninth of June one Thousand Seven Hundred and Eighty four having first made
and published his last Will and Testament in Writing which is duly proved and
recorded in the County Court of Goochland in Virginia and therein and thereby
(among other Things) Did give and devise to his loving Wife Jane Payne Party herem
all the Estate of all kinds whatsoever which he had by her or could have any right or title
to by his Marriage with her to dispose of as she shall think proper among and for the
benefit of all her Children by him except Part of the Furniture of her House which was
mostly sold off. Now this Indenture witnesseth that the said Jane Payne as will for
and in Consideration of the natural Love and Affection which she hath and bears
unto her said Children Ann Gordon Philip Payne Jane Lee Smith Payne George
Woodson Payne and Robert Payne as from her desire to comply with the said last

Will and Testament of her deceased Husband their Father, Hath given granted disposed
of aliened and confirmed and by these Parents doth give grant dispose of alien and
confirm all and singular the Estate, Right Title Interest, Property, Claim and Demand
both in Law and Equity which she the said Jane Payne ever had, now has or hereafter may
have to Dower of Estate in England by Virtue of her Marriage with her first Husband
the said John Chichester dec^d and which accrued due to the said Jane from the death
of her said first Husband the said John Chichester deceased until the Death of her
second Husband the said John Payne deceased and also of and to the aforementioned
Legacy of Five Hundred Pounds sterling bequeathed to her by the said John
Chichester her first Husband together with the rents issues profits and Interest
thereof and of every part thereof In and according to the following Manner and
Proportion, that is to say, To the said James Gordon and Ann his Wife Two
full and entire sixths Parts thereof except twenty shilling, sterling to be
deducted out of one of the said two sixths which said twenty shilling, a
hereafter given and disposed of, To Philip Payne one full and entire sixth
Part thereof, To the said William Lee and Jane his wife one full and entire
sixth Part thereof, To the said Smith Payne one full and entire sixth Part
thereof, To the said George Woodson Payne one full and entire Sixth Part
thereof and To the said Robert Payne the aforementioned sum of Twenty
Shillings as deducted out of one of the two sixths as given and disposed to
the said James Gordon and Ann his Wife all of which said respective Thous
Apportionments Lots Divisions, Distributions and Dispositions aforesaid mentioned
and hereby contained and expressed will and does include govern and dispose of all
and singular the hereby granted Premises and every Part and Parcel thereof according
to the Estate, Right Power and Authority granted unto and vested in the said Jane
Payne, Party to these Parents, To have and to hold all and singular the Estate and
Estates, Right Title, Interest, Property, Claim and Demand whatsoever and what nature
kind and quality soever as well at Law as in Equity of in to out of and from the hereby
granted and disposed of Power and Legacy with Interest thereon accruing and every
Part and Parcel thereof unto the said James Gordon and Ann his wife, Philip Payne
William Lee and Jane his wife, Smith Payne, George Woodson Payne and Robert

Payne, respectively and severally. To be (according to this my apportionment & disposition) divided amongst them and their Heirs and Assigns forever. And the said Jane Payne doth hereby declare and announce her reason for giving more and a greater proportion of the aforesaided Premises to James Gordon and Ann his wife than to the other Children by her said Husband the said John Payne decd. To be VIZ. That whereas the said Philip Payne, Smith Payne, and George Woodson Payne being of full and lawful age hath contracted with the said James Gordon for their several Proportions of these Premises when this apportionment and Disposition should be made and the said Robert Payne being an Infant under the Age of Twenty one years has also made a similar contract agreeable to what his Brothers have done with the said James Gordon and has joined as far as the Law will permit him in conveying and relinquishing his Right of Claim or Proportion and is further desirous that the said Jane Payne his Mother should thus apportion and dispose of his Proportion in the manner before mentioned in Order to secure the same to the said James Gordon his Heirs & Assigns, the said James Gordon having paid or secured to be paid to the said Robert Payne a valuable Consideration for the same when he shall arrive to the Age of Twenty one Years and be fully authorized to receive the same. Now the said Jane Payne covenants and grants, bonds and obliges herself her Heirs, Execs. & Admrs. That she will and shall for the Time to come and from henceforth forever hereafter stand to and abide by this apportionment, division and disposition of all the herein beforementioned and described Premises, so to be granted, apportioned, divided and disposed of as aforesaid to them the said James Gordon and Ann his Wife, the said Philip Payne, William Lee and Jane his wife, Smith Payne, George Woodson Payne and Robert Payne their and every of their Heirs Executors, Administrators and Assigns forever. — In witness whereof the said Jane Payne Party to these Presents hath hereunto set her Hand and affixed her Seal the Day and Year first above written
 Signed sealed acknowledged and delivered
 as her Disposition in presence of
 John Henderson
 David Mitchell

Jean Payne Seal

	To d° paid Iapheth Fowler 1 Peck Salt 2 P.C. Cards	22	0	0	Sept
	2 Bus. Pure Soap for 6c whale Oil & Tea for ap' Shoo	875	0	0	
June 27	To Cash paid M. Shelton for 50 Barrels Corn				
	To d° abd 30 dollar bill ut from Treasury	9	0	0	
	To d° paid William Powell	12	16	0	
19	To d° paid the Sheriff 38 Lewis	36	9	6	
31	To d° paid John Cooley making Children Shoes	8	10	0	
	To d° paid Benj ^a Clopton	9	0	0	
Aug 16	To d° paid the Sheriff Amt Tax's	761	16	5	
Oct 30	To d° paid William Lewis R.C.	22	10	0	
	To William George 20 Shads	10	0	0	
Nov 1	To Cash paid for 10 ^{1/2} gallons Vinegar	12	0	"	
4	To Tho. M. Randolph Esq ^r 6 Bus. Salt	168	0	0	
	To d° Cash sent Nelson Berkley for board	37	10	0	
15	To Cash paid William Carroll making Children Shoes	6	0	0	
	Amot carried over				
					£ 2791.16.11

Dr					De
1779	Estate of Col ^r Tar. Fleming deeds bro ^t over				2791.16.11
Nov 16	To Cash paid John Philpott 2 dict ^t	4	10	9	
Dec 22 1780	To d° paid Lewis Isbell for iron work House	150	0	0	
Jan 17	To d° paid Tho. Train mak ^t 54 P. ^r Shoes	68	8	0	
	To d° paid for althul	"	12	"	
	To d° paid Samuel Woodson	91	9	"	
	To d° paid Joseph Ferris	360	13	"	
Feb 21	To John Henderon, season of his Horse to R ⁿ Maru	9	0	0	
Mar 14	To Cash paid the Sheriff 48 levis and Spring Tax's	463	12	0	
	To John Poindexter Millers Acc ^t	16	4	0	
20	To Cash paid Tho. Train 2 Boys Hatts	15	0	0	
	To 1 Hhd. Tob ^o wt 10 3/8 for Specific Tax	674	9	0	
April 5	To Cash pd for a Tickett ads Kippin & C ^o 10 th Tob ^o	"	1	3	
17	To d° paid for 1/2 a Bus. Flax Seed	7	10	"	
May 1	To d° paid Wm Cooke open ^t A Hds. Tob ^o & Nails	14	8	0	
17	To d° paid for ap ^r Shoes for Tommy	24	0	0	
22	To d° paid for ap ^r Cotton Cards	45	0	"	
	To d° for alyd 3 Linen for Judy	33			
	To d° paid Ch ^r Thomas mak ^t 2 P. L ^r Breeches	41	10	0	
	To d° paid Inspector for 4 Tobacco Notes	7	12	"	
	To d° paid Sheriff Specific Tax on 3 Tickets	45	0	0	
	To d° paid Wm King Carr ^r Tob ^o in Westham	63	2	"	
	To d° paid for ap ^r Shoes for Will	18	0	0	
June 2	To d° paid for ap ^r R ^r for Tailor	22	0	0	2173.10

0 0	Sept 18	To d ^r paid Capt. Holman for 13 Bl. Corn.	585	0	0
0 0	23	To d ^r paid Iapheth Fowler Soldier Money	1622	17	6
0 0		To 8 ^t Bus. wheat pd Ia Tibbs awfisraw	170	0	"
0 0	1781	To Cash paid the Sheriff Fall Tax	1343	10	0
16 0	Feb 21	To d ^r Expenses on 3 Hds. Tobacco & 11 ca.	33	0	"
9 6		To d ^r Lewis Isbell exp ^r with Tob ^r at Richm ^r	21	8	"
10 0		To Oakley Philpott weaving Acc ^t & Award	667	10	0
0 0		To Cash pd the Shiff 1 [#] 30 st Tax &c &c	2935	11	"
16 5	Mar 13	To Specific Tax paid Henry Mullin	1080	0	"
10 0		To Cash pd the 2 nd Bus. Soldier Money	1506	13	4
0 0	April 19	To d ^r paid William George for 100 Bar Iron	450	0	"
0 "	May 29	To d ^r paid Reuben Clopton	120	0	"
0 0	June 29	To d ^r paid Alexander Dinguid Acc ^t	625	0	"
10 0	Aug 30	To d ^r paid Ro. Mims reward for Chariot Horse	380	0	"
0 0	2314.16.2	To d ^r pd for 21000 Acre Land Warrants £1750.0 p/10000 Acres	36750	0	"
£ 2791.16.11			4482	13	9
2791.16.11	1782	To d ^r paid the Shiff Tax and Plant Agreements	52715.3.7		
10 9	April 18	To Daniel Young Specific Tax in Conta not recd	15	0	0
0 0		To Col ^r Carlton Fleming deeds Acc ^t	5356	8	11
8 0		To Cash paid W ^r Harrison omitted 679 Iron			5371.8.11
12 "					£63051.10.5
9 "					339.10.0
13 "	1781	Errors Excepted Tho. S. Bates	£63391.0.5		

Specie Acc^t

0 0	Dec ^r 31	To Cash paid Register of Land Office 28 Warrants 3/	3	3	0
12 0		To Tho. T. Bates 1500 8 th Nails lnt (Cost 20/M.)	1	10	"
4 0	1782	To Tho. T. Bates 1500 8 th Nails lnt (Cost 20/M.)	5	0	"
0 0	April 14	To Col ^r Tho. M. Randolph 10 Bus. Hemp Seed	12	0	"
9 0		To William Murrel abay Mare	13	10	"
1 3	June 17	To Tho. T. Bates 1 Hhd. Tob ^r wt 1350 pded to Read	30	0	"
10 "		To Lewis Herndon for Horse (80 Bl. Corn)	7	10	"
8 0		To William Isbell a Mare	10	7	0
0 0		To Wm King Carriage 23 Hhd. Tob ^r fm W ^r Ham			
5 0	D ^r 1782	The Estate of Col ^r Far. Fleming acc ^r Specie Acc ^t bro ^r over			83.0.0
3	Sept 10	To Cash paid the Sheriff Tax and Lewis	72	12	6
1 10 0		To 50 Bus. Oats 4 ^t Bacon Specific Tax	6	10	6
12 "	Oct 26	To Tho. T. Bates 1 Hhd. Tob ^r for Sold ^r Money 9.58	9	10	24
0 0	1783	To Oakley Philpott Acc ^t	6	5	6
3 2 "	Feb 22	To Cash paid Dr ^r Honeyman Acc ^t	4	0	"
0 0	Mar 28	To Patrick Fitzsimmons d ^r	3	12	0
0 0		To Charles Howell 10	3	4	"
2 0 0	2173.1.0				

May 3	To Thomas Eldridge	1 Wheat Fan	7 10 0
	To Richard Barkerille	1 Yrs Service of Hary	20 0 0
	To Lewis Herndon for a Sowell Horse in Corn		50 0 "
	To John Lovell	a Work d°	7 10 0
10	To Cash paid William King Carriage Tobacco		6 18 ..
Oct. 20	To d° paid the Sheriff At Lewis		7 6 11
1784	To John Rolling 2 Seasons of Mares to his House		4 0 ..
Feb. 22	To Cash paid John Collins	Acct	1 5 0
Mar. 30	To d° paid Henry Mullins for a Bay Mare		16 0 "
May 20	To d° paid Lefre Mims adray d°		18 0 "
	To d° paid Ch. Lavander for a Canoe		4 0 "
21	To d° paid Hargrave a d°		1 50 0
Aug. 16	To d° paid Col. Jefferson Geom 3 Mares		3 9
	To d° paid Iapheth Fowler	Acct	" 18 0
Oct. 10	To d° paid Gambrell for Goods from Richmond		" 6 ..
	To Lewis Isbell 4 Hds Tob. w ^t 4500		67 10 0
1785	To Tho. Jefferson Esq: 5 Mares to his House last yr.		6 15 0
Mar. 11	To Cash paid Clements and Allen Novel Work		2 0 ..
July 22	To d° paid William Page	Acct	" 4 9
	To Tho. T. Bates 1M. 10 ^t \$300.8 ^t Nails (rent 1782)		1 0 ..
	To John Herndon Season of 5 Mares (omitted d°)		5 0 0
3	To Col. Tho. M. Randolph 2 Horses Tarleton Will		50 0 0
4	To Oakley Philpott a Mare bo ^t by Tarleton		30 0 0
Ap ^r 16	To Cash paid William James	Acct & Rec ^t	" 1 6
18	To d° paid Samuel Cosby	d°	2 15 0
	To Tho. T. Bates pd the Shff. 128/ 3/ or 1 in		2 2 8
Dec. 18	To Henry Isbell shoemaking	Acct	2 10 0
	To John Bellamy Smiths work omitted May 83		2 10 "
M	To Edward Cop, one work Horse	do	7 10 0
			181 6 8
			514 1 32

Note: The following Charges are Credits in this Acct and not debited before because the Accounts are unsettled

To George Webb 144 Barri. Corn \$585 But wheat in Contia	223 9 0
To S. F. Bates self 35 ^t Barri. Corn	26 12 6
To Col. T. M. Randolph 705 ^t Barri. Wheat	141 4 0
To Mary Fleming 16 Barri. Corn 100 Barri. Corn	8 0 0
To B. Cocke 22 Cattle 50 Bls Corn & Let	110 12 6
To Jos. Farris 20 Bls. Corn 20 Barri. Wheat 1017 ^t Pork	15 15 12
To Oakley Philpott Corn Wheat and mutton	12 3 4
To John Fugitive 555 Pork	5 6 0

To Col.	To Col.
To Col.	To Cash
To Cash	To d°
To d°	To d°
1778	The Estate of
Feb. 25	By Cas
Mar. 3	By d°
	By Cash
April 18	By Cas
20	By Sus
	Ian
	Col.
	Wu
	Jam
	Das
	Cha
	Sam
	Ab
	John
	Col.
	Col.
	Rev
	Wil
May 2	By Cast
18	By Geo
June 11	By Cas
	By Wm
	By Jas
	By Bo
Sept. 3	By Mer
	By Cash
23	John P.
Oct. 19	By Cash
31	By Am

To Col ^o T. M. Randolph, 60 Bar ^r Oats	d ^r	7	10	553 12 14
To Col ^o Carlton Fleming due ^r due^r	d ^r			120 7 11
To Cash paid Dr ^r Bryden (at Town omitted)	d ^r	40	9	5
To d ^r paid Mary Fleming 3 Half Pcs d ^r	d ^r	7	4	0
To d ^r paid Abigail d ^r due ^r d ^r	d ^r	3	0	50 13 3
				1238 15 5

The Estate of Col^o Sar. Fleming due^r in Acc^t wth Thos T Bates Esq^r

1778		62
Feb 15	By Cash found in the House at his Death ^r	21 1 6
Mar 3	By d ^r recd of Thos M. Randolph Esq ^r	90 19 3
	By Oakley Philpott Balance settled	10 8 11
April 16	By Cash recd of William Cooke in full	60 0 0
20	By Sundries sold at Auction vizt	

James Johnson for Caffe.	5 ^{fl} 6 ^c deducted in	165 6 11
Col ^o William Fleming 1 Gun & Hanger B ^d	31 10 0	
William Thumann for Venus and 2 Children d ^r	612 0 0	
Jandy Rice for Sis ^r 2 B ^d	171 0 0	
James Salmon Old Boon	150 0 0	
Daniel Young a colt 5 ^{fl} 6 ^c off r Money	10 2 1	
Charles Rice a colt 2 B ^d	30 0 0	
Samuel Shelton a Rife	10 16 3	
Abram. Pruitt for Old Bristol 2 B ^d ond	61 0 0	
John Perkin for Old Dick 5 ^{fl} 6 ^c off	151 10 0	
Col ^o John Payne a Tilly 2 B ^d	28 0 0	
Col ^o Thos M. Randolph amare & d ^r	50 0 0	
Rev ^r Thos Hall a Ternought colt	75 0 0	
William Gay Two Young Mares	239 0 0	
May 2 By Cash recd of Bowler Cooke Esq ^r	9 7 5	
18 By George Webb Esq ^r Carr ^e 112 Barr ^r Wheat	9 6 8	
June 11 By Cash recd for 54 Bar ^r Oats	13 10 ..	
By Wm Johnson Jr 2 ¹ / ₂ Bar ^r d ^r over his Share	.. 12 6	
15 By Samuel Cosby 1 Bar ^r Corn	6 0 0	2009 11 6
By Bowler Cooke Esq ^r Carr ^e 2 Hds. Tot ^r	2 0 0	
By d ^r Service Sanchez & Harry 16 Days each	9 12 0	
Sept ^r 3 By Mrs Price recd of Major Woodson	1 10 9 ^c	
By Cash recd of Col ^o Thos M. Randolph for Tot ^r	1526 13 0	
23 John Brindister	2 2 6 ^c	
Oct ^r 17 By Cash Rec ^r of Dr T. N. Read Balance	6 7 11	
31 By Am ^r Sales of 11 Head Cattle	219 15 0	

Nov. 21	By d ^r 2 Tals 29 d ^r	400 12 6	By d ^r
Dec ^r 5	By Recd Tho. Hall Hire of Isaac 1 Year	10 0 ..	1783 By Th
1779	By Tho. S. Bates 1 " Hemp	16 ..	Feb 22 ^r By Co
Jan. 7	By d ^r 16 ^c Cotton in the mud	2 8 ..	By Pa
Feb. 15	By William George for a Beef w ^t 41 ^c	41 14 0	By Co
April 26	By Jepheth Fowler for a Mutton	8 14 0	By Co
July 7	By Cash Recd on loan Office Certificate	10 13 0	May 3. By d
Oct. 30	By William Lewis 10 days sawing	3 0 0	By d
	By William George Rent of Fishing Place	100 0 0	of. By d
Nov. 11	By Tho. M. Randolph Esq ^r 3 lbs Tob ^r 27 10 ^c	542 0 ..	By d
16	By John Philpott hire of Tancho & Harry 5 days	3 0 ..	By a
Dec ^r 22	Wm George 10 ^c Bus. 20 Tallow 8 ^c Hogg	291 1 0	- By d
1780	By Mary Fleming Tax on 6 Slaves 4 ^c & Chariot	51 0 ..	18. By b
Mar. 14	By Cash rec'd for 145 Bus. Oats	725 0 0 3959 19 9	Oct. 20. By g
	Amo ^r carried over	5969 11 3	Nov. 9 ^r 1784 By g
1780	The Est ^a Col ^r Tar. Fleming Cont ^r Short over	5969 11 3	Feb. 12 ^r By g
Mar. 14	By Mary Fleming Spring Tax blwrs & Specie Tax	172 12 0	1784 Feb. 12 By Co
May 1	By William Johnson 1 Specific Tax	15 0 0	26. By g
	By Daniel Young 1 d ^r	15 0 ..	Mar. 18. By d
Sept. 6	By Oakley Philpott. 213 Barrels Corn	70 0 0	April 2 By d
	By Anderson Peers 15 ^c Bus. Wheat	3150 0 ..	0
	By 8 ^c Bus. wheat for a whip Saw	170 0 ..	10. By a
Nov. 10	By Richard James 70 Bus. wheat	1400 0 0	19. By g
1781	By James Pleasants Com ^r of Provisions 300 bus. oats	1500	22. By g
Feb. 21	By Cash rec'd for 3 lbs. Tob ^r w ^t 34 73 ^c	2606 0 ..	24. By g
Novem.	By Commr. of Provisions 6 Cattle seized	2910 0 0	May 28. By g
	By Corn for Specific Tax 80 Bushels	1080 0 ..	June 7. By g
	By Cash for an Old blind Horse	210 0 ..	Oct. 8. By g
Dec ^r 21	By Sundries seized by Col ^r White Lt. Dragoons	33122 10 0	18. By g
	By Cash for 66 Barrels Corn	10500 0 0 56919 2 0	By Co
	Errors Excepted	\$ 62888 13 3	By Co
	Specie Transactions		By Co

1782	By George Webb Esq ^r 14 ^c Bus. Corn W ^t Ham 11.	79 4 0
June 17	By Mary Fleming 16 d ^r	6 0 ..
	By Corn paid Lewis Hendon for a Horse	30 0 ..
	By d ^r paid William Gibell ad ^r	7 10 0
	By Wm King 20 Barrels Corn W ^t Ham	11 0 ..
	By Richard James 50 6 Bus. oats and a barrel	41 11 6

Nov. 11. By
1783 By
Jan. 3. By

	By John Herndon 10 Barl Corn season 5 Mares	5 0 0
1783	By Tho. T. Bates bal the hhd Tab ^d (sold? money)	" 15 0
Feb 22 ^d	By Corn paid Oakley Philpott ^{Jan^d}	6 5 6
	By Patrick Titrummon 360 ^{lb} Pork	3 12 0
	By Col ^d Tho. M. Randolph 625 Bar wheat	125 0 "
	By Corn & Pork paid Ch ^d Howell shoemaking	3 4 0
May 3.	By d ^d paid Tho. Eldridge at wheat han	7 10 "
of.	By d ^d paid In ^d Bellamy, Smiths Work	2 10 0
	By d ^d paid Edward Cox	7 10 0
	By d ^d paid Lewis Herndon	50 0 "
	By d ^d paid John Lovell	7 10 "
	By d ^d paid R ^d Baskerville Harry last yr here	20 0 0
18.	By Working, 9 Barrels Corn	6 15 0
Oct 20.	By John Bolling & d ^d 2 Seasons to his Horse	4 0 0
Nov 7. ¹⁷⁸⁴	By George Webb Esq ^r 585 Bar wheat w/ Ham 5/	146 5 0
Feb. 12	By In ^d Hylton 555 Pork	8 6 6

Amot carried over

581 8 6On The Estate Col^d Sir Fleming and Thot over

1785

Feb. 12	By Corn sold T. Underwood for Cash for Lewis	7 6 11
26.	By Philip Lee 5 Barrels Corn	12/ 3 0 0
Mar. 18.	By Tho. T. Bates 35 $\frac{1}{2}$ d ^d	15/ 26 12 6
April 2	By Jeremiah Yancy 40 d ^d	d ^d 30 0 0
	Benj ^d Sadler Jr 5 d ^d	d ^d 4 10 "
10.	By a Military Certificate 1d ^d 42 $\frac{1}{2}$ for	" 18 0
19.	By John Hopper 3 Barrels Corn	2 14 0
22.	By Lewis Isbell A Hhd Tab ^d 1500 of mewell	6 $\frac{1}{2}$ 10 0
24.	By Henry Mullins 3 Barrels Corn	2 14 0
May 28 ^d	By Cash for 72 d ^d	6 18 0
June 7.	By B. Cocke Esq ^r 50 Bl. d ^d Bear ^e to Indus Ferry	53 2 6
Oct. 8.	By d ^d Head of Cattle	5 $\frac{1}{2}$ 10 0
18.	By Tho. Harding 2 blind Horses on 6 mos credit	1 10 0
	By Anderson Peers 88 $\frac{1}{2}$ Bar wheat	19 18 3
	By Col ^d Tho. M. Randolph 80 $\frac{1}{2}$ d ^d (cont'd 1782)	16 2 0
	100 for Horses Contra	50 0 0
	143 d ^d damaged & perish'd	" " "
Nov. 11.	By Joe Ferris 20 Bar wheat & 20 Bl. Corn	14 0 "
1785	By 1 $\frac{1}{2}$ Bar wheat for season 5 Mares to Caractacus	6 15 0
Jan. 3.	By Lewis Chaudron 9 Barl Corn	14 10 0

350 6 2

11	By William Fitzsimmons 118 York		1	15	5
13	Joseph Faris 117 d ^r		1	15	1
	By Richard Johnson 115 Barr. Corn	10/-	5	12	0
	By Oakley Philpott Corn wheat & Mutton		12	3	4
Mar. 11	By 4 Barrels Corn for Harvest Work		2	0	0
17/26	By Col ^r George Thompson 100 Barr. Corn		50	0	0
April 17	By Cash for 25 Barrels d ^r		18	15	0
May 18	By d ^r of John Swan Acc't		4	1	0
	By d ^r of Thomas Pleasant dec'd d ^r		"	11	3
Sept.	By Col ^r Tho. M. Randolph 60 Barr. oats 2/6		7	10	0
Dec ^r 18	By Henry Isbell 5 Barr. corn, shoemaking		2	10	0
			131.	18.	1
			<u>1063.12.9</u>		

Even Exacted

The T. Bates

Col^r Carlton Fleming dec'd in Acct. with Tho. T. Bates Exor. Dr

1772					
March 30	To Cash paid Doct ^r James Brydin	Acc't	66	17	0
April 14	d ^r paid Samuel Cosby	d ^r		1	45
21	d ^r paid William George	do	22	0	75
	do paid Valentine Wood	Bond	10	12	6
27	do paid Charles Woodson Jr	Acc't	24	0	0
	d ^r paid John Perkins	Award	139	17	5
	d ^r paid Joseph Wilkinson	Acc't	3	8	6
June 15	d ^r paid William Powell	d ^r	2	10	"
	d ^r paid Samuel Woodfin	d ^r	2	7	22
July 20	d ^r paid Charles Price	d ^r	3	14	2
	d ^r paid Benjamin Clopton	d ^r	7	6	1
	d ^r paid Henry L. Davis Charles M. Ivers	Bond & Int.	25	10	0
August 17	d ^r paid Thomas Miller Att ^r	Acc't	1	17	6
Sept. 3	d ^r paid Goochland Sheriff Lewis for 1776 48777		25	11	4
	d ^r paid William Douglass	Bond & Int.	34	6	4
21	d ^r paid Col ^r William Tryon Exor.	Acc't	1	11	5
	d ^r paid Edmund Logwood	Rider Attende	1	16	3
	d ^r paid Prosser & Saints	2 Bonds Agreed	216	11	8
	d ^r paid	Acc't	5	5	82
	d ^r paid the Exor. of Dr. William Ellice	Bond & Int	30	9	4
	d ^r paid Thomas Pleasant	d ^r	12	2	2
	d ^r paid Wyatt Wilkinson	Acc't		9	102
22	d ^r paid Edmund Vaughan	d ^r	56	16	7

30	d° paid John Barkerville	d°	20	12	3
Oct 4	To d° paid Joseph Lurd	Bond to Cunningham &c°	131	16	1
15	d° paid John England	Acc°	"	19	9
19	d° paid Dr John H Read	d°	2	15	"
	d° paid John Pleasantson John d°		27	13	8
Nov 16	d° paid James Clements	d°	"	12	6
	d° paid Wyatt Wilkinson	d°	2	0	0
Dec 5	To the Reverend Thomas Hall	d°	146	5	6
Feb 6 1779	To Cash paid Joel Drake	d°	1	14	6
	d° paid his Subscription to Mr Todd		1	0	0
April 20	d° paid Col° John Payne	Acc°	3	10	8
May 17	d° paid John Crane	d°	"	14	"
June 21	d° paid John Toulton Gen°	d°	1	1	0
August 20 1780	d° paid William Gay	d°	123	0	0
May 23	To d° paid the Estate of John Hodges 2 Acc°	57	13	9	
	{ d° paid in the Treasury for Rumbold Walker & Tabb	290	16	8	
	d° d° Sedgley, Hillhouse & Randolph	191	8	0	
May 10.	d° d° Hyndman Lancaster &c°	1350	0	0	
	d° d° George Kippin &c°	2250	0	0	
	d° d° Robert Bain	85	14	8	
	d° paid James Meghee, (omitted in Order)	9	18	2	4686.12 7/2
	Errors Excepted	Carried to General Acc°		5356	8 11/2

1784	Col° Toulton Fleming died in Acc° with T F Bates Exec° for Specie Transactions	Specie
March 1	To Cash paid James Drake	Acc°
15	d° paid Charles Ellis	d°
17	d° paid Thomas Caldwell	d°
	To Tho. T. Bates self paid Thomas Eldridge d° (omitted)	20
June 12	To Cash paid Lyle Murray Note to Peter Stoner & Int.	22
Sept 26	d° paid Creed Haskins Order to Profser & Trents	15
1785	d° paid Prince Edward, Parker (John Prison Tax)	16 10/2
Jan 8	d° paid John Deans	Acc°
April 29	d° Paid Ben. Harrison Jr	Couplands Judgment
	d° paid d°	Creed Haskins d°
	d° paid John Clarkie	for Adm Coupland
	Carried to General Acc°	120 7/10 Specie

Dr The Estate of Col^t Tolton Fleming dec'd in accts with Thomas J. Batis Esqr.

Thomas J. Bates 6001

296.9.0 The Subscribers have examined the Account Books of Thomas Newing
Bates respecting his Transactions as Executor to the Estate of Carlton Newing deceased, adding the sum of Fifty Pounds for his Expenses
in managing the same we find a balance of One Hundred and Thirty six Pounds, Six Shillings & Eleven Pence due to him from the said Estate. Given
under our hands this 25th day of September 1790.

At a Court held for Goochland County the 18th day of October 1790

This Account of Thomas F. Bates as acting Executor of Carlton Fleming deceased
audited by the Commissioner is returned to Court received and ordered to be recorded

Teste

Geo. Payne M^rur.

Corbitt Parish married to Elizabeth Parish the Fifth day of October 1790

married by me Given under my hand this 7th day October 1790

Col^o Geo. Payne Clk.

Hugh French

At a Court held for Goochland County the 18th day of October 1790

This Marriage solemnized by the reverend Hugh French was returned to Court ordered
to be recorded

Teste

G. Payne M^rur.

This Deed poll entered into the Thirtieth day of March in the Year of our Lord
One thousand seven hundred and Ninety Between Thos. Michell of the one part
and George Richardson and Arch^t. Perkins of the other Part witnesseth Whereas John
Perkins hath become a creditor to said Michell by the sum of Two hundred Pounds
and Whereas the said Michell is desirous of securing the said Perkins from all
Damages which he may sustain by reason of the said Money advanced by the said
Perkins to said Michell. Now this Deed poll witnesseth that in considera-
tion of the Premises and of Five Shillings in hand paid the receipt whereof the
said Michell doth hereby acknowledge he the said Michell hath bargained and sold
to the said George Richardson and Arch^t. Perkins Eight Negroes to wit, Sauray
a Negro Man Beck and Milly two Negro Women Davy and John two Negro
Boys Vitah Hannah and Dica three Negro Girls to have and profess the said
Slaves as the own proper Slaves of the said George Richardson and Arch^t. Perkins their
Heirs and Assigns forever UPON TRUST however that if he the said Michell
shall fail to pay off and discharge to the said Perkins or Order the said Two hundred
Pounds with all Interest and Costs that may or shall accrue thereon on or before the first
day of December next that then it shall be lawfull for the said George Richardson
and Arch^t. Perkins upon giving Ten Days notice of the Time and Place thereof at the

Court House of Goochland County to provide at public Auction to sell the whole or any part of the said Slaves and the Money arising from such Sale to apply first to the Discharge of the said Sum of Two Hundred Pounds of the Interest arising thereon together with Costs of Sale. And the Ballance if any to return to the said Michell, witness the hand Seal of Thos. Michell

Signed sealed and delivered

in presence of

Wm. Perkins

Nancy Johnson
mark

Ann Perkins

Elizabeth Perkins

Grief Perkins

Thos. Michell



At a Court
This power of
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Act & Deed of

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Judgment for
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Attest Henry A.

At a Court held for Goochland County the 15th day of November 1790
This Deed of Trust from Thomas Michell to George Richardson and Archt.
Perkins was presented in Court and proved by the Oaths of William & Grief
Perkins to be the Act and Deed of the said Thomas Michell and ordered to be
recorded

Teste

George Payne M^r.

KNOW all Men by these presents that I David Ross of the County of
Fluvanna Have and by these Presents do ordain, authorise, constitute & appoint Thomas
Bates esquire as my Att^r in fact to appear for me at Goochland Court in the Month
of November next or any other Court if the Business be not then done, and then
and there to subscribe a Bond or Bonds as Security for Capt. Wm. Holman for
the performance of the Duty of High Sheriff in the County aforesaid together
with his Duty as Collector of the Taxes & Publick Revenue and all other Acts
Matters and Things appertaining to the Office of the High Sheriff in the County
aforesaid Herby engaging to fulfill satisfy and perform all and whatsoever my said
Attorney shall do in the premises. In witness whereof I have hereunto set my hand
and seal this 9th day of Sept: 1790

Done in presence of

Tho. Miller

Geo. Holman

David Ross



At a Court
This power of
proved by the

KNOW
and firmly by
Wood to his
made we be
Sealed w/

444

At a Court held for Goochland County the 15th day of November 1790
This power of Attorney from David Ross to Thomas Baker was presented in
Court and proved by the Oaths of Thomas Miller and George Holman to be the
Act & Deed of said Ross and therupon admitted to record

Teste George Payne Pifur.

KNOW all Men by these Presents that I Samuel Pifur of Goochland County
have appointed David Bullock Esq: Att^t at Law my Att^t in fact for this special
purpose only that is to say whereas Henry Wood recovered against John Michie a
Judgment for one hundred and forty seven pounds or thereabouts with Costs of
Suit & leave to make discounts & to give such Security as should be approved
by the Court then Judgment being obtained at the August Goochland Term last
Now these are therefore to authorise and empower the said David to set my
hand and affix my Seal to any Instrument or Instruments of writing purport-
ing the securing of the Payment of the Money due by the said Judgment
according to the true Intent & meaning thereof from the said Michie to the said Wood
or in any manner to act & do as the said Court shall require the said David shall
think meet in all Things of and concerning the same acting & doing with as
full and ample powers as I myself might or wuld in my own proper Person witness
my hand and Seal this 15th November 1790.

Attest Henry Nash

S. Pifur

Seal

At a Court continued and held for Goochland County the 17th Nov. 1790
This Power of Attorney from Saml. Pifur to David Bullock was presented in Court
proved by the Oath of Henry Nash & therupon admitted to Record

Teste George Payne Pifur.

KNOW all Men by these Presents that we John Michie & Samuel Pifur are held
and firmly bound unto Henry Wood in the sum of Three hundred pounds payable to the said
Wood to his certain Att^t term & charges, for which payment well & truly to be
made, we bind ourselves our Heirs Execs & Administrators firmly by these presents.

Sealed with our Seals & dated this 16th day of November 1790

The Condition of this Obligation is that whereas Thos. Wood recovered against
 Thos. Michie a Judgment at the last Quarter Court held for Goochland County for
 the sum of One hundred & forty Seven Pounds of the Costs of Suit now if Thos.
 Michie his Execs. or Admrs. shall pay or cause to be paid to Thos. Wood his
 Executors or Admrs. the Amount of this Judgment of Costs aforesaid on or before
 Christmas which shall be in the year One Thousand seven hundred & Ninety One
 Then the above Obligation to be void, or else to remain in full force & Virtue

Attest Thomas Underwood Jr.

W. Miller for Payor

Jno. Michie 
 Saml. Payor by 
 D. Bullock his Atty in fact

At a Court continued & held for Goochland County the 17th Nov. 1790.

This Bond from Jno. Michie & Saml. Payor to Henry Wood was produced in Court
 proved by the Oath of Thos. Underwood Jr. to be the Act & Deed of said Michie
 acknowledged by David Bullock Attorney in fact for Saml. Payor & ordered so to be
 recorded for safe keeping

Teste
 George Payne 

Goochland County September Court 1790

On the Motion of William Radford for turning the three Notched Road
 by his House ordered that Archer Payne, Thos. Hylton, George Underwood, James
 George and Gerrard Parrish or any three of them are appointed to view the Way
 proposed and report the Conveniences and Inconveniences attending the same
 and make report thereof to the next Court

1st copy, Teste Geo. Payne

In Obedience to the annex'd Order We the Subscribers have viewed the Way
 propos'd by William Radford for turning a part of the three Notch'd Road and
 find it to be about Fifty five Yards nearer than the former Way so that it runs
 within One Hundred and Sixty Yards of the said Radford's Spring tho' the
 Waggon may drive within Forty Yards of it — also within Sixty yards
 of a spring of John Lewis and we are of Opinion that it may be made a

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Notched Road
Underwood James
tend to view the Way
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Notched road and
so that it runs
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him Sixty yards
may be made a

better Road than the former, it avoids Saddlers Hills which are notoriously known to be as bad as almost any in the County - the s^d road will run through a part of Col^o. John Symes William Perkins & John Lewis's Lands. - Given under our Hands this 12th November 1790

Fat. George
Jn^e. Hylton
Geo. Underwood

At a Court of Quarter Sessions contined & held for Goochland County the 17th day of November 1790.
This report made by the Commissioners is returned to Court received & ordered to be recorded

Pete

G. Payne E.C.K.

Goochland County October Court 1790

Geo. Payne, Jno L. Harris & Thomas Miller or any two of them are appointed to receive the repairs of the Jail of this County and report to the Court

Hoppy Pete G. Payne E.C.K.
Geo. Payne E.C.K.

Agreeable to the within Order we have received the repairs done to the Jail and think it is done in a workmanlike manner

Nov. 17. 1790

Jno L. Harris
Tho. Miller

At a Court of Quarter Sessions cont'd. and held for Goochland County the 17 day of Nov. 1790.
This report made by the Commissioners is returned to Court rec'd. & ordered to be recorded.

Pete G. Payne E.C.K.

This Indenture made this 3^d day of March one thousand seven hundred and eighty Nine Between George Payne of Goochland County of the One Part and Thomas Fleming Bates John Shelton William Dennison and John Colquhoun Trustees of the other part Witneseth That whereas the said George Payne stands justly indebted unto David Ross of Fluvanna County in the Sum of Five hundred pounds current money of Virginia due by two Judgm^t obtained in Goochland Court against said George Payne & Sam^l. Woodson on two bonds of two hundred and fifty pounds each executed by said Geo. Payne & S^l. Woodson bearing interest from the 15 May 1786. together with the Costs amtg to 904 Tobac 833/ per And being also justly indebted unto the said David Ross in the further Sum of Two hundred and fifty pounds current Money due by bond joint with the said Sam^l. Woodson Security bearing Interest from the said 15 May 1786. And being farther indebted unto the said David Ross in the Sum of one hundred pds. for Rent bearing Interest from the 25 D^remb last past making in all the Sum of Eight hundred and fifty pounds besides the interest due and growing due thereupon 8904 Tob^c 833/ for Costs and the said George Payne being also indebted unto the said David Ross and Duncan M^cLauchlan under the firm of Duncan M^cLauchlan & Company the Sum of one hundred twenty seven pounds ten shill^s Eight pence half penny due by three several Obligations to wit one for £ 45.9.4 bearing interest from the 22 Oct^b 1786. another for £ 66.6.4½ bearing interest from 11th Oct^b 1787. & the third for £ 15.15 - bearing interest from the 10 Decem^r 1787 - And the said George Payne having from various Accidents and disappointments as unfortunate for him as unexpected been prevented from making payment of any of the Debts before mentioned and having obtained further indulgence from the said David Ross & David Ross & Duncan M^cLauchlan for the payment of the said several sums of money Tob^c and Interest as herein after mentioned and the said George Payne thinking it just reasonable and proper that the payment of the aforesaid several sums of Money with the Interest due and growing due thereon should be surely and honestly secured upon his property — He the said Geo. Payne for and in Consideration of securing payment to the said David Ross

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 the one part and
 John Colquhoun
 Payne stands
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 George Payne
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 David Ross

his Heirs and Assigns and unto the said David Ross & Duncan McLauchlan their
 Heirs or Assigns the before mentioned several sums of Money & Tobacco amounting in
 the whole with legall interest to this Date to the Sum of Eleven hundred and two
 pounds Seventeen Shillings £10 10/- with the Interest growing due on the principal
 Sums from the Date hereof And also for and in the further Consideration of the
 Sum of Ten shillings ~~current~~ money in hand paid by the said Thos. S. Bates
 John Shelton William Vennerson & John Colquhoun before the sealing & delivery
 of these Presents the receipt whereof is hereby acknowledged Be the said George
 Payne HATH and by these presents doth - Bargain sell make over and deliver
 unto the said Thos. S. Bates John Shelton William Vennerson & John Colqu-
 houn Trustees their Exes or Adms Thirty four Negro Slaves namely
 Aaron Moll David & Arthur James Billy Robin John Nelson George Jane
 The Children of Arthur - Jacob O'Neil Harry Mary Alice Edward Jack Jordan
 Children of said Jacob and Nell - George & Fanny Ben Reuben Milly & Patrick
 Children of s^r Geo & Fanny Dinah Peter Sam Aggy David Children of said
 Dinah - Winny their Child Cary - Joe & Ned - together with their future increase
 to have and to hold the said before named Thirty four Negro Slaves with their future
 increase unto the said Thos. S. Bates John Shelton Will: Vennerson & John
 Colquhoun their Exes & Adms and the said before named Thirty four Negro Slaves with
 their future increase unto the before mentioned Trustees the George Payne for himself his
 heirs Exes &c shall & will warrant and for ever defend against the claim of him the said
 George Payne his heirs Exes or Adms & against the claim & demand of all levery other
 person or persons whatsoever - UPON Trust neverthells to suffer and permit the
 said George Payne or his legal representatives to possess the said Thirty four Negro
 Slaves & to employ the same in the said County of Goochland & to use take & enjoy the
 profits & benefits arising from their Labour to his & their own proper use under the
 provisos & conditions hereafter mentioned to wit - Provided always and upon Con-
 dition that the said George Payne his heirs Exes or Adms shall well and truly pay or
 cause to be paid the before ment. - Sum of Eleven hundred & two pounds £10 10/- with
 the interest growing due on the several principal Sums agreeably to ~~in several installments~~
 herein after mentioned to int^rl on or before the 15th day of April next the Sum of Two
 hundred and Twenty five pounds 6/8 of which Sum One hundred and Twenty four
 pounds 7/10. shall be apply'd in discharge of Interest now due the balance in

discharge of the Rent - On or before the 25th day of Decemb: next the sum of Three hundred and Seventy Seven pounds 11/22 with the Interest growing due thereon from the Date hereof and on or before the 25th day of decemb: One Thousand seven hundred and Ninety the remaining sum of Five hundred pounds together with the interest growing due thereon from the date hereof - Which several sums of Money interest agreeably to the Instalments hereby stipulated and agreed upon the said George Payne covenants agrees to & with the said Trustees well & truly to make unto the said David Ross & David Ross & Dan. McLauchlan according to their respective Debts or to his or their Heirs &c And upon failure of any or all of the said payments hereby stipulated for beforefined the said Tho. F. Bates John Shelton Wm. Vennison & John Colquhoun or any two of them at the request of the said David Ross his heirs &c shall proceed to sell the said Slaves or so many of them as shall be of Value sufft to pay the said several sums of Money at the end of any Instalment if required or at the end of the second or third instalment as the said David Ross shall desire or call for which Sale or Sales shall be for ready Money and shall be previously publickly advertised for Twenty Days in one of the Gazettes & shall be made at the Courthouse or some other Conv^t. Place and such Sale or Sales as shall be made by the said Trustees or any two in manner and form before mentioned shall be good to all intents & purposes as if made by the said Payne his heirs &c And there shall be as many of the said Slaves sold as raises Money sufft to pay the said Debts & Interest with the contingent ch^e & expences arising from the Execution of this Trust deed the remaining Slaves and surplus of Money if any there be shall be restored & reconveyed to the said Geo: Payne his Heirs &c in witness whereof these presents is signed sealed on the Date above written. One the 18th day of December 1789
 reacknowledged before —
 Signed Sealed and delivered in presence of }
 Jonathan Drake

Meriwether Morris

Rob^t Watkins

At a court held for Goochland County the 20th day of December 1790
 This Deed of Trust from Col^o George Payne to David Ross was presented in Court and acknowledged by the said Payne to be his act and Deed which was thereupon ordered to be recorded

Teste

Wm Miller Jr.

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said Geo: Payne
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440

The Commonwealth of Virginia To In^ro Hopkins & Tho. Miller & Howell Lewis Gent. Justices of the peace for the County of Goochland greeting: Whereas William H. Miller & Joanna his Wife by their certain Indenture bearing Date the 24th day of January 1789 have sold and conveyed unto Geo. Richardson the fee simple Estate of and in 78 Acres of Land with the Appurtenances lying and being in the County of Goochland and whereas the said Joanna cannot conveniently travel to our Court house of our said County of Goochland to make Acknowledgment of the said Conveyance therefore we do give unto you, or any two of you Power to receive the Acknowledgment which the said Joanna shall be willing to make before you of the Conveyance aforesaid contained in the said Indenture which is hereto annexed and we therefore command you that you do personally go to the said Joanna and receive her Acknowledgment of the same, and examine her privately and apart from the said William her Husband whether she doth the same freely & voluntarily without his persuasions and threats, and whether she be willing that the same shall be recorded in our said County Court, and when you have received her Acknowledgment and examined her as aforesaid that you distinctly and openly certify us thereof in our said Court under your Seals sending them there this Writ and this said Indenture Witness Geo. Payne Cllk. of our said Court at the Courthouse this 18th day of October 1790. In the 15th Year of our Commonwealth?

Geo. Payne

Agreeable to the within Commission to us directed we have examined the within named Johannah Miller apart from her Husband & that she has before us freely relinquished her right of Dower in & to the Lands in this Deed mentioned which is hereto annexed Given under our hands Seals Oct^r the 29th 1790 J. Mc'skins
Tho. Miller

Seal
Seal

At a Court held for Goochland the 20th day of December 1790
This Commission hereto annexed was presented in Court & ordered to be recorded

Teste

Geo. Payne Cllk.

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is therupon

Her. J.

D41

This dead poll made^{on} the tenth day of June in the year of our Lord one
Thousand seven hundred and Ninety Between John Hines of Goochland of the one
part & William Gathright & Thomas Royster in the other part witnesseth
that the said Hines for the consideration of one hundred pounds in hand paid
the receipt whereof he doth hereby acknowledge hath bargained and sold unto
the said William Gathright & Thomas Royster Fifty Acres of Land bounded on
Sam'l Woodson John Ellis & Richard Crouch being the North Part of the Land
whereon I now live to have & to hold the said fifty Acres of Land to the said
Gathright & Royster their Executors Adm^{t^{rs}} & Assigns forever & the said John
Hines for himself & his Heirs Executors & Adm^{t^{rs}} the said Tract or parcel of Land
against his Heirs Executors & Adm^{t^{rs}} to the s^rd Gathright & Royster their heirs
Executors & Adm^{t^{rs}} will warrant & forever defend by these presents UPON
TRUST however that if the said John Hines fails to pay John Ellis
Guardian of Robert Ellis his Executors Adm^{t^{rs}} or Assigns the sum of Twenty
pounds four shillings in Gold at five pounds £ 5^s or Silver at Six
Shillings & eight pence £ 6^s with lawfull Interest from the Twenty Six day
of April One thousand Seven hundred & Eighty two by the first day of April
next together with the Cost of of this — dead then it shall be Lawfull
for the said Gathright & Royster their Executors or Adm^{t^{rs}} to sell the said
Fifty Acre^s of Land upon giving Ten Days Notice by advertising at some
publick place the day & place proceede to sell at publick auction for the
best price to be had & the Money arising from the said Sale to apply first to
the discharge of the said Twenty Pounds four shillings and Interest aforesaid
as also the Cost of this Dead & of the said Sale with other contingent & necessary
Expences respecting the same and the Ballance if any to pay to the said
Hines his Executors &c in Testimony whereof the said Hines has hereunto
set & subscribed his hand & Seal the day & year first written

Lines of interline before sign'd

Signed sealed & delivered

in presence of

Caprake

Charles Turner

Henry Ellis

John Hines



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At about held for Goochland County the 20 day of December 1790
 This deed of Trust from Jn. Hines to Wm. Albright and Thomas Royster was presented
 in Court and proved by the oaths of Jn. Laprade Charles Turner and Henry Ellis to
 be the Act & Deed of the said Hines which was thereupon ordered to be recorded.

Teste

Wm. Miller Jr.

At about continued held for Goochland County the 17th day of November 1790
 Wm R Fleming Gent James Isbell William Carroll & Wm Lewis or any three of them
 are appointed to divide the Estate of Jefse Bradley Dec^d among his Legatees agreeable
 to his last will & Testament and make a report thereof to this Court

Attest

Geo. Gayne Esqur.

We the Subscribers pursuant to an Order of the worshipful Court of Goochland County
 made the Seventeenth day of the present Month, appointing us to make a
 Division of the Negroes left by Jefse Bradley deceas'd late of Charles City County
 to his youngest daughter Elizabeth Bradley the wife of William Hamner and
 Susanna Hales Bradley Have divided them in the following manner Vizt. To
 William Hamner a young Woman by the Name of Alice and a Boy by the Name of Ben.
 To Susanna Hales Bradley a woman named Sally and her two Children Clarif-
 ea & Jack and Twenty Pounds

November 29th 1790

William Lewis

Wm R Fleming

James Isbell

Wm Carroll

At about held for Goochland County the 20 Day of Dec^d 1790
 This report made by the Commissioners of the Division of the Estate of Jefse Bradley Dec^d
 was returned to Court ordered to be recorded.

Teste

Wm Miller Jr.

This Indenture made on this 18th day of August in the year of our Lord One Thousand seven hundred & Ninety, Between Robert Carter of Goochland County and State of Virginia of the one part & Matthew Woodson of the County & State aforesaid of the other part witnesseth that for his consideration of the sum of One hundred & Thirty Nine Pounds Current Money of Virginia which he the said Robert Carter is justly indebted unto George Gordon of Kentucky County of Fayette Honettly desires to secure & pay to him, & for his consideration further of the sum of five shillings of like Money to the sd Robert Carter in hand paid by the sd Matthew Woodson at or before the sealing & delivery of this the Receipt whereof he doth hereby acknowledge & thereof & every part thereof doth exonerate & discharge the sd George Gordon his Heirs Executors & Administrators, He the sd Robert Carter hath granted bargained sold & confirmed by these Presents doth grant bargain sell & confirm to the sd Matthew Woodson his Heirs & Assigns forever One certain Tract of Land in the sd County of Goochland whereon the sd Robert Carter now lives lying on Tuckahoe Creek & Bounded by the Land lines of Robert H. Sanders, Hezekiah Puryear & John Price containing One Hundred & Eighty Nine Acres More or less) with all the Appertances belonging, or in any wise appertaining to the Premises hereby granted or intended to be granted & the Reversion & Reversions, Remainder & Remainders ^{all} Services Benefits & Profits of the sd Land & Premises unto the sd Matthew Woodson his Heirs & Assigns for ever To the only proper use & behoof of him the sd Matthew Woodson his Heirs & Assigns for ever & the said Robert Carter doth hereby grant for himself this Heirs that he the sd Robert Carter this Heirs & every of them shall & will warrant & defend the sd Tract of Land & Premises & every part thereof with all singular his Rights & Appertances unto the sd Matthew Woodson his Heirs & Assigns forever against him the sd Robert Carter this Heirs & every of them & against every other Person whomsoever. UPON Trust nevertheless that whereas the sd Robert Carter has contracted to pay the sd George Gordon his Heirs Executors Administrators and Assigns the sum of One Hundred & Thirty Nine pounds to wit fifty pounds on the first Day of March One Thousand seven hundred & Ninety One forty four pounds ten Shillings on the first Day of May One Thousand seven hundred & Ninety Two & forty four pounds ten Shillings on the first Day of May One Thousand seven hundred & Ninety Three as well more fully appear by three ^{Bonds} executed 18th day of August One Thousand seven hundred & Ninety and made payable to the sd George Gordon his Heirs Executors Administrators & Assigns. It therefore the said Robert

Carter his Heirs Executors & Administrators shall fail to make payment of either or
 all three of the said Sums accordingly that then it shall be lawfull for the s^d Matthew
 Woodson his Heirs Executors Administrators & signs as soon as he or they shall think
 proper or the s^d Robert Carter require after giving ten days previous Notice thereof
 at the Courthouse of the s^d County do about Day to sell for the best price to be
 had all singular the Premises or so much thereof as shall be sufficient to pay
 satisfy the s^d Sum of fifty Pounds with all such necessary Charges as shall
 arise as well for recording this Indenture as about the s^d Sale if the s^d Robert
 Carter his Heirs Executors & Administrators shall fail to make payment of the
 s^d Sum of Forty four Pounds ten shillings it shall be lawfull for the s^d
 Matthew Woodson his Heirs Executors Administrators & signs to proceed to sell after
 giving Notice as aforesaid the whole or any part thereof or so much as shall be suf-
 ficient to pay satisfy the said sum of forty four Pounds ten shillings with all
 necessary Charges that shall arise on the s^d Sale & if the s^d Robert Carter his Heirs
 Executors & Administrators shall fail to make payment of the s^d Sum of forty
 four pounds ten shillings it shall be lawfull for the s^d Matthew Woodson his Heirs
 Executors Administrators & signs to proceed to sell after giving Notice as aforesaid the
 whole or any part of the premises & the Money arising from such sale to apply first to
 the Discharge of s^d Sum of forty four pounds ten shillings & the necessary Expences of such
 Sale & the Ballance if any remain pay to the s^d Robert Carter or order In witness
 whereof the said Robert Carter hath hereunto set his hand and Seal on the Day &
 Year first above written / the words Bonds & pur. where interlined before signing/
 Sealed & Delivered in presence of

Daniel Wade
 Jacob Smith
 Ro. H. Saunders
 Hez. Puryear

Robert Carter Seal

At a Court of Quarter Session held for Goochland County the 15 day of November 1790
 This deed of Trust from Robert Carter to Matthew Woodson was presented in Court
 and proved by the Oaths of Robert H. Saunders and Hezekiah Puryear and continued
 for further Proof.

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At another Court held for Goochland County the 20 Day of December 1790
This deed of Trust from Robert Carter to Matthew Woodson was further and fully
proved by the Oath of Daniel Wade and thereupon admitted to Record

Teste Geo Payne Clk.

This Indenture made on this 18th day of Augt in the year of our Lord One
Thousand seven hundred and Ninety, Between Hezekiah Puryear of Goochland County
& State of Virginia of the one part and Matthew Woodson of the County and State
aforesaid of the other part witnesseth that for his consideration of the sum
of Two hundred and Ninety five pounds Current Money of Virginia which he
the said Hezekiah Puryear is justly indebted unto George Gordon of Kentucky
and County of Fayette and honestly desires to secure and pay to him, and for and
in consideration further of the sum of five Shillings of like Money to the said
Hezekiah Puryear in hand paid by the said Matthew Woodson at or before the sealing
and delivery of this the Receipt whereof he doth hereby acknowledge and thereof
and every part thereof doth exonerate and discharge the said George Gordon his Heirs
Executors and Administrators. He the said Hezekiah Puryear hath granted bargained
sold & confirmed and by these Presents doth Grant bargain Sell and Confirm
to the said Matthew Woodson his heirs and Assigns for Ever, (One certain tract
of Land in the aforesaid County of Goochland wherein Elliot Lacy now lives
Lying on Tuckahoe Creek and bounded by the Land Lines of Robert Carter
John Price & Hezekiah Puryear Containing Two hundred and Ninety Nine Acres
be the same more or less) with all the Appertances belonging or in any wise appur-
taining to the premises hereby granted or intended to be granted and the Reversion and
Reversions Remainder and Remainders and all Services Benefits and Profits of the said
Land & Premises and all Rights Claims Interests and Securities Relating to the same
To have and to hold the said Land and Premises unto the said Matthew
Woodson his Heirs and Assigns for ever To the only proper use and behoof of him the
said Matthew Woodson his Heirs & Assigns for Ever and the said Hezekiah Puryear
doth hereby Grant for himself and his heirs that he the said Hezekiah Puryear and
His Heirs and every of them shall and will warrant and forever defend the said tract of
Land & premises & every part thereof with all singular his rights & Appertances unto

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the said Matthew Woodson his heirs & Assigns for ever Against him the said Hezekiah
Puryear and his Heirs Sometry of them & against every other person whomsoever.
UPON Trust nevertheless that whereas the said Hezekiah Puryear has contracted to
pay the said George Gordon his Executors Heirs Administrators & Assigns the Sum of
Two Hundred Thirty five pounds to wit One Hundred Fifty two pounds ten Shil-
lings the first day of May in the year of Lord one thousand Seven Hundred &
Ninety two & One Hundred Forty two pounds ten Shillings on the first day of May
in the year of our Lord one thousand Seven Hundred Thirty three as will more fully
appear by two Bonds Executed eightth Day of August one thousand Seven Hundred
Thirty, of made payable to the said George Gordon His Heirs Executors Administrators
& Assigns. If therefore the said Hezekiah Puryear His Heirs Executors Administrators
shall fail to make payment of either or both of the said Sums Accordingly that then
it shall be lawfull for the said Matthew Woodson His Heirs Executors Administrators
& Assigns as soon as he or they shall think proper or the said Hezekiah Puryear
require after giving ten Days previous Notice thereof at the Court House of the said
County and of about Day to sell for the best Price to be had All and singular the premises
or so much thereof as shall be sufficient to pay and satisfy the said Sum of One Hundred
and fifty two pounds ten Shillings with all such necessary Charges as shall arise as
well for recording this Indenture as attending said Sale and if the said Hezekiah Puryear
his Heirs Executors and Administrators shall fail to make payment of the said Sum of One
Hundred and forty two pounds ten Shillings then it shall be lawfull for the said Matthew
Woodson his Heirs Executors Administrators & Assigns to proceed to Sell after giving Notice
as aforesaid the whole or any part thereof the Premises and the Money arising from such
Sale to apply first to the Discharging of the said Sum of One Hundred Forty two pounds
ten Shillings and the necessary Expenses of such Sale and the Balance if any Remain
to pay to the said Hezekiah Puryear or Order. In Witness whereof the said Hezekiah
Puryear hath hereunto set his hand and Seal on the day and year first above written.

Sealed and delivered in the presence of

Robert Carter

Daniel Wade

Jacob Smith

Ro. H. Saunders

Hezekiah Puryear 

At a Court of Quarter Sessions held for Goochland County the 15 day of November 1790
 This deed of Trust from Hezekiah Puryear to Matthew Woodson was presented in
 Court and proved by the Oaths of Robert H. Saunders and Robert Carter and continues
 for further Proof

Teste.

Geo. Payne CLK.

At another Court held for Goochland County 20 day of December 1790
 This deed of Trust from Hezekiah Puryear to Matthew Woodson was further and
 fully proved by the Oath of Daniel Wade and thereupon admitted to record.

Teste

Geo. Payne CLK.

This INDENTURE made this 18th day of August the year of Christ One Thousand
 seven hundred and Ninety three Between Hezekiah Puryear of the County of
 Goochland & State of Virginia of the one part & and Matthew Woodson of the
 County & State afores^d of the other part witnesseth that for & in consideration
 of the sum of Two hundred & Twenty pounds Current Money of Virginia which
 he the said Hezekiah Puryear is justly indebted to George Gordon of Kentucky
 County of Fayette, honestly Desires to Secure and pay to him, & for & in
 consideration further of the sum of five Shillings of like Money to the
 Hezekiah Puryear in hand paid by the s^d Matthew Woodson at or before the
 Sealing and Delivery of this the Receipt whereof he doth hereby acknowledge
 & thereof & every part thereof doth exonerate & discharge the said George Gordon his
 Heirs Executors & Administrators As the said Hezekiah Puryear hath granted
 bargained and sold and by these presents doth grant bargain and sell unto the
 s^d Matthew Woodson & to his heirs forever the following Negroes Will Kate,
 Peter Diner Agge, Dick Edmund. UPON Condition & Trust however
 that the s^d Matthew Woodson shall at any time hereafter at such time as the s^d
 Matthew Woodson shall think proper or the s^d Hezekiah Puryear shall request sale
 for the best price that can be had after giving ten days public Notice the aforesaid
 Negroes Will Kate Peter Diner Agge, Dick Edmund And out of the Money
 arising from such Sale discharge & pay & satisfy the above sum of two hundred & Twenty
 pounds to the s^d George Gordon until the same shall be fully discharged & the expenses
 attend of recording this Indenture & Contingent charges of the sale as aforesaid and
 other

15 day of November 1790
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Geo. C.R.

Christ One Thousand
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Other necessary expences that shall attend the securing & obtaining the above men-
tioned Money, or performing anything that is or shall be necessary Relative to the
Intent of this Indenture & that the said Matthew Woodson his Heirs or Assigns shall pay
the Overplus if any Remain from such Sale to the Hezekiah Puryear his Assigns or
to his Order; In witness whereof the said Hezekiah Puryear hath hereunto set
his Hand & Seal on the day & year first above written. —

Sealed and Delivered in presence of
the words, the s^d underlined before signing

Robert Carter
Daniel Wade
Jacob Smith
R. H. Saunders

Hezekiah Puryear

(Seal)

At about of Quarter Sessions held for Goochland County the 15th day of November 1790
This Deed of Trust from Hezekiah Puryear to Matthew Woodson was presented in Court and
proved by the Oaths of Robert H. Saunders and Robert Carter to be the Act & Deed of the
said H. P. which was continued for further Proof Teste Geo. Payne C.R.

At another Court held for Goochland County the 20 Day of Decr 1790
This deed of Trust from Hezekiah Puryear to Matthew Woodson was further fully proved by the
Oath of Daniel Wade Thereupon admitted to Record Teste Geo. Payne C.R.

This day was concluded, the following agreement between Charles Johnson, of the County
of Goochland & In^r Thompson, Sally Strong & Susanna Jarrett, Children & Legatees of Richard
Thompson Dec^d. That whereas the said Ch^r. Johnson has intermarried with the Widow of the
Dec^d. & Mother of us, the s^d John Thompson, Sally Strong & Susanna Jarrett, Whereas the
last will of the Dec^d. has left, during the natural life of the present Ch^r. Johnson the Relic
of the s^d Richard Thompson, all his real & personal Estate, Now this Agreement witnesseth
that in tender Consideration of our Mother Swilling that our respectfull Father in law,
shall have some advantages arising to him & his Heirs forever, that in Consequence of our
Mother agreeing the consenting with her to have the Estate of our Dec^d. parent divided
excepting his Land, according to the tenor of his Will, as if she was actually dead, we John
Thompson, Sally Strong & Susanna Jarrett, do give & grant unto him for his his Consideration
one Negro lad called George, three head of cattle one Horse & ten Hogs, for his proper
use & keep forever now & the full carrying this agreement into effect, we do hereby

acknowledge each ball of us that this written Agreement is expressive of all our wishes & do acknowledge it to bind us as fully as if our Mother was actually dead in testimony whereof we have each severally of us concerned Subscribed our Names in presence of us this Seventeenth day of December 1790

James Clement
George Richardson
Jo. Woodson

Charles Strong.
John Thompson
Susanna Tarrant
Tho. Tarrant
Charles Johnson
Elizabeth Johnson?

At about held for Goochland County the 20 Day of December 1790
These Articles of Agreement between Charles Strong, John Thompson, Susanna Tarrant, Thomas Tarrant, Charles Johnson & Elizabeth his wife was presented in Court and proved by the oaths of Jo. Woodson & George Richardson to be the Acts & Deeds of the Parties which was thereupon ordered to be recorded.

Seale

Wm Miller Jr.

An Appraiment of the Estate of Benjamin Clepton Dec^d

1 Negro man Ben	\$50
1 Do Ned	40
1 Do Simon	65
1 Do Boy Lawson	40
1 Do Man John	65
1 Do Woman Sack	30
1 Do Nan	50
1 Do Boy Devrie	25
1 Do Ned	30
1 Do Mat	20
1 Do Girl Polle	20
1 Do Boy anthony	12
1 Do Girl Clara	10
1 Do Fanny	25
95 Barrels of Corn	38

	\$20	"	"	
1 Bay Mare	12	"	"	
1 Soil Mare	12	"	"	
1 Bay D°	12	"	"	
1 D° Horse	5	"	"	
1 Mare Colt	4	"	"	
4 Hogs	2	"	"	
2 Sows & 9 Shotes	4	10	"	
3 fat Hogs	2	10	"	
2 Work Steers	12	"	"	
13 Head of cattle	27	"	"	
2 iron Saddles	1	18	"	
Amount Carried forward	\$622	18	"	
Brought forward	\$622	18	"	
7 Dishes 10 plates 3 Basins	2	15	"	
4 Old Books	1	4	"	
A parcel of Earthen ware	"	9	"	
1 Case of Knives and Forks	"	4	6	
4 Butter Pots 3 Jugs Damaged	1	1	"	
1 old helmette Sallet	"	3	"	
4 Rush Chairs	"	12	"	
2 Leather D°	"	12	"	
1 Gun	1	10	"	
2 black walnut Tables	3	"	"	
1 D° Desk	5	"	"	
1 D° Chest	1	5	"	
1 D° Pine	1	"	"	
1 Corner cubbord	2	10	"	
3 Beds furniture & Bedsteads	21	"	"	
1 Flax Wheal	"	10	"	
1 Cotton D°	"	7	6	
3 Boxes	"	4	6	
1 Chest	"	6	"	
1 Chime	"	2	6	
2 Bakers	"	12	6	