

This Indenture made this seventeenth day of March in the year of our Lord One thousand seven hundred
Ninety one between Isaac Morris & Anne his wife of the County of Louisa of the one part & Thomas Thomason
of the County of Goochland of the other part witnesseth that the said Isaac Morris & Anne his wife for the Considera-
tion of the sum of five hundred pounds current money of Virginia to them on hand paid by the said Thomason had
granted bargained sold Alen Enfield & Confirmed & by these presents Doth grant sell Alen Enfield & Company
unto the s^d Thomason & to his heirs & assigns one certain tract or parcell of Land laying & being in the County of Gooch-
land on the Branches of Lickinghole Creek containing by estimation One hundred & Twenty one & one quarter acres
to be the same more or less & bounded by the Line of David Ross Aaron Parish William Burge the widow John Todd
& the Lands that Peter Walker now lives on together with all houses fences orchards and all other appurtenances there-
on belonging advantages & Benefits to the same belonging or any were appurtenancing To have & to hold the Land &
premises unto the s^d Thomason & to his Heirs executors administrators or assigns forever And the s^d Isaac Morris
doth hereby covenant & agree for himself his Heirs executors administrators or assigns that the s^d Thomason his
heirs &c shall & may from time to time & at all times forever hereafter peaceably quietly have hold & possess
occupy and enjoy all & singular the above recited Lands & Premises without any lett suit trouble molestation
or interruption of any kind whatsoever of them the s^d Isaac Morris & Anne his wife or any other person or persons
Whatsoever & that the s^d Lands & Premises are clear & free from all manner of circumstances whatever that the s^d
Isaac Morris & Anne his wife with hereby warrant the title of the said lands & premises to Twenty one & one quarter acres
of land unto the said Thomason his heirs forever against the claim & claims of any other person or persons
Whatsoever In witness whereof the s^d Isaac Morris & Anne his wife have hereunto set their hands and
affixed their seals the day & year above written

Isaac Morris

Seal

Seal

Signed Sealed & Witnessed

In presence of

Ben Turner

Received on the day & year written & Five hundred pounds current money of Virginia being
the sum for the within mentioned land & premises received of the within mentioned Thomas Thomason
Sextt Wm Turner

Isaac Morris

Seal

Seal

At about held for Goochland County by the 19th day of September 1791

This Deed of Indenture of Bargain and Sale from Isaac Morris and wife to Thomas Thomason together
with the Receipt thereon endorsed appears in Court and acknowledged by the said Isaac Morris to be his
act and deed which is agreed to be recorded

Teste Well Miller C.C.

This Indenture made and entered into this nineteenth day of September in the year of our Lord One thousand seven hundred

Ninety one between William Turner of Goochland County aforesaid and the said Isaac Morris & Anne his wife

Witnesseeth that the s^d day of September

of both parties is here paid by the affianced James Page the Deft^t through a freely acknowledge
both grants Bargains sold them selfe and confirme by these presents for himself his Heirs & Assigns doth grant
begin sell them selfe and confirm unto the said James Page his Heirs & Assigns forever a certain tract or par-
t of Land lying and being in the County of Goodland out on a Branch of Lickinghole Creek known by the name
the Whittle bounded by the lines of Geddes, Caithian, Candy Mullens William Hedges and James Roberts con-
taining by Estimation Sixty two acres to be the same more or less together with all profits whatsoever dividends
and Appurtenances whatsoever to the same belonging or in any wise appertaining thereunto also the reversion
therein and remainder thereof to have and to hold the said Tract or parcell of Land above mentioned aforesaid
to the above mentioned boundaries & descriptions and copy of its Appurtenances unto the above James Page
his Heirs & Assigns forever to the only use & behoof of him the said James Page his Heirs & Assigns for
Ever and the above mentioned William Turner for himself his Heirs & Assigns doth covenant and agree to and
With the above said James Page his Heirs &c that he and they shall and may forever hereafter peaceably and
quietly hold and Enjoy the said grants Lands and premises free and clear from all manner of incumbrance
whatsoever and he the said William Turner his Heirs & Assigns shall and will warrant and defend forever
the above grants Lands and premises with the Appurtenances unto the said Jas^t Page his Heirs & Assigns for
Ever. In witness whereof I have hereunto set my hand Seal the day & date above written.

Witness

Wm Turner

Seal

Memorandum that on the day and date of the within premises full and peaceable possession and Seizure
had and by me taken and delivered unto the within Jas^t Page according to all intent & purposes of the within
Indenture in witness hereunto I have set my hand Seal

Witness

Wm Turner

Seal

Recd^d Sept^r 19th 1791 of James Page Sixty two pounds Current Money of Virginia as being the Consideration
Money within mentioned

Wm Turner

Witness

At about half past one o'clock in the 19th day of September 1791

This Due of Indenture of Bargain and Sale together with the Memorandum and Receipt thereon endorsed by
William Turner to James Page is presented in Court and acknowledged by the said Turner to be his act and
deed which is ordered to be recorded

Test^d Will Miller C.C.

This Indenture made and entered into this nineteenth day of Sept^r anno in the year of our Lord
one thousand seven hundred and thirty one between James Roberts of Goodland County of the one part
and James Page of the s^t County of the other part witnesseth that the said James Roberts for an consideration
of Seventy pounds fifteen shillings & tenths paid the Receipt of which he doth hereby acknowledge hath given
Bargain sold them selfe and confirme by these presents for himself his Heirs & Assigns doth grant
begin sell them selfe and confirm unto the said James Page his Heirs & Assigns a certain tract or parcell of
Land lying and being in the County of Goodland out on a Branch of Lickinghole Creek known by the
name of the Whittle containing bounded by the lines of Geddes, Caithian, Candy Mullens William Hedges and James Roberts con-
taining by Estimation Sixty two acres to be the same more or less together with all profits whatsoever dividends
and Appurtenances whatsoever to the same belonging or in any wise appertaining thereunto also the reversion

therein and remainder thereof to have and to hold the said Tract or parcell of Land above mentioned aforesaid

remained thereof to have and to hold the said Tract of land above named & bounded
& described & every of its appurtenances unto the above named Page forever to the intent & effect
that the said James Page his Heirs and assigns forever unto the above mentioned James Roberts for himself his Heirs
& Assigns doth Covenant and Agree to and with the above said James Page his Heirs &c that he and they shall
and may forever hereafter peaceably and quietly hold and possess the said granted Land as premises free and Clear
from all manner of incumbrance whatsoever and he the said James Roberts his Heirs & Assigns shall and will
warrant and defend forever the above granted Land and premises with the Appurtenances unto the said James
Page his Heirs & Assigns for ever In witness whereof I have hereunto set my Hand and Seal the day & date
above written

James Roberts Seal

Memorandum that on the day & date of the within premises full and peaceable possession and delivery
was had and by me taken and delivered unto the within Jas. Page according to all intents and purposes of the
within Indenture or Witness hereunto I have set my Hand & Seal

James Roberts Seal

Recd Sept 1791 of James Page son in law for his further Shewings current money of England & being of full
age and sound mind & memory without Intermission
Consideration Money within mentioned Seal at Roberts

At about half past ten o'clock the 19th day of September 1791

This Deed of Settlement between we the undersigned with the Memorandum and Seal of Record indorsed
from James Roberts to James Page is presented in Court and acknowledged by the said Roberts to be his Act
and Deed which is deemed to be record

Teste Will Miller C.C.

This Deed made this 1st day of September in the year of our Lord one thousand nine
hundred & ninety one between Mary Thurstons of the one part & William Thurstons, John Thurstons & William

Magie of the other part Whereas a Marriage is about to be solemnized betwixt the s^r Mary & Donald George
the s^r May being willing to settle her Property in such Manner as may best answer the Purposes of said
Marriage Now this Indenture witnesseth That in consideration of five Shillings in Hand paid by
the said Thurstons & Magie the Receipt whereof the s^r May doth hereby acknowledge but more especially
in consideration of the Promises the s^r May hath bargained sold & agreed set over to the said Thurstons
and Magie the following Property to wit her the said Mary's Title to the Tract of Land wherein the s^r May
now dwells being bounded by the Lands of James Allen, Edward Matthews & John Matthews &c four Acres
Cattle, nine Sheep, thirty two Hogs, two feather Beds, with Bedsteads & Furniture, three Pewter Dishes, eleven
Pewter plates Seven Basins two Iron Pots, one frying Pan, one Dutch Oven, a half dozen Knives & Forks &
Chests and Table Sea Chars one Pair, two Cigars, two Tickles, one Sawn one Case Bottles two Stone Jugs &
grubbing Hoes two Axes three Plough Hoes, four weeding Hoes & the sum of fifty Six Pounds Nineteen Shillings
and pence due the s^r May by Bond or otherwise a more particular Description of all the aforesaid
Properties may be found in the Schedule annexed To have & to hold all & singular the
same to the Thurstons & Magie to them & their Heirs forever From Tisell now thirys & to the

after the Death of his ² Mrs Mary & Donald to the Spouse & such Marriage of any & of no such Give them to the use
of Peckin home in full & absolute Estate And the said Trustees & Majors doon their parts jointly & severally
covenant to both the said Mary to do & perform the Trust aforesaid In Testimony whereof as well the said
Mary as the said Trustees & Majors have hereunto set their hands before these Seals the day & year aforesaid

Seals & delivered in the
presence of us

James Allen
Stephen Grange
Matthew Thruster
mark

Mary & Donald	Seal
mark	
William Thruster	Seal
mark	
John Thruster	Seal
mark	
William Major	Seal

The following is a more particular Description of the Horses & Hounds of the Debts mentioned
that is to say a bay horse about nine years old about four feet & a half high Branded on the near buttock
GC also one bay horse about four feet five or six inches high with a Star in her forehead about seven years
old branded as the other also one mare nearly black Coloured with a Star in her forehead Branded as the others
about four feet six inches high & a bay mare colt with a Star in his forehead Also the present Crop that is
now in hand of Corn Tot^o Wheat 8 bushels & the money due as before mentioned fifty pounds too Shillings in the
hands of Capt William Sampson, twenty shillings in the hands of Wm Major & three pounds ten shillings in the
hands of John Barnet two pounds eighteen Shilling to the hands of Thos Mitchell & Grochland also one
pound wheat & woolly Wheats.

At a Court held for Goochland County the 19th day of September 1791

This Deed poll from Mary Crookas to William Thruster John Thruster and William Major was presented & confirmed
and approved by the Oaths of James Allen Stephen Grange Matthew Thruster to be the act and deed of the
said Mary which was attested to be recorded

Teste Wm Miller Esq

Goochland County Court Court 1790

Matthew Woodson Miller Farmer Esq^r Robert & Ro N. Saunders or any three of them are appointed to
state and settle the amount of John Gordon as Adm^r of John Dennis Dec^r and return the same to the
Court

Adm^r Wm Miller Esq

The Estate of John Dennis Dec^r to John Gibson Administrator

1791

Nov 10 1788	To getting the Estates property together		6
15.	To my Expenses to Richmond 12 days 24 ⁰		9
	To my Allowance at the Sale 2 days		10
Nov 15	To my Allowance at Goochland Court to return the Act of Sale		6
	To Cash for Administration		0
	To Cash paid for Coffin		7 0
159 Sept 18.	To boarding Polly Dennis one year		6
	To boarding little 11 months		11
	To boarding one Negro Child 9 months		2
	To Cash p ^r 6 th his Ticket 165 Tot ^o		1 0 7 1/2
	To cash p ^r William Ally for helping Adm ^r of sale		4
	To Cash paid Coffin Plate &c owing		7 0

Cash

Oct 15 1791

Balance owing to me of Negro

12

By Sandars bought at the Sale
By Justice Barto now in Remain belonging to the Estate
To be her garden by & to this date

36	
32	3 11
15	14 7/2
36	9 3/2

Balance due the Estate this day thirty six pounds nine shillings & three pence half poy besides
two Milling best Peas amounting as follows one of fifty Nine Pounds Eleven Shillings Seven Pence less than of twelve
pounds Seven Shillings three pence the white making thus sum 71 19 1 besides the Interest due on both of
the Certificates the first day of last January

Given from under our hands this twenty fifth of August one thousand seven hundred forty

R H Lawless

John Royston

William Fawcett

Ait about held for Goodland County the 17th day of September 1791

This account debtor and creditor & John Fawcett as factor of John Lewis his Creditor by the Esq: my power is
returned to Court and a writ to be issued.

Teste Well Miller 66

Mrs Jordan 144 E make this twentieth day of August in your one thousand seven hundred forty
one return Jordan Pleasant of the County of Carolina of the age of 21 William Reynolds of the County of NC
res & the other part witnesseth that the said Jordan Pleasant for and in Consideration of the sum of Three hun-
dred fifty seven pounds Seven Shillings current Money of Virginia to him in hand paid by the said William
Reynolds the receipt whereof the said Jordan Pleasant doth hereby acknowledge He the said Jordan Pleasant
hath granted bargained and sold aland excepted and contained in the said parcels doth grant bargain and
sell also excepted and contained unto the said William Reynolds his Heirs and Assigns forever all that tract
a parcel of Land situate and lying in the aforesaid County of Goodland adjoining and contiguous to another
tract of Land heretofore purchased by the said William Reynolds of me from a certain Francis Davis in
the sum of convenience therefor reference to the same being had will more fully appear and bounded as
followeth to wit beginning in the River at a Neck on the said river thence up the said River to the
corner on James Pleasant's line on the river thence on the line of James Pleasant to the line of the
Chamble thence on the line of said Chamble to the line of William Reynolds thence up the said River
line to the beginning and containing two hundred and fifty two $\frac{1}{2}$ acres more or less are also all waters the
water Buildings profits commodities advantages Encroachments ways waters water courses right of inheritance etc
are to the said tract a parcel of Land belonging to my wife appertaining to the same as above mentioned
and remittances etc given and profits arising out of part thereof in all the Estate right title the said
Chamble and down to whatsoever of him the said Jordan Pleasant of in make the said tract a parcel & as
any part thereof to have and to hold to said tract a parcel of land and all and singular the
privileges above mentioned are every part and parcel thereof with the appurtenances unto the said William
Reynolds his heirs and Assigns to the said parcel are and belong to him the said William Reynolds
his heirs and Assigns forever And the said Jordan Pleasant for him and his heirs the said tract of
land of land and property and every part thereof agreed him and his heirs and assigns all every
person and persons whatsoever to the said William Reynolds his heirs and Assigns
and most warrant and forever defend the same. Presently

In witness whereof the said John Pleasant hath set his hand and seal unto this instrument
and seal

Says further and believes the w^e "grants" in the full
Page being first made in presence of

Jacob Pleasant Seal

Reuter George

Ipha Margrose

Wm Gray

At about this day for Rockland County the 19th day of September 1791

This Bill of Sale of Brigadoon and Sale from Jacob Pleasant to William Payne is presented to Court
and acknowledged by the said Pleasant to be his act and deed which is about to be recorded

State Wolf Miller C.C.

Non Inhabitants to be in the Land for Rockland 1789. Half Tax				Non Inhabitants to be in the Land for Rockland for 1790. Whole Tax			
Goathmy Dabney	615 acres	1.3.11	John Davis	260 acres	1.1.8		
Dave Davis	100	" 6.6	Nelson Dickinson	400	1.1.0		
Nelson Dickinson	400	" 11.9	Goathmy Dabney	618	2.5.4		
Daniel Fox	90	" 6.8	Thomas Eldridge	203	1.4.9		
Anthony Hadden Pleasant	400	" 13.3	Daniel Fox	90	" 10.10		
John Haines	100	" 7.3	Anthony Hadden	400	1.4. "		
Richard Johnson Louras	190	" 7.1	John Haines	100	" 12. "		
Mary Layne	50	" 2.10	Richard Johnson Louras	190	" 11.8		
David Nowlin	347	" 19.5	Mary Layne	50	1.3.2		
William Payne	92	1.8.9	Charles Logan	40	" 5. "		
Robert Payne	800	2.9.9	Thomas Marwether of the Harbor	1150	4.5.6		
Alexander Parish	250	1.10.8	James Novell	500	1.7.0		
George Pecky	49 $\frac{1}{2}$	" 3.6	David Nowlin	89	" 9.2		
Sarah Thomas	100	" 6.8	Mary Owen	50	" 2.6		
Hannah Turpin	500	1.5.9	William Payne	92	" 15. "		
John Williamson	200	" 7.5	Daniel Powers	264 $\frac{1}{2}$	2.1.5		
Ed. William Wade died	257 $\frac{1}{2}$	" 15.6	Robert Payne	800	4.17.0		
William Williams	200	" 6.2	Non Inhabitants to be in the Land for 1790 contained whole tax 21.17.0				
Ann Younger	100	3.9	George Pecky	49 $\frac{1}{2}$ acres	" 4.6		
Elijah Brumfield	100	" 7.4	Alexander Parish	250	" 18.9		
Thomas Edwards	50	" 3.9	John Scott R.C.	200	1.6.4		
Daniel Johnson	150	" 5.9	Thompson Pearce R.C.	85	" 5. "		
John Fay	260	" 18.1	Sarah Thomas	160	" 9.10		
Stephen G. Fletcher	69	" 4.3	Hannah Turpin	500	2.9. "		
John Lewis S. Master	134	" 7.5	Henry Wood	1052 $\frac{1}{2}$	9.13.7		
Charles A. Perkins	100	" 10.11	Joseph Wadson	368 $\frac{3}{4}$	2.1.8		
Ed. James Underwood died	215	" 12. "	John Williamson	200	1.12.6		
		£ 18. 6. 2	Peter Walker, Constable,	50	" 2.10		
			Ann Younger	100	" 5. "		

Upper district 40.36

John Brooks	100 acres	whole taxe		John Lewis	150	n 12.6
Thomas Edwards	50	"		Rev Daniel McCullough	200	n 18.6
John Ellis	100	1.19		Solomon M. Myers	310	1 11.0
George Gordon	520	37.2		Charles A. Parsons	160	n 19.6
William Hugger (A)	115	n 15.10		Est'm James McNewood due 215		1 1.6
Daniel Johnson	150	n 9.		James Vaughan	262	2 1.6
Thomas Jennette	100	n 12.2		Henry Wood	50	n 6.1 16.5.2
John Key	260	1.13.7				1/4 of wheat 50.9.0
						\$ 14.2.3

A Warrant Bill for Goochland County the 19th Day of September 1791

Thomas F. Bates Sheriff of Goochland for the Years 1789 and 1790 comes into Court and makes oath that the within contains a true list of Tracts of Land in said County for which he has not received the taxes due thereon or any part thereof account of Inhabitants and non Inhabitants which said Taxes amount to the Sum of Sixteen pounds five shillings and two pence for the year 1789 and to the Sum of Fourteen pounds two shillings and three pence for the year 1790 which is returned by the Court and ordered to be certified for his Allowance agreeable to Law

Teste Will Miller O.C.

A List of Inhabitants and non Inhabitants in Goochland County for the year 1790 Property Taxe

Davis Elmer	no Effects	n. 2.0	Joseph Woodson		2.6. n
Richard Barnes	no Inhabitant	n. 12. "	Ann Whetlock	no Effects	n 2. "
John Barker	" do "	n. 18. "	Peter Walker	do Upper bedl	18.12. n
Ann Bowen		n. 12. "	William Anderson	no Inhabitant	n 16. n
John Clarke	no Effects	3. 2. "	John Barnettp	no Effects	n 2. n
Thomas Cutchfield	do	n. 4. "	Edwards Easter	do	n 2. n
James Couper	do	n. 12. "	William Donlon	do	n 2. n
Benjamin Crenshaw	no Inhabitant	1. 16. "	David Donan	do	n 2. n
Humphrey Davis	" do "	n. 4. "	Joseph Green	(no Inhabitant)	n 6. "
Thomas Eldridge	no Effects	1. 18. "	John Green	(no Effects)	n 2. "
Daniel Farmer	no Inhabitant	n. 4. "	Obereat Gaithright	(no Inhabitant)	n 2. "
Edward Green	no Effects	n. 2. "	Edward Gaines	(no Effects)	n 4. "
John Holland	do	1. 11. "	Richard Hancock	do	n 2. "
William Johnson	no Inhabitant	n. 2. "	Andrew Hosca	(no Inhabitant)	1. 2. "
Sixy Lacy	do	n. 12. "	Thomas Jernell	do	1. 2. "
Elijah Long	do	16. "	John Morris	no Effects	n 10. "
Frederick Longue	no Effects	n. 4. "	Solomon M. Myers	(no Inhabitant)	n 2. "
George Lovell	do	n. 2. "		Carried over	£ 23. 6. -
Joseph Moseby		n. 2. "	Cover Riddiford	no Inhabitant	4. "
James Mealy	no Effects	n. 2. "	William Riddiford (Gentry)	do	n 2. "
Nathaniel Parish	(Inhabitants)	n. 2. "	Matthias Stepher		n 12. "
Daniel Powers	no Effects	2. "	William Strong	do	n 16. "
Philip Ryan	(no Inhabitant)	n. 4. "	Michael Sowder	do	n 12. "
William Seagro	do	n. 2. "	Thomas Lemly	no Effects	n 2. "
John Scott Rd	do	3. 15. "	Ambrose Tendley	do	n 2. "
Matthew Smith	do	n. 4. "	James Vaughan	Effects	2. "
Lugard Stoll	do	n. 2. "	Joseph Warren Mayo	Effects	1. 0. "
Thomas Tugge	do	n. 2. "	Edward Walker	Effects	1. 0. "
William Tibbs	do	2. "	William Walker	Effects	1. 0. "

At a Court held for Goodland County the 19th day of September 1791

Thomas F. Bates Esq^r of goodland in the year 1790 comes into Court and makes oath that he witness as a true list of the Sugartree and Run Inhabitants for the property tax of said County for the said year amounting to Seven Pounds two Shillings which is received by the Court and about to be certified for his Allowance agreeable to Law

Teste Will Miller O.C.

This Indenture made on the 1st day of September in the year of our Lord one thousand Seven
Hundred and Ninety one between John Brooks of the County of Goodland of the one part and William Powell
of the same County of the other part witnesseth that the said John Brooks in consideration of the sum of One
Hundred and Five pounds to him in hand paid have given granted Bargained and Sold unto the said William
Powell and his Heirs one certain tract a parcel of Land in the same County of Goodland Containing by
Survey One Hundred Acres more or less Bounded by the Lands of Matthew Woodson Thomas M Randolph
William Powell & Thomas Thomaker to have and to hold the said parcel of Land with its appertinences
to the said William Powell and his Heirs And the said John Brooks for himself his Heirs executors and
Administrators doth Covenant and agree with the said William Powell and his Heirs that the said John Brooks
his Heirs executors and Administrators the said parcel of Land with its appertinences to him the said William Powell
and his Heirs well forever warrant and defend in Writing whereof the said John Brooks hath hereunto set his
Hand and agreed his Seal on the day and year above written

Signed sealed and delivered

in presence of

Jacob Woodson

John Harris

Francis Harris

Joseph Woodson

William Powell Jr^r

Robert Shepherd

John Brooks Seal

At a Court held for Goodland County the 17th day of October 1791

This Deed of Indenture of Bargain and Sale from John Brooks to William Powell is presented to Court and
proved by the Oaths of Francis Harris, William Powell Jun^r and Robert Shepherd to be the act and Deed of
said Brooks which is about to be recorded

Teste Will Miller O.C.

This Deed poll entered into this Ninth day of June 1791 between Edmund Dyhouse of the one part
& George Adams of the other part witnesseth that the said Dyhouse became bound by Bonds made payable to the
said Adams for the sum of Twelve pounds on or before the 1st day of June 1793 And whereas the said Dyhouse
is desirous of discharging the said Adams as to the amount of 5th Bonds Now this Deed poll witnesseth that in
consideration of the premises & of Ten shillings a month paid the receipt whereof the said Dyhouse doth hereby
acknowledge with his signature to the said Adams the following Articles Viz^r One small House one cell
Boat with tools two feather Beds one Chest one Trunk one Bott one frying pan two Knives Forks six
Spoons one Large Dish two Basins two Spoons To have & to hold the said House & Articles to the said Adams his heirs
and Successors upon Trust however that it shall be lawful for the said Adams on the first day of Jan^r

9

1793 if the Bond is not discharged giving Ten days notice of the time & place to be advertised at Goochland County
house, and to sell the same or a copy of the above articles together with the House as well be sufficient to
pay & satisfy the amount of said Bond together with the expenses attending such sale as also of reasonable drawing
this Decr 6 the balance of any to return to the said Dyhouse In witness whereof the said Dyhouse hath
hereunto set his hand & date the day & year above written

Signed Sealed & Delivered
A present of S.

Wilson Adams

Chas. Thomas
mark

Edward Dyhouse

Seal of

It about held for Goochland County the 17th day of October 1791
This Deed of Trust from Edward Dyhouse to George Adams is presented to Court and acknowledged by the said
Dyhouse to be his act & deed which is acknowledged to be correct. Teste Wm Miller 6th

It about held for Goochland County the 19th day of Sept 1791
James Dillair Stephen Watts John Woodrooff & John Christian are appointed to settle the Estate of Charles Christian
as per & no make report thereof to this Court Attest Teste Wm Miller 6th

In 6th to an order of Goochland Court we the Subscribers this day met & settled the Estate of Charles Christian
of Goochland County Decr 6 found the amount of said Estate to be £155. 7. 6^{1/2} & paid off
£128. 18. 5 which leaves a Balance of £26. 8. 7^{1/2} to be divided between 10 executors which
£2. 12. 10^{1/2} certify under our hands this 10th day of Octo^r 1791 James Dillair
Stephen Watts
John Woodrooff

It about held for Goochland County the 17th day of October 1791
The Settlement of the Estate of Charles Christian decd by the Commissioners made is returned to Court received
and acknowledged to be correct. Teste Wm Miller 6th

It about held for Goochland County the 19th day of September 1791

Ordered that George Perkins Jr Britt Ash bats 13 pence Henry Shuttles man three of them to be set aside
to settle the accounts of Mr Perkins guardian of Sarah Perkins widow of Nathaniel Perkins deceased before
the Court Attest Teste Wm Miller 6th

1790 Sarah Perkins widow of Nathaniel Perkins her Accts with John Perkins guardian

Oct. 16 To one muslin Apron 13 pence Sandwhich 2 1/2 6 1/2

15 To Seven quids of Calico at 3/- To one half yard of black ribbon 2/3 3 3

Nov. 9 To Medicine 3/4 half yards doables 3 1/2 4 5 1/2

20 To one pair Shoes 6 6

1791 Feb. 8 To one comb 7/12 one thimble 1/2 one pair pins of

April 23 To one and half yards doables 4 1/2 3 4 1/2

30 To one pair of Shoes 0

May 31 To two yards Irish Linning at 2/- 1/2 13 9

July 18 To one pair of Calicoes Shoes 1/6 one oz Thread 4/8 4 3

Sept 19 To one yards board 1/2 1/2

Gooch Sct^t Agreeable to Order of Court Sept^r 19th to re directed we have examined the above account amounting to twelve pounds seven shillings & 5 $\frac{1}{2}$ pence of opinion that it is just reasonable
Oct 13th 1791 Arch^d Bryce
Henry Mullins
George Richardson)

It about held for Goochland County the 17th day of October 1791
This account of Arch^d Perkins as guardian of Sarah Perkins Captain of 1st Lt Col. Luttrell due² audited by the Commissioner is returned to Court received and agreed to be recorded
Yule Wm Miller OGC

It a Court held for Goochland County the 17th day of September 1791
Whereas that George Richardson Esq^r Butt including Bryce and Henry Mullins a very poor & mean do audit and settle the accounts of Archelias Perkins as guardian of Elizabeth Perkins Captain of Nathaniel Perkins due² and report to the Court
A copy from the Records Yule Wm Miller OGC

Elizabeth Perkins Captain of Nathaniel Perkins due ² in account with Arch ^d Perkins guardian	dt
Oct 1790 23 To one pt. tape of 1 $\frac{1}{2}$ yds Red 2/3 1 $\frac{1}{2}$ yds 5 $\frac{1}{2}$ 3 $\frac{1}{2}$	5 7 $\frac{1}{2}$
Feby 8 th To one comb 7 $\frac{1}{2}$	7 $\frac{1}{2}$
March 24 To 6 yds. 1 $\frac{1}{2}$ yds 2 $\frac{1}{2}$ 6 $\frac{1}{2}$ 16 7 $\frac{1}{2}$	16 7 $\frac{1}{2}$
Ap ^r 6 To half Oz Thread 11 $\frac{1}{2}$	11
May 1 st To one pt. leather Shoes 6 $\frac{1}{2}$	6 6
22 To 4 $\frac{1}{2}$ yds Calico a 5 $\frac{1}{2}$	1 2 8
June 21 To one yd Shuting a 2 $\frac{1}{2}$.	2 6
28 To 3 $\frac{1}{2}$ yds 1 $\frac{1}{2}$ yds	10 6
Aug ^r 19 One pair leather Shoes	6 6
To One half yds towlapp a	3 9
Oct 9 To one yards towl	8 0 0
	11 16 0 $\frac{1}{2}$

Gooch Sct^t Agreeable to the Order of Court of Sept^r 19th to re directed we have examined the above amount amounting to eleven pounds fourteen shillings & 5 $\frac{1}{2}$ pence of opinion that it is just reasonable Oct 13th 1791
Arch^d Bryce
Henry Mullins
George Richardson)

It about held for Goochland County the 17th day of October 1791
This account of Archelias Perkins as guardian of Eliz^r Perkins Captain of Nathaniel Perkins due² audited by the Commissioner is returned to Court received and agreed to be recorded
Yule Wm Miller OGC

This 17th November 1791 we the tenth day of March year thousand Seven hundred and Ninety one
Eliz^r May - Poore and her wife of the County of Goochland of the one part and Archelias Weller of
the same County of the other part Archelias and the said Eliz^r May - Poore and Dorothea his wife for the Consideration of Six pounds Current Money to them in hand paid the receipt they do hereby acknowledge that they
are now and by their presents to longer and will not unto the said Archelias Weller a certain plantation of Land in the County of Goochland and bounded as follows to wit a certain tract of land situated lying and being in the County of Goochland and bounded as follows to wit

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Not Beginning at a corner white Oak on the three Rock² road thence on Strangeman Hutchins line North twenty
five and a half degrees East 50^{ft} to a corner pine on Richard Wale Thence on Richard Wale North eighty four
West twenty one pole to a white Oak tree South twenty three 40^{ft} West forty two pole to the road thence down
the road to the beginning being & truly from East toward one pole To HAVE and to hold the said tract of land
with all and every thing that appertains thereto and of the said Major Power and Dorothy his wife do for our
selves our heirs Exec and Assigns do for ever warrant and defend a good lawfull right and title to the said
tract of Land in fee simple Clear of any Incumbrance to the said Obadiah Wale to him his heirs and Assigns
for ever In witness whereof we have hereunto set our hands and seals the day and year above written

Seal sealed and delivered

Major Power

Seal

Dorothy Power

Seal

In the presence of

The Powrs

Daniel Wale

his
Arch'r of Canaway
master

Record this nineteenth day of March one thousand seven hundred and Ninety one the witness mentioned
consecrated Six pounds in full for the aforesaid premises

Teste The Powrs

Major Power

Daniel Wale

his
Arch'r of Canaway
master

At Court held for Goochland County the 18th day of July 1791

This Due of Indenture of Bargain and Sale together with the Receipt thereon endorsed from Major Power Dorothy
his wife to Obadiah Wale was presented in Court and proved by the Oath of Daniel Wale to be the act & Deed of the
said Power & wife which was confirmed for further Proof

Tellt W H Miller Clerk

At Court held for Goochland County the 21st day of November 1791

This Due of Indenture of Bargain and Sale together with the Receipt thereon endorsed from Major Power Dorothy
his wife to Obadiah Wale was further and fully proved by the Oath of Thomas Carr R. Parker Canaway to be
the acts & Deed of the said Power & wife which was observed to be recorded

Tellt W H Miller Clerk

This Indenture made the twenty first day of November in the year of our Lord one thousand

Seven hundred and Ninety one between Solomon Williams of the County of Goochland and Parish of St James with
him of the one part and William Thurston of the s^t Parish and County of the like part witnesseth that
the said Solomon Williams for and in Consideration of the sum of twelve & Three pounds sixteen Shillings
and six pence before the sealing and delivery of these presents to the Recipient whereof I hereby acknowledge
that given granted bargained sold aliened Enfeoffed Conveyed and made over and by these presents given
by him and his assigns do give grant bargain sell alien Enfeoff Convey and make over unto William
Thurston and his heirs forever one certain tract or piece of Land containing seventeen acres in the County
of Goochland as also the Branches of the Little Boy Creek and is bounded as follows: -
Somewhat east on John Davis line running thence North twenty two West line

Sear
Pur

Bones on paying Rent thereon East down the said Road thirty eight Chains to a maple on the Branch thereon South Seventy Seven feet Seven Chain Chains to a small red oak and Pointes thence South Seventy two feet & 44 Chains to the beginning With all Houses gardens orchards Fences Springs Water and water courses and all the estate Right Title use and property of me Solomon Williams and my Heirs for unto the Premises and Reversion and Reversions Rescinded and Remained of or unto the Premises with their and every of their Appurtenances To Have and to Hold the said Seventeen Acres of Land by the same Name or else according the Bounches aforesaid and all other the before granted premises with their and every of their Appurtenances Unto the said William Thurston and his heirs forever and I the said Solomon Williams doth hereby Covenant for myself my Heirs my Executors and Administrators that I will warrant the said Land and all other the before granted premises and every part thereof with all and Singular the Appurtenances Thereunto belonging Unto the said William Thurston and his heirs forever Against me the said Solomon Williams and my Heirs and all claiming a to claim Right by reason under me them or any of them have or shall pretend to have I will warrant and forever defend by virtue of these presents In witness whereof I have hereunto set my hand and the day and year above written.

Signed Sealed and delivered

In presence of

Micah Holland

James Holland

Elizabeth Williams

Solomon Williams Seal

MEMORANDUM that quiet and peaceable possession of the Lands and premises written whereon was given by Solomon Williams one of the parties with Maintenance unto William Thurston the other party written mentions according to the true silent and honest interpretation of the written Deed or instrument for witness whereof I sign the same

Signed and sealed -

In presence of

Micah Holland

Elizabeth Williams

James Holland

Solomon Williams Seal

Received the twenty first day of November one thousand seven hundred and Ninety one twenty three pounds Sixteen Shillings in full for the Lands of which this is the due

Witness

Elizabeth Williams

James Holland

Solomon Williams

It about held for Greenwich County the 21st day of November 1791

This Deed of Sale of Bargain and Sale together with the Memorandum Receipt whereon indorsed from Solomon Williams to William Thurston was presented in Court and acknowledged by the said Williams to be his acts there which was desired to be recorded

Teste

W. Butler E.C.

This Indenture made the fifteenth day of November in the year of our Lord one thousand seven hundred and fifty one Between Nathaniel Mapie of the County of Goochland of the one part and George Toler of the same County of the other part witnesseth that the said Nathaniel Mapie for and in consideration of the sum of twenty two pounds eight shillings current money of Virginia by him the said George Toler to him the said Nathaniel Mapie in hand paid before the sealing & delivery hereof the receipt whereof the said Nathaniel Mapie doth hereby acknowledge and thereby acquit & discharge the said George Toler his heirs Executors & Administrators Bargaines sold Entails & Conveyances by these presents with grant Bargain sell Enfief & Confer unto the said George Toler his heirs & assigns one certain tract of land lying and being in the County of Goochland on the Branches of the Little Byrd Creek And bounded as followeth viz Beginning at a pine post tree running south forty three degrees East twenty three chains to a Hemlock Then up the branch as it meanders to a White Oak then South thirty five degrees East half a degree West fourteen chains to a Spruce then South fifty five degrees West sixteen chains to a red Oak stump then South twenty four west to a Hickory then East fifty degrees South twenty chains to hickory Post tree then South seventy seven degrees East twenty six & a half chains to a red Oak stump Then North Forty six degrees East Sixty chains to the first Station to include thirteen acres To have & to hold the said tract of land be the same notwithstanding with every part thereof with the appurtenances unto the said George Toler his heirs & assigns to the sole use & behoof of him the said George Toler his heirs & assigns forever & the said Nathaniel Mapie his heirs & executors doth Covenant promise & agree to & with the said George Toler his heirs & that the premises and every part thereof with the appurtenances are free & discharged from all manner of Incumbrances & that the said George Toler his heirs & for and notwithstanding any act or thing by him the said Nathaniel Mapie his heirs & assigns or any other person or persons whatsoever shall or can lawfully for ever hereafter have hold or occupy thereof & enjoy the same and every part thereof with the appurtenances without the Lawfull detinestation or Detraction of him the said Nathaniel Mapie his heirs & assigns or any other person or persons whatsoever In witness whereof the said Nathaniel Mapie to these presents hath set his hand Seal the day & year first above written.

Seal'd & Deliv'red
In presence of
Wm Mapie
Charles Amos
Anderson Page

Nathaniel Mapie



Recd on the day of the date of the within written Indenture of the within named George Toler
Twenty two pounds eight shillings current money at being the consideration money aforesaid Recd of me
Wm Mapie
Charles Amos
Anderson Page

Nathaniel Mapie



Memorandum that on the day of the date of the within written Indenture full & payable before John & P
- sepan of the within mentioned premises with the appurtenances was had and taken by the within Sam'l Atch
- mafie and by him given and delivered unto the within named George Toler witness my hand

Seal
Present

Wm. Mafie
Charles Amos
Anderson Page

Pat'l. Wm. Mafie



At about ten o'clock AM for Goochland County the 23^d of Novem^r 1791

This Bill of Indenture of bargain and sale together with the Receipt & Memorandum thereon is made from Nathaniel Mafie gent to George Toler was presented in Court and acknowledged by the said Mafie to be his act and deed which was agreed to be recorded

Teste Wm Miller clk.

In the Name of God Amen I William Lewis of Goochland County & State of James North

Hampton Being in perfect health & memory do make this my last will & Testament

Item I give my Body to the Earth my Soul To God Almighty who gave it to me

Item My will & desire is that all my just Debts be paid & funeral Expenses by my Ex'cutors hereafter mentioned

Item my will & desire is that my Executors Purchase four Plain Gold Rings for my beloved Sisters Anne Morley, Mary Lewis, Sally Lewis & Elizab'th Lewis & give one to each of them & have my name to grise on them for my remembrance

Item I give to my beloved Brother Dr^r Lewis all my wanning Cloaths

Item My will & desire is that all the money due me by Bald Bone or open account be equally divided among my Brother Sisters that is Dr^r Lewis Anne Morley Mary Lewis Sally Lewis & Elizabeth Lewis And their heirs forever

Item my will & desire is that my house be sold & the money be equally divided among them except twenty shillings which I shall leave to my Brother Joseph Lewis - and their forever

Item I give my Brother Joseph Lewis twenty Shillings of my Estate no more

Item I do constitute & appoint my Father Dr^r Lewis & my Brother Dr^r Lewis Executors of this my last Will & Testament As witness my hand Seal this the fourteenth day of March anno Thousand seven hundred Ninety One.

Seal Sealed & witnessed

In the presence of us S

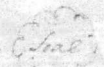
Pleasant Coche

John Bell

George Roberts

William Coche

William Lewis



At about ten o'clock AM for Goochland County the 21^d day of November 1791

This last will and Testament of William Lewis Senior was presented in Court and proved by the Oath of Pleasant Coche and William Coche in this form which was agreed to be recorded - And on the motion of John Lewis Senior one of the Executors herein named who made oath swearing to same and gave bond with John Bell his Surety in penalty five hundred pounds of which thereof was granted him in due form with leave for the Executor to come in hereafter

Teste Wm Miller clk.

This Instentur

make this Thirteenth Day June in the Year of our Lord one thousand seven hundred

and thirty one between william michell of the County of goodland of the one part and John Perkins of the same County of the other part witnesseth that the said william michell for and in consideration of the sum of one hundred and fifty Pounds English money of Virginia by him in hand paid by the said John Perkins to him the said William michell before the Sealing & Delivering of these presents the receipt whereof the said William Michell doth hereby acknowledge & thereof doth Acquit and discharge the said John Perkins his heirs Exec^t & Administrators hath granted bargained sold Enteigned Conveyed by these presents with Grant Bargain Sell Enteign and Confirm unto the said John Perkins his heirs and assigns one certain part a parcell of land lying on the waters of Lickinghole Creek containing One hundred & fifty acres to the same more or less I boundes as follows To wit beginning at one of the branchess of Lickinghole Creek running thence on my line to a corner gum on Robert Pages bmy Sifte from thence on said pages line to a corner maple on a small branch on said page & James Roberts from thence on said Roberts line to a corner pine as said Roberts & Nicks Perkins from thence along said a Perkins line to a corner white oak on the other side branch of Lickinghole from thence down said branch as it meanders to the begining AND the Reversion & Reversions Remainder & Remainders Rents Issues & Profits therof & Every part & Parcell there of with the appertinances To have and to hold the said part of land with the appertinances unto the said John Perkins his heirs & assigns to the only proper use & behoof of the said John Perkins his heirs and assigns forever AND the said William michell his heirs Exec^t & Administrators the said part of land with the appertinances unto him the said John Perkins his heirs & assigns while he will warrant and forever defend by these presents against the claim and demands of him the said William michell his heirs and assigns or any other person whatsoever And the said William michell for himself his heirs Exec^t & Administrators doth Covenant promise and agree to & with the said John Perkins his heirs Exec^t & Administrators & assigns the premises and every part thereof free & discharged from all manner of Incumbrances & the said John Perkins his heirs and assigns for further intolling any Act or thing by him the said William Michell or any other person committed done or sayd to be done shall in lawfully may forever hereafter Here hold use occupy enjoy & if the same forever with the appertinances without any lawfull let molestation or eviction of them the said William Michell his heirs & assigns or any other person whatsoever In witness whereof I have hereunto set my hand & affixed my seal the day & year above written.

and I do bear & am Present w^r

for Payne

John Perkins

Tho' Michell

Auct^r Perkins

W^r Michell

MEMORANDUM that on the day of the date of the within written made a full speakeable Seale
no paper of the within mentioned purcasses with the appertinances was had taken by the
within Willm Michell

Perkins binding to the true and firm of the within written Indenture

Teste for Payne

Thos. Mitchell

William Perkins

John T. Perkins

Wm. Mitchell.

Received on the day of the date of the within written Indenture of the within named John Perkins
one hundred and fifty pounds lawful money of Virginia being the consideration money or written
Indenture

Ex parte

Teste for Payne

Wm. Mitchell

Thos. Mitchell

William Perkins

John T. Perkins

At a Court held for Goochland County the 18th day of July 1791

This Deed of Indenture of Bargain and Sale together with the Delivery of Seizure & Receipt thereon endorsed
from William Mitchell to John Perkins was presented in Court and proved by the Oaths of Archelaus
and William Perkins to be the acts and Deeds of the said William Mitchell which was continued for
further Proof

Teste

W. Miller C.C.

At a Court held for Goochland County the 19th day of December 1791.

This Deed of Indenture of Bargain and Sale together with the Delivery of Seizure and Receipt thereon
endorsed from William Mitchell to John Perkins was further and fully proved by the oaths of
Thomas Mitchell to be the acts and Deeds of the said William Mitchell which was thereupon admitted
to Record

Teste W. Miller C.C.

Signed

This Indenture made this Thirtieth day of December in the Year of our Lord one Thousand
Seven Hundred Ninety Between Samuel Woodson of the County of Goochland of the one part and
Howell Lewis of the same County of the other part witnesseth that for and in Consideration of the sum
of Four Hundred & Twenty pounds Current Money of Virginia for which Robert Lewis the Elder stands
bound to Thomas Jefferson Esq^r for the said Samuel Woodson, which said sum of Four Hundred & Twenty
pounds the said Samuel Woodson is desirous to secure to the said Robert Lewis and in Considera-
tion of the sum of Five Shillings to the said Samuel Woodson to have paid by the said Robert
Lewis at and before the Sealing and delivery of this the receipt whereof the said Samuel Woodson doth
hereby acknowledge hath granted Bargains Sold and Conveyed unto these presents doth grant Bar-
gain Sell and Convey to the said Howell Lewis his Heirs and Aygons forever Seventeen Negro Slaves
with their Increase to wit - Frank Peter Frank Hampton Ambrose Nancy their two Children Aggy
Molly Jane and her Child Jordan Fanny Charles Jane their two Children Judy Stephen Lucy & Sam
the other a certain Negro Slave with the mean to the said Howell Lewis

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His and Osigns to the only person we and behofe of the said Howell Lewis his Heirs and Osigns forever
And the said Samuel Woodson doth hereby Grant for himself and his Heirs that he the said Samuel Woodson and his Heirs and every of them shall and will warrant and forever defend the said Seventeen Negroe Slaves and their increase unto the said Howell Lewis his Heirs and Osigns forever Upon Trust nevertheless that he the said Howell Lewis his Heirs Executors Administrators or Osigns shall after the first day of January one Thousand Seven Hundred Ninety two as soon as the said Robert Lewis shall think proper provided the said Samuel Woodson shall not before that time have paid the sum of Four Hundred & Twenty pounds with all the Interest that may be due thereon to the said Thomas Jefferson Esq^r or the said Samuel Woodson shall request him or them which ever of these two Circumstances shall first happen Sell for the best price that can be gotten after one Months publick notice the said Seventeen Negroe Slaves and their Increase for ready Money and therewith discharge pay and satisfy the said Thomas Jefferson Esq^r the above mentioned Sum of Four Hundred and Twenty pounds with all the Interest that may be due thereon and the Expences attending the drawing and recording this Indenture and the Contingent charges of the Sale as aforesaid and all other necessary Expences that shall attend the Securing and obtaining the above mentioned Money or performing any thing that shall be necessary relative to the Intent of this Indenture and all other Costs and Charges which the said Howell Lewis his Heirs Executors or Administrators shall incur be at as Trustee for the said Robert Lewis by reason of his having become bound to the said Thomas Jefferson Esq^r for the aforesaid Sum of Money And the said Howell Lewis his Heirs Executors Administrators or Osigns shall pay or cause to be paid the Overplus if any remain from such Sale to the said Samuel Woodson his Heirs Executors or Administrators or to his or their Order In Witness whereof the said Samuel Woodson hath hereunto set his hand and affixed his seal the day and year above written.

Signed Sealed & delivered in presence of

The F Bates
Cha F Bates

Samuel Woodson

Seal

In Court held for Goochland County the 19th Day of December 1798

This Deed of Trust from Samuel Woodson to Howell Lewis was presented in Court and acknowledged by the said Woodson to be his Act and Deed which was therupon admitted to Record

Seite Howell Lewis

This Indenture made this nineteenth day of September in the year of our Lord one thousand seven hundred and Ninety one between James Robards of the County of Goochland of the one part and Archelias Perkins of the same County of the Other part witnesseth that the said James Robards for and in Consideration of two hundred and Ninety pounds Lawfull money of Virginia by him the said Archelias Perkins to him the said James Robards in hand paid before the sealing & Delivering huncⁱ the receipt whereof he the said James Robards doth hereby acknowledge and thank doth acquit and discharge the said Archelias Perkins & his heirs Executors and Administrators both pa-

Tob.

are sold by these presents with grant Bargain sell Except and Banfum unto the said Archelanus
Portins his heirs and assigns for certain tract or parcell of Land lying and being in the said County
of Roanokee viz on the waters of Little bucking hole Creek Containing two hundred and fifty four
Acres to the same more or less bounded as follows beginning on Rob^t Paynes Deed's line at corner
Black Oak running to a corner pine on William Pages then running to a corner oak then to a corner
Kithery still on said Pages line to a corner stone instead of a maple that blown down then
on John Parkins line and said Arch^t Portins line to a corner Kithery then on Rob^t Barbies
line & Rob^t Paynes line to the Beginning with all houses buildings trees ways alleys roads wells
Cours and all other &c the appurtenances thereto belonging or anywise appertaining To Allot Awd
to Allot the said two hundred and fifty four Acres Land be the same or less and the before recited pre-
mises with their appurtenances and the reversion & reverting remainder & remainders unto Yours & Spcys
thereof and every part and parcell thereof with the appurtenances unto the said Archelanus Portins his heirs
and assigns to the only use & behoof of him the said Archelanus Portins his heirs and assigns forever And the
said James Roberts his heirs Executors and Administrators the said Miffrage plantation and tract of land
with the appurtenances unto him the said Archelanus Portins his Heirs & assigns shall and will warrant
and forever defend by these presents against the claims and demands of him the said James Roberts his
Heirs and assigns or any other person whatsoever unto the said James Roberts for himself his Heirs Executors
& Administrators doth Covenant promise and agree to and with the said Archelanus Portins his Heirs Exe-
cutors and Administrators that the premises Every part thereof are free and discharged from all manner of
Incumbrances and that the said Archelanus Portins his Heirs and assigns are notwithstanding any Act or thing
by him the said James Roberts his Heirs & assigns or any other person committed done or suffered shall and
lawfully may forever hereafter have hold use occupy and Enjoy the same and every part thereof with
the appurtenances without the lawfull let molestation or eviction of him the said James Roberts his Heirs
& assigns or any other person whatsoever In witness whereof I have hereunto set my hand and affixed
my Seal the day and year above written

J. A. Roberts. Seal

Memorandum that on the day of the date of the within written Indenture full and peaceable Seige and
posseession of the within mentioned premises with the appurtenances was had and taken by me the within
James Roberts and by me given and Delivere to the within mentioned Archelanus Portins according to the
form and form of the within written Indenture

J. A. Roberts

Received on the day of the date of the within written Indenture of the within named Archelanus Portins
two hundred and twenty pounds lawfull money of Virginia being the consideration money within
expressed

J. A. Roberts

At a Court held for Goochland County the 19th day of September 1791
This Deed of Indenture of Bargain and Sale together with the Memorandum and Receipt thereon whereof
from James Roberts to Archelous Perkins was presented to Court and acknowledged by the said Roberts
to be his acts and deeds, which it was agreed to be recorded

Teste Wm Miller C.R.

The Commonwealth of Virginia to John Hopkins Thomas Miller Lawyer Gen^t Justice of the peace
for the County of Goochland Greeting Whences James Roberts & Mary his wife by their indenture bearing Date the 19th day of September 1791 have sold and conveyed unto Archelous Perkins the sume Es-
tate of land in two hundred and fifty four Acres of Land with the Appertinencies lying & being in the County of
Goochland and whereas the said Mary Roberts cannot conveniently travel to our Courthouse of our said County
of Goochland to make acknowledgement of the said Conveyance therefore we do give unto you or any two of you Pow-
er to receive the acknowledgement which the said Mary Roberts shall be willing to make before you of the Convey-
ance aforesaid contained in the said Indenture which is hereto annexed and we therefore command you that you
do personally go to the said Mary Roberts and receive her acknowledgement of the same and examine her
privately and apart from the s^rd James Roberts her Husband whether she doth the same freely and voluntar-
ily 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 acknowledgement and examined her so far as that you testify
by and openly certify as thereof in our said Court under your Seal setting there this said Indenture and
this writ witness William Miller Clerk of our said Court at the Courthouse this 21st day of September
1791 In the 16th year of our Commonwealth

W. Miller

Agreeable to the within to us desired we have examined the within named Mary Roberts
privately & apart from her Husband James Roberts & do certify that she doth freely relinquish her Right of
Dower in & to the Lands in the Deed mentioned which is hereto annexed

Given under our hands & seals this 16th day of Nov^r 1791

J. Hopkins
Tho. Miller



At a Court held for Goochland County the 19th day of December 1791
This Commission together with the Prove Examination and Relinquishment of Dower of Mary Roberts in
the Land sold by her Husband James Roberts to Archelous Perkins was returned to Court and adjudged to
be recorded

Teste W. Miller C.R.

This Month of August made this fourth day of August in the year of our Lord one thousand se-
ven hundred and ninety one Between Matthew Pleasant of Goochland County and Anna his wife of the one
part and William Reynolds of New Kent County of the other part witnesseth that the said Matthew Plea-
sant for and in Consideration of the sum of Twenty pounds current money to him in hand paid

said William Reynolds on the present time of the receipt of which it hereby acknowledged HATH and by these
Presente Doth grant bargian sell Aggys transfer alien & part of his Conyent unto the said William Reynolds his
Heirs and Assigns for Ever A certain piece a parcel of Land containing fifty acres more or less lying and being
in the Waters of Sixtia in the County of Greenwich beginning at a corner post Oak on the main road down the
same as a meander fifteen poles to William Reynolds his Heirs and with his lines South 84 degrees East 80 poles
to a white and red Oak post and North 6 $\frac{1}{2}$ degrees East 61 poles to a white oak and then South 89 degrees West
16 poles to a white oak North 3 degrees West 120 poles to post and on Robert Morris's Land thence on Matthew
Pleasant's line South 26 $\frac{1}{2}$ degrees West 175 poles to the beginning which said piece a parcel of Land was surveyed
on the eighth day of December in the year one thousand seven hundred and eighty nine by Joseph Walker
Together with all and singular the houses, out houses, ways, waters water Courses and all and every the improvements
Hereditaments Appurtenances and Appurtenances thereto or to any part thereof belonging or appertaining
and the Residuums and Remainders Rents, Issues and profites thereto belonging or to any part thereof
To have and to hold the piece a parcel of Land above described and every part thereof with the Appurtenances
as unto the said William Reynolds his Heirs and Assigns to his and their sole use and benefit forever and
the said Matthew Pleasant for himself his Executors Administrators and Assigns doth Covenant and promise
to and with the said William Reynolds his Heirs and Assigns that he the said Matthew Pleasant his
Executors Administrators and Assigns against himself and against the said Anne his wife and all other persons
whatsoever the said piece a parcel of Land and every part and parcel thereof with the Appurtenances will
warrant and forever defend by Virtue of these presents In witness whereof the said Matthew
Pleasant and Anne his wife have hereunto set their hands and seals the day and year first above written

Seal and sealed and delivered
in presence of
John Pleasant
William Simeon
John Walker
John George
Alice Groves

Matthew Pleasant Seal

Anne Pleasant Seal

Received the above sum of Seventy Pounds the sum of £70
Money - the day and year first above mentioned
Witness

In a Court held for Greenwich County by the 19th day of September 1791

This before I, Isaac T. Dugay and Notary Public from Matthew Pleasant and Wife to William Reynolds was presented
in Court and acknowledged by the said Pleasant to be his act and deed which was ready to be executed

Teste Willm. Weller C.C.

The Commonwealth of Virginia to William Reynolds & The Register Gen^t Justice of the peace for the
County of Greenwich greeting Whences Matthew Pleasant & Anna his Wife by their children John Walker
Date the fourth day of August 1791 have sold and conveyed unto William Reynolds the fee simple Estate of one
Acres of land lying and being in the County of Greenwich and wherein lie

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Anna cannot conveniently travel to our Courthouse of our said County of Franklin 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 Anna shall be willing to make before you & the Conveyance upon it contains in the said Indenture which is her to witness and we therefore command you that you do personally go to the said Anna and receive her Acknowledgment of the same and examine her fully and apart from the said Matthew her Husband whether she by the same freely and 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 Seal sealing therin this said Indenture & this last Monday William Miller Clerk of our said Court at the Courthouse this 21st day of November 1791 In the 16th Year of our Independence Wm Miller

Goodland to Wm

Agreeable to written Examination of the County Court of Goodlands we have proceeded to examine Anna Pleasant wife of Matthew Pleasant privately before from him the said Matthew she hath freely & willingly acknowledge all her right of Dower in the a certain tract of Land containing fifty acres as within the Bear Mountain & that she is willing same should be recorded in the County Court aforesaid

Given under my hand Seal this 30th day of November 1791

Wm Miller

As I certify

At about held for Goodlands County the 19th day of December 1791

This Commissioneer together with the poor Farmer in Redgarden & L. Power & Anna Pleasant in the Land sold by her Husband Matthew Pleasant to William Reynolds was returned to Goodlands aforesaid to be recorded

Teste Wm Miller CLerk

Goodland County Court November 24th 1791

Desires that Thomas Fletcher Thomas, William S. Lewis & Dennis Johnson may have & be sworn who being first duly sworn before a Justice of the peace for this County do affirm on Oath to say that the said Thomas, being an personal Estate of Mary Atkinson deceased and that Sarah Atkinson her son & relative the aforesaid to Court

Attest Wm Miller CLerk

In Obedience to the above order we being Justly sworn have appraised the Estate of Mary Atkinson deceased as followeth

To 80 Bushels Wheat	4	£ 16	0	0	To 3 Stacks of Tops & Shucks	6 15 0
To 80 Bushels Corn	4	£ 16	0	0	To 7 Sheep	2 10 0
To 1 Frying Pan		0	4	0	To 6 Plow Haws	1 19 0
To 1 Peger & Tub		0	4	0	To 11 Old Haws	1 5 0
To 7 Stacks of Blanks		2	10	0	To 2 Axes	

To 1 new ground Colter	0 2 8	To 8 of Cotton	0 10 0
To 3 Sylph Plates	0 6 0	To 1 of Wool	0 4 0
To 1 Beaufit of Short Corn	0 16 0	To 2 Sets of Leather	1 6 0
To a small pair of Tobacco & Slave	0 7 6	To 1 Spinning Wheale	0 10 0
To 2 Glittering Plates 3 Dishes 13 Books	0 9 0	To 2 Smoothing Irons	0 2 8
			£ 68 10 0

Tho' Watkins
Richd^r Johnson
John Lewis

At a Court held for Goochland County the 19th day of December 1791

This Inventory and Appraismnt of the Estate of Mary Atthipson deceased was returned to Court and ordered to be recorded.

Teste W. Miller Clerk

Articles of Agreement entered into this second day of January in the year of our Lord one thousand seven hundred & Ninety two between Lucy Wood of the one part Henry Wood of the other part both of the County of Goochland Viz Article 1. The said Lucy Wood doth hereby lease to the said Henry Wood for the term of two years ending on the twenty fifth day of December in the year one thousand seven hundred & Ninety three the lands wherein the said Lucy Wood now lives in the County of Goochland on Lickinghole Creek except as heretofore excepted reserved also all the Slaves which the said Lucy Wood doth due to William Sampson for the last two years in Goochland County the whole number being fourteen ^{Also Master Sam George Peter & Kate}

Article 2nd The said Henry Wood is to pay the taxes on the lands & slaves comprehended in this Agreement he is to maintain all the Negro Children now living on the lands & is to cloath the above mentioned Slaves giving the fourteen above mentioned two Shirts & a suit of Negro cotton with a pair of good Shoes & stockings each & the children a shirt & frock annually

Article 3rd The said Henry Wood is to pay to the said Lucy Wood as rent for the land there for the slaves above contracted for the sum of two hundred pounds on which the said Lucy Wood is indebted to John Barrell of Richmon^d Merchant - The said Henry Wood contracts positively to pay the above debt to the said Barrell before the said Barrell can have it in his power to make any legal distress on the said Lucy Wood or her property

Article 4th The said Lucy Wood does except & reserve all the Houses contained in the garden ground also an equal quantity of ground fit for cultivation with that which the said Lucy Wood had in use during the last two years

Article 5th None of the slaves are to be hired by the said Henry Wood to any person whatever or in any manner banished by him nor any person to become a party or in any degree interested with the said Henry Wood without the consent of the said Lucy Wood.

Article 6th. At the end of the above term of two years the said Henry Wood is to deliver up the said plantation on in the condition as he leaves it (except natural decay & unavoidable accidents) with the Negroes above mentioned.

Article 7th. The said Lucy Wood does not give up her Interest so far in the above mentioned slaves as for them to be taken by any execution or other legal process which may sue against the said Henry Wood nor are they to be removed by any means from the above mentioned plantation & that of Henry Wood on the other side of the three chopt seas adjoining thereto. The said Lucy Wood is to be cleared of all the charges arising on the said land & slaves for the above term of two years & the said Henry Wood hereby contracts to discharge every such expense without exception.

Entered above the fifteenth line to wit Martin Sam George Peter & Kate

Seal
Geo Holman
W.MERIWETHER

Lucy Wood
H Wood

Seal
Seal

At a court held for Goochland County the 16th day of January 1792

These articles of Agreement between Lucy Wood and Henry Wood were presented to Court and approved by the Courts of George Holman and William Meriwether to be the acts and bid of the parties thereto which were ordered to be recorded.

Testa W. Miller Clerk

In the name of God Amen I lay the Eleventh day in the year of our Lord one thousand seven hundred and forty one I Major Peers of the County of Goochland being at present weak in Body but of sound and perfect memory and desiring to make the County of this Province safe & secure and certain this my last Will and Testament in manner and form following First I commend my Soul unto God who gave it and my Body I commit to the Earth from whence it came to be decently buried at the discretion of my Executors to be hereafter named and for the settling of my Temporal Affairs I do hereby Order give and beleave in the following manner that is to say

I Myself after paying my just debts due from my estate I leave unto my Beloved wife Dorothy Power during her natural life all the Tract or parcel of Land wherein I now live together with all the rest of my estate of even hieis whatever

I give unto my Grand Daughter Francis Peers after the Death of my Beloved wife my Negroe girl gift and her future Increase to her and her heirs forever My will and desire is that after the Death of my Beloved wife the whole of the Tract or parcel of Land wherein I now live shall be sold at public Auction one moiety of the purchase money to be paid on and year from the Sale thereof the other moiety in two years and the whole of the money arising therefrom to be equally divided amongst my three grand Children namely Dorothy Peers Francis Peers and Anderson Peers to their legal heirs respectively and further my Will and desire is that after the Death of my Beloved wife Dorothy Power all the rest of my estate be equally divided amongst my three grand Children Dorothy Peers Francis Peers and Anderson Peers to them and their legal heirs forever But my desire is that the Estate bequeathed above to my Grand Daughter

Powers should not be devolved unto his posterity by my Executors hereafter to be named but to be delivered to and held by Trustee to be hereafter appointed for the necessary support and comfort of my said Grandson Anderson Peers and - Lastly I do appoint my Friends Robert H. Saunders Daniel Wade and John Guerant p' Executars of this my last Will and Testament and also I do appoint my said three friends John Guerant Daniel Wade and Robert H. Saunders Trustees for my said Grandson Anderson Peers with full powers to carry into full Effect my particular Expresses respecting the Estate herein Bequeathed to my said Grandson Anderson Peers And I do hereby Revoke Disannul and make void all former Wills and Bequests by me made, declaring this only to be my last Will and Testament In Writings wherof I have hereunto set my Hand and Affixed my Seal the day and year above written.

Signed Sealed and published
in the presence of
John Riddle
Micajah Jenkins
Isaac Stanley
mark

Major Power

SS

At about held for Goochland County the 20th day of February 1792
This Writing was presented in Court and proved by the Testes of John Riddle and Isaac Stanley to be the last Will and Testament of Major Power deceased which was deemed to be recorded

And on the motion of Robert H. Saunders and Daniel Wade two of the Executors herein named who made Oath and entered into Bond in penalty of Fifteen hundred Pounds according to Law protest thereof was granted them issue from with leave for the other Executors to come in hereafter

Teste W Miller C.C.

Goochland County Court May the 17th 1791

William Fawar Joseph Woodson Matthew Woodson and James Hanes or any three of them are appointed to appraise in Current Money the Slaves (if any) and personal Estate of Charles Aston deceased and return the Appraisal to the Court

Hoppy Teste W Miller C.C.

Agreeable to an accord now to be made before the Worshipfull Court of Goochland we have
promised to appraise the Estate of Charles Aston deceased as followeth

W ^t 1 Mark Hobt £ 14 15d	11 10 0	Joseph Eller	do	2 8 0
1 Half Dozen known Spurts	4 6	Col ^r Tho ^m Randolph	do	2 10 -
1 pair Spur & Handl of a Whip	6 0	John Madison	do	12 0 0
1 Great Coal & Glass Boxes	1 15 0	John Gill	as per Bond	3 11 4
2 pair Wrenches & Irons	1 10 0			L 30 19 1
Cash left on hand at her death	£ 2 15 3			
A Bond on Col ^r Tho ^m Randolph	26 16 9			
An Balance due me Nicholas Fosterhorne	2 2 5			
A Bond in my	1 70 0			

Given under our hands this 12th November 1791

Will. Fawar

Matthew Woodson

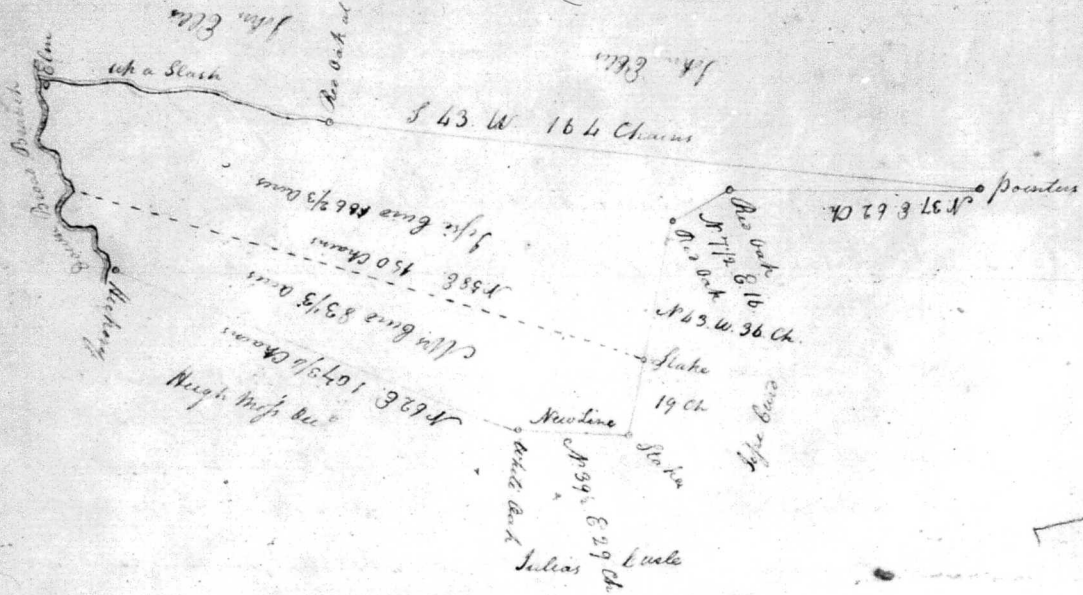
Joseph Woodson

A. A. about held for Goodlows County the 20th day of February 1792.
This Inventory and Appraisement of the Estate of Charles Weston Deceased was returned to Court and ordered
to be received. Teste William C. C.

It was held for Yorklawn County the 10th day of July 1792.

Ordered that Matthew Woodson, John Farren, John Webber & Ross H. Saunders & any three of them do attend the Sawyer's in running the Land lines between Sope Creek & the Legates of James Creek & agreeable to a bill made to said John Farren by the s^t James Creek and that they report the same to the next Court.

A copy W. Miller C.R.



The above is a plot of 250 acres land a good title a County Given by James Cane by his / late Son John Cane
Survey & Divided Feb 10th 1792

Present by Elliot Lucy Surveyor G.C.

Ms. A. 1. 1 v. Map 25 Matt-Woodson William Fancer & William Webber Com.²⁵

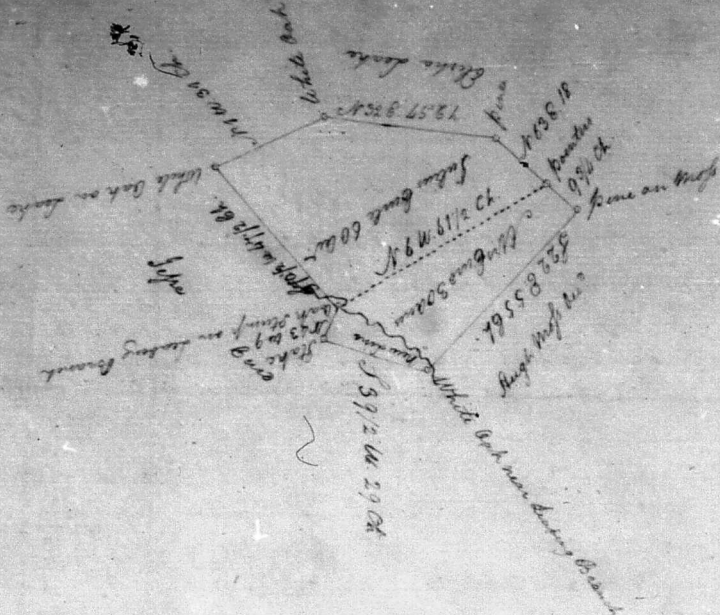
At a Court held for Goodland County the 20th day of February 1792
This Report and Plot of the Survey or in resurveying the Land lines between Sife Cane and James Birds Ledges was returned to Court and ordered to be recorded.

Teile U Müller C C

c. At a Court held for Greenwich County by the 16th Day of Jan 1797.

order that Matthew Wootton Wm Farmer, Wm Webber and Ril H. Saunders or any three of them to lay off and allot Mrs Sarah Euse Webber & wife of James Euse Dec^r her right of Dower in her deceased Husband's Estate agreeable to Law, and that they do report the same to the next Court.

Copy W Miller Ch



The above is a Plot of 90 acres of Land in Goochland County formerly the Property of James Caud
Dec^d Survey & Divided Feb^d 12 1792
by Elliot Lacy Surveyor of C.

Present

Mrs^m Matthew Woodson William Farmer & William Webber Com^s

Court about held for Goochland County the 20th day of February 1792

This Report and Plot of the Surveyor in the Aclotment of power to Sarah Caud in her Deceased Husb
and James Caud Estate was returned to Court and ordered to be recorded

Teste W Miller C.C.

Goochland County Court October the 17th 1791

William Farmer Matthew Woodson William Webber & Robert A. Saunders (any three of them being
first sworn before a Justice of the Peace for said County) are appointed to appraise in Current Money
the Slaves (if any) and personal Estate of James Caud Dec^d That the Administrators return the Ap-
praisal to the next Court

Teste Wm Miller C.C.

PURSUANT to an Order of the Worshipfull Court of Goochland We the Subscribers have
appraised the Estate of Sa^r Caud Dec^d as followeth vizt

To Negro Man Tom £15 D ^d Sam £65	£ 1 0
* To Anthony £75 D ^d George £65	110 " "
To Holliday £60 D ^d Amy & 2 children - And ^d Nancy £55	140 " "
To Betty £70 Lucy & child £70	115 " "
To William £40 Daniel £32 10. Polly £25	140 " "
To Sarah £15 Sally £32 10	97 10 "
To Tomville Horse £5 Rose Mare £60	47 10 "
To 1 Small Horse Cost £7 D ^d Bay Horse £10	15 " "
	17 " "

To 1 Bald face Coll & 7 Mule	15	27
To 1 Bald Eagle Horse £1.	20	"
To 1 Small Horse £1.0. Blend £1.	11	"
* To 1 Small mare £4	4	"
To 1 Wagon & gear £18. 36 H. Hogs £20. 2	38	2
To 4 work Hens £20. 19 Head Grown Cattle £38	38	7
To 4 Calves £1.12	1	12
* To 3 Head Grown Cattle 14 Calf £6.8.	6	8
To 4 ox's Sith & 8 Calf Blades £1.10. 4 Cart £1.10	3	"
To 13 Head Sheep @ 10/- £6.10	6	10
To 72 Bar good Cans @ 9/- 14 Do Shot @ 7/- £37.13	37	13
To parcell numbers 20. Foeder & Shucks £10.15	11	15
To quantity wh' in Chaff Tapp? 210 Bushels @ 4/- £2	42	"
To Wheal Pan £1.10 200 Bar 3/-	1	13
To Parcell Oats in Stew 5/- 8 Stockings & Straws £1.5	1	10
To Parcell old Hoes £1.10 4000 Saws 18/-	2	8
To 4 acres 15/- Plow & Harns £1.15	2	10
To 1 Do Iron wedges 2/- Cart Box & Lumber 7/-	..	10
To Sett Shoemakers Tools & Starts £1.10	1	10
To 1 Box & Kite 10/- 1 Churn 6/-	..	16
To 1 Flax Break 3/- 10/- Small Pile 4/- 3/-	..	6
To Parcell old Iron 2/- Carpenter's Tools 18/-	1	"
To Hogs h' Jointer 2/- wh' Sifter Parcell Earthen 3/-	..	5
To 2 guns & Powder £2.10	2	10
To 2 Box Nails @ 6/- Dozen £4	4	12
To 1 Looking Glass £2	2	"
* To 1 Case with Bottles 6/-	..	6
To 1 Do w th D. 6/- 1 Empty D. 2/-	..	8
To 1 Pistol 7/- 7 Gamblets 4/- Money Scales 2/-	..	12
To 1 Pocket Watch 6/- 1 French Knives &c 7/-	..	12
To 1 Bunch Wire 3/- 6 Stone Juggs 15/-	..	16
To 14 Chairs 28/- 1 Candlestand 2/-	1	10.5

Cameo over 962 17 4

To 6 Tables 4/- each Spoon Moulds 8/-	962	17	4
To 1 Do Tailors Shears 5/- Scissors 2/-	2	9	6
To 1 Box Iron 6.2. pt Tangs Of Hand Iron 2/-	..	2	7
To 1 pr Hand Sciss 4/-	..	3	"
To 1 Feather Bed & Furniture £6	4	"	"
To 1 Do lg. Do. Do. 2 Beds. Furniture	10	"	"
To 3 Deer Skins 15/- 2 Dovers 10/- Wagon £2.5	23	15	"
To 1 Woman's Saddle 1 Dozen £1.15	1	25	"
To 3 Flax Wheels £1.10 2 pr Trunk Frames 4/-	1	25	"
To 80/- See Cotton Suspense @ 4/-	1	16	"
To 1 Parcell & Bag 2/- 1 Dozen 4/-	1	8.5	"
To 1 Box Knives Spatulas 9/- Parcell Peeler 3.6/-	..	8	"
To 2 Candle Stocks 2 pair Snuffers 1 Lanthorn 3.6/-	2	5	"
To Parcell Cutlery & Glass Ware	..	3.6	"
To Spice Molar Funnel Do. 6/-	..	13	"
To Slays & Harns £1.12	6	"	"
To 6 Basshells & Flower Bancks 8/- Bellows 3/-	1	12	"
To Small & Glafs 1/3. 3 Bushel Potts 3/-	..	11	"
To 2 Cotton Wheats Cobs 2 Dozen 2.2/- Small Bone 8/-	..	4.3	"

To 1 Rose Hammer 1/3	2 1/2 ^o	Saddle Baggs 20/-	1 1 3
To 1/2 H. Hobbs 1/2	1/2	Saddl. Bubble	2 12 "
To Cotton Scales 6 ^o 16 ^o	Small Scales 9/6		1 9 6
To 18 Baggs for Wagon 1d	2 Table Cloths 6/-		1 16 "
To Parcell Books £1.5/-			1 5 "
To Loom 12/- Warping Bars 10/-			1 19 6
To 4 0/0 Barn 2/- Pot Bellied Ovens 10/-			1 2 "
To Tulle Pails & Trays 6/6			1 6 6
To Parcell Flax 2/-			1 8 "
To Parcell Casks & Barrell 1 1/2 6/-			1 2 5
To 14 Geese £1.8.			1 8 "
To Dr. Wearing & Apparel £11.12			11 12 "

Bancet Cover	1038 6 4
Amot. Banc't Cover	1038 6 4

- To 1 Silver Watch £6
- * To One Trunk Bed & Furniture £6/-
- * To Pewter & Crockery Ware 10/-
- * To Dutch Copper Pot 10/-
- * To 1 Pair Hair Trunks 4/-
- To 2 or 3 Gothic Chairs 10/-
- * To 1 Chest 5/-
- To 1 Roundell S. Walk & Stair 1/3

To 1 Black Mare £8	L	1086 9 7
To Parcell Books £3.12		8 " "
To Chest Drawers 13. 1 Set. 2 Spoons		3 12 "
To 1/2 Pot Shanks 5/- Table 7/6. 2 Trunks 8/-		5 " "
To 9 Tea Spoons 2/- 1 Heather Bed & Fender £6/-		1 0 6
	Total Am't	10 2 "
		1085 4 1

I hope Edmund Samuel Woodson Adm^rs of the above Dec^r 2^d Since the Appraisement & Sale of
this Estate from the advice of their Council think the Several species of property mark^d
(*) was not subject to the Appraiser therefore looks upon that part not as valid witness
a record to be made of the same Given under our hands this 18th Day of February 1792

Will Farrar

Matthew Woodson

William Webber

At a Court held for Goodland County the 20th Day of February 1792
This Inventory and Appraisement of the Estate of James Cund Recared was returned to
Court and ordered to be recorded

Teste W. Miller C.C.

This Indenture made the tenth Day of October in the year of our Lord one thousand Seven
 hundred and Sixty one Between William Woodram and Elizabeth his wife of the County of Goochland of
 the one part and Joseph Watkins of the same County of the other part witnesseth that the said William
 Woodram & Elizabeth his wife in Consideration of the sum of thirty five pounds Current Money of Virginia
 aforesaid paid by the said Joseph Watkins have given granted Bargained and Sold and by
 these presents do give grant bargain and sell unto the said Joseph Watkins and his heirs and assigns
 a parcell of Land Situate in the County of Goochland on the Branches of Beaverdam Creek Containing
 Sixty Acres be the same more or Less and is part of a larger tract of Land granted to John Woodram
 the Elder by patent bearing date and is Bounded as followeth Beginning at Peter
 Watkins Corner pine Standing in Joseph Watkins Line thence with the said Watkins Lines North
 degrees & half West Sixteen poles to a large Corner Whit Oak Standing by a path thence extending along
 the same North forty five half degrees West Six & three Gunter poles to a Whit Oak on the North side
 of the aforesaid path thence North Sixty four half degrees West five poles thence North thirty three degrees
 West four poles to a corner Spanish Oak on a Road thence along the same North ten degrees West Eight
 poles thence North Sixteen poles thence North twenty degrees West Thirteen & three Gunter poles to a corner
 Hickory being the said Watkins & James Rummel Lee's Corner thence along the lines of the said two
 tracts North Seventy five degrees West Six & five poles to a corner Spanish Oak in a bottom near
 an old Road thence South Sixteen degrees West fourteen poles to a corner Whit Oak the same
 course continues two poles to a Branch of the thence Spring Run being a Branch of Beaverdam
 Creek thence thence Extending down the said Branch as it meanders North Seventy four
 degrees West Thirty four poles South Eighty two degrees West Thirty Eight poles to a corner Ash
 and Dogwood on Willow Row its Line about two poles from a large Rock thence on the said Rollyng
 lines South forty five and half degrees East fifteen poles to a corner Red Oak now dead thence South
 three degrees East thirty seven and half poles to poplars South Sixty two and a half degrees East
 seven poles to three Red Oaks in Joseph Watkins line South his lines North fifteen poles to a corner East
 thirty two poles thence North Seventy three degrees East forty six poles to the Beginning to have
 and to hold the said Sixty Acres Land with its appurtenances unto the said Joseph Watkins
 his heirs and assigns to the only use and behoof of him the said Joseph Watkins his heirs and
 assigns for ever and the said William Woodram and Elizabeth his wife there and each of them
 heirs Executors and Administrators doth Covenant and grant to and with the said Joseph Watkins his
 heirs and assigns that they the said William Woodram Elizabeth his wife and their heirs all in
 general the premises well the appurtenances unto the said Joseph Watkins his Heirs as above agreed
 all and every other power and person whatsoever lawfully claiming or to claim the same shall and
 will warrant and forever defend by these presents In witness whereof the said William Elizabeth
 hath herein set their hands and seals the day and year above written
 Sealed & Dated the 10th day of October
 Tmo Royster

William Woodram his
 mark

Received this twenty-fourth day of February one thousand Seven hundred and Ninety one of the within named
Joseph Watkins thirty five pounds the consideration money written mentioned.

Witness

The Royster

William Woodrum
mark

21 above bill for Goodland County the 20th day of February 1792

This Due of Indenture of Bargain and Sale from William Woodrum to Joseph Watkins together with
the Receipt thereon intouch was present to witness and acknowledged by the said William Woodrum to
be his acts and Deed which was where to be recorded

Teste W Miller C.C.

To his Indenture made this twentieth day of February in the year of our Lord one
thousand seven hundred and Ninety two Between Thomas Randolph of the County of Goodland of
the one part and Archibald Cary Randolph of the said County of the other part witnesseth That
the said Thomas Randolph for and in consideration of the said Archibald Cary Randolph's having
mortgaged a certain tract of land to him belonging lying on James River, to Thoroughgood Smith of
Baltimore to secure him the payment of a sum of money to him due by the said Thomas via the said Thoroughgood
willing and anxious to secure and indemnify the said Archibald against any damage or injury
which may result to him in consequence of his having mortgaged his land and the said Thomas being
moved and actuated by the reasons above mentioned doth by these presents grant bargain alien sell
and confirm to the said Archibald all his personal property with its increase consisting of Negroes and
Stock as hereinbefore set forth known by the name of Jolly, Katty, Pompey, Jolly
Sickly, Amelia, Bacchus, Sot, Pompey, Sot, Rose, Billy, Scarce, Lucy, Billy, Phille, Pompey, Scandy, Rose
Bristol, Johnay, Billy, Isaac, Samro, Pompey, Darkie, Hannah, Kate, Anthony, Betty, George, Nichols
David, Mandevil, Sonny, Nat, Bob, Killy, Maria, & Abby, Lewis, Riley, Peter, Olave, a Sixty head
of Cattle, Seventy head of Sheep, fifteen Horses, and also one waggon and Cart with six acres
to have and to hold this property unto the said Archibald and his heirs forever Provided always and
upon condition that if the said Thomas Randolph or his heirs or assigns shall well and truly pay or
cause to be paid unto the said Archibald or his heirs or assigns the money for which he has mortgaged
his land when he shall be thereto demanded that then and from thenceforth these presents and
every thing herein contained shall cease determine and be void any thing herein contained to the
contrary notwithstanding but should the said Archibald or his heirs or assigns be called upon and obliged
to pay the money for which his land is mortgaged then by these presents it is signified that the said
Thomas hath granted bargain and alien sold and confirmed and doth hereby grant bargain alien
sell and confirm unto the said Archibald and his heirs the property as above mentioned However
the said Archibald or his heirs or assigns are to replace and return to the said Thomas or his
heirs or assigns the sum of money should there be any arising from the sale of the above re-
spective which may be sold upon the foreclosure of the said Mortgage designed as an in-

3d

not to the said Archibald. In witness whereof I do hereunto set my hand and seal the day and year
above written.

Signed & Seal'd

In presence of

Wm R Fleming

Geo W Hup

Thomas Randolph

Thomas Randolph

Seal

at about held for Goochland County the 20th day of February 1792

This Deed of Mortgage from Thomas Randolph to Archibald Cary Randolph was presented to Court and
proved by the Oaths of William R. Fleming and Thomas Randolph to be the act and Deed of the said
Thomas Randolph which was ordered to be recorded

Teste H Miller C.C.

This Indenture made this third day of February in the year of our Lord one thousand seven
hundred and sixty two Between Isaiah Atthepon and Joseph Atthepon Executors of William Atthepon
deceas of the one part, and Benjamin Cocke of the County of Goochland of the other part witnesseth that
the said Isaiah Atthepon and Joseph Atthepon Executors as aforesaid for and in consideration of the sum
of two hundred and fifteen pounds current money of Virginia to them in hand paid by the said Benja
min Cocke have given granted bargained and sold and by these presents do give grant Bargain and
sell unto the said Benjamin Cocke and his heirs and assigns a tract of land lying in a corner of the Survey
one hundred and thirty acres and an half acres situated in the County of Goochland in a Run over as the
waters of Turkey Creek on both sides of the same about bound and bounded as follows Beginning at a point
on Turkey Creek and running thence South west one degree west say one half mile
to a post tree, thence South forty three and an half degrees East Forty five mean half chains to a white oak tree
thence North Seventy eight degrees East Thirty four and an half chains to a white oak tree with
seventeen and an half degrees East Twenty seven chains to a red oak tree to a high tree and
an half degrees east Fifty and an half chains to a corner on Royston line thence North seventy nine
and an half degrees West Fifty eight and an half chains to a gum sprout thence down the spring
branch to the Beginning To have and to hold the said one hundred and fifty seven and no half
Acres of Land with its appurtenances to him the said Benjamin Cocke his heirs and assigns to the
only use and behoof of him the said Benjamin Cocke his heirs and assigns forever Receipting and
knowing to the said Isaiah Atthepon and Joseph Atthepon one quarter of an acre of the said
land to be laid off at the execution of the said Isaiah and Joseph in a square form so to include
the present grave yard a family burying ground to be retained by the said Isaiah and Joseph and
their heirs forever as a grave yard or Burying ground and to be appropriated to no other use or
purpose whatsoever and the said Isaiah Atthepon and Joseph Atthepon Executors as aforesaid
for themselves their Heirs Executors and Administrators doth covenant and grant to and will

the said Benjamin Cooke his heirs and assigns that they the said Sarah Atthipson and Sarah Atthipson
Executors & administrators to all and singular the premises with the appurtenances thereto
as before excepted to the said Benjamin Cooke his heirs and assigns agreed all and every other
person or persons whatsoever lawfully claiming to claim the same shall and will warrant and
forever defend by these presents in witness whereof the said Sarah and Sarah Atthipson
have hereunto set their hands and seals the day and year above written

Signed & sealed & sealed
In the presence of

John Gummant
David Royster
John Bowles
Joseph Perkins

Isaiah Atthipson



his
Isaiah Atthipson
mark



Recd this this day of February One thousand seven hundred and ninety two
of the within names Benjamin Cooke Two hundred and fifteen pounds current money of Virginia
it being in full for the within mentioned tract of land

WITNESS

John Gummant
David Royster
John Bowles
Joseph Perkins

Isaiah Atthipson
his
Isaiah Atthipson
mark

An account held for Goochland County the 20th day of February 1792

This Deed of Indenture of Bargain and Sale from Sarah and Sarah Atthipson Executors of William
Atthipson Deceased to Benjamin Cooke together with the Receipt thereon indorsed was presented to Court
and acknowledged by the said Sarah and Sarah to be their acts and deeds which was ordered to be
recorded

Sealed W Miller C.C.

This indenture made on the 23rd day of May one thousand seven hundred and ninety
between William Ronald of the County of Rockingham of the one part and Thomas H. Person of the County
of Albemarle of the other part witnesseth that the said William in consideration of the sum of five hundred and
eight pounds sterling money of Great Britain with interest thereon at the rate of four per centum per
annum from the fifth day of October one thousand seven hundred and ninety to be paid by the said Wil-
liam his heirs executors or administrators to the said Thomas his executors administrators or assigns on
or before the 1st day of January one thousand seven hundred and ninety we hath given granted and
conveyed to the said Thomas six hundred acres of land part of a larger parcel held by the said William
on Bear Creek creek and waters on Goochland County which said six hundred acres are at the

lower end of the said larger parcel are to comprehend the mill seat whereof is to be divided by metes and bounds from the residue of the said parcel of which it now makes part as to be equal thereto in value in proportion to their respective quantities together with its appurtenances to have and to hold the said parcel of six hundred acres of land with its appurtenances to the sd Thomas his heirs and the said William for himself his heirs executors and administrators doth covenant with the sd Thomas his heirs executors administrators & assigns that he the sd William his heirs executors & administrators the sd parcel of lands with its appurtenances to him the sd Thomas his heirs executors administrators & assigns will forever warrant & defend. Provided always that if the sd William his heirs executors or administrators shall pay to the sd Thomas his executors administrators or assigns on or before the 1st day of January one thousand & seven hundred and forty two the sum of five hundred and thirty eight pounds sterling money of Great Britain with interest thereon at the rate of five per centum per annum from the fifth day of October one thousand seven hundred and forty two as aforesaid for which payment the sd William hath given his bond to the sd Thomas. Then this indenture shall become void and the estates hereby granted shall cease in the grantee and be ipso facto reverted in the grantor the said heirs and the sd William doth covenant that he his heirs executors and administrators the sd payment in time manner and amount aforesaid will make to the sd Thomas his executors administrators and assigns provided also that until so paid and made payment as aforesaid the said William and his heirs shall hold the premises quietly and without interruption from the sd Thomas his heirs executors administrators or assigns. In witness whereof the said William hath hereunto put his hand and seal on the day & year first above written.

Signed sealed & delivered by the wmo "heirs" in the 9th and
in presence of S 27th lines of the first page and
the words "for which payment the sd William hath
given his bond to the sd Thomas" in the 33rd line of
the 1st page being first intituled

Howell Lewis

Stephen Sampson

Nicholas M. Lewis

Robert Lewis

John J. Mc Closkey

Seal

At a Court held Goodland County the 21st day of November 1792

This Deed of Mortgage from Richard Ronald to Thomas Jefferson was presented in Court and proved by the oaths of Robert Lewis to be the act and Deed of Richard Ronald with its continuance by further Proof

Teste - G Muller C.C.

At a Court held for Goodland County the 20th day of February 1793

This Deed of Mortgage from William Ronald to Thomas Jefferson was further swifly proved by the oaths of Howell Lewis and Stephen Sampson to be the act and Deed of the said Ronald which is acknowledged to be true so

Teste - G Muller C.C.

In Chancery to an Order of the Court of Goodland for the turning of the Road at the instance of
Mr. James Turner we have accordingly met on the Premises & think it no disadvantage to the Public
to have it to run beginning in the lane between Mr. Paul Dismukes & Mr. Nathan Strong's
& running its course through Mr. Turner's plantation by his house & then from thence to his
gate on the old road

Feb 13rd 1792

John Wootton
James Simons
Paul Dismukes

Signed
John Wootton

At a court held for Goodland County the 20th day of February 1792

This Report made by the Commissioners for turning the Road (as the notice made by James
Turner) was returned to Court and the Road established according to the same

Teste W Miller C

John Wootton

February 1791 the 26 day I married John Lile to Fanny Scott March the 10 day I married
Sherwood Strong to Mary Tibbs September the 15 day I married John Champion to Jane
Dupont October the 21 day I married Robert McEachern to Susanna Martin October the 22^d
day I married Martin Carter to Nancy Page December the 29 day I married Bucker Canell
to Nancy Hicks

To the Mr. Miller C. for Goodland County

Lewis Chaudron

At a court held for Goodland County the 20th day of February 1792
This List of Marriages solemnized by the Reverend Lewis Chaudron was presented in Court and
ordered to be recorded.

Teste W Miller C C

In the name of God Amen I David Layne of Saint James Northern parish in
Goodland County being very Sick and weak but of perfect Sense and Memory and knowing its appropriate
for all men one for all men to die I hereby recommend my Soul to Almighty God trusting in the merits
of my ever Blessed Saviour Jesus Christ to receive it again in the last day in a joyful resurrection
My desire my body may be buried in a Christian manner and what Wt. & value Estate I hath please god
to bless me with after my just debts and Funeral Expences are paid I Ordain & Despise of in the follow
ing manner Item I give & bequeath to my son David Layne fifteen pounds in a Bond Due in four
years to Joseph Watson, John Bryan & William Barnett being Sureties to the 5th Bond which Bond is now
in Hanover Office. Item I leave to my daughter Patry Layne One Feather Bed & Furniture by the
rate she general sleep on and after her Deceas I give and bequeath the same to my son David Layne
Item I leave to my beloved wife Elizabeth Layne all my Estate both real personal & Personal
belonging to her & her children except the two Articles above mentioned
Item I give and bequeath to my two sons James Layne and Claiborn Layne all my land being by

36

Estimation fifty five & three Quarter Acres be the same more or less to be Equally divided between them after
my beloved wife Deceas or ~~Divorcing~~. Item I give & bequeath to my Wifes Daughter Betty Bowdry one Hectar
From my will & here is that after my Wifes Deceas the remainder of my Estate may be Equally divided
between my sons Mr David Layne, James Layne & Claiborn Layne

Item I appoint and ordain my Son David Layne & Reuben Wotherspoon Esq^r to this my last will
& Testament as witness whereof I have hereunto set my hand and Seal this 2^d day of March Anno Domini
and Seven hundred and Ninety One

Signed and Sealed
in presence of

William Perkins

Said Layne

Ars Layne

David ^{his} Layne

mark

Seal

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At a Court held for Goochland County the 20th day of February 1792
 This Inventory and Appraisement of the Estate of Richard Hopper deceased was presented to Court and
 found to be record.

Taste W. Miller C.C.

Goochland County Same Court 1792

George Richardson Henry Miller, Sabine Ward, and Richard Long, any three of them who being
 first duly sworn before a Justice of the Peace for the said County are appointed to appear in Court
 naming the Slaves of any real personal Estate of John Hopper dec'd and then the appraisement to
 the Court

Attest Taste W. Miller C.C.

An Appraisement of the Estate of John Hopper dec'd

1 Negro woman Name Suh	£ 60. 0. 0	A parcel of Earthen Ware	0 75
1 Do same	50 0. 0	16 Iron Pds	0 26
1 Girl named Bedde	30 0. 0	2 Bottles	0 075
1 Girl & a Knif	35 0. 0	A parcel of old Book	0 60
1 Boy Davis	34 0. 0	2 Candle Sticks	0 10
1 Do Wilson	25 0. 0	1 Paper Box	0 04
1 Girl Selva	18 0. 0	1 pair flat Irons	0 50
1 Do glafe	15 0. 0	1 pair old Scales	0 06
1 Do Charsty	12 0. 0	1 Slay	0 30
1 Boy Sch	12 0. 0	A parcel of plantation tools	2 80
1 Man Baister	30 0. 0	2 Sets of Crates	1 00
1 Do Moore	0 0 0	3 Wheel Saws	0 30
1 Bay Mare	9 0. 0	4 Reap hooks	0 20
1 Bay horse	10 0. 0	2 Bells	0 60
1 Black Mare	8 0. 0	3 Plow hoes	0 60
1 Grey Colt	8 0. 0	3 pair of hames	0 30
16 head of Cattle	25 0. 0	1 Loom	0 100
6 Saws & Pops	6 0. 0	1 Sleigh Chains	0 80
6 Shoats	1 16 0	2 Shuttles	0 20
9 fat hogs	7 7 0	1 Flax Hatchel	0 60
11 Sheep	6 12 0	1 pair Scarp shears	0 16
32 Geese	3 4 0	6 Peter Barons	0 180
1 Bed, Beadster, Furniture	8 0 0	17 Plates	1 80
1 D° D° D°	8 0 0	2 Dishes	0 110
1 D° D° D°	7 0 0	13 Spoons	0 30
1 D° D° D°	7 0 0	A parcel of knives forks	0 00
18 lbs of feathers	2 14 0	Coffee over	£ 469 3 10 $\frac{1}{2}$
Cans over	436 13 0.	Amount Brought over	£ 469 3 10 $\frac{1}{2}$

Amount Brought over £ 434 13 0.	2 Cotton wheels	1 00
	1 Flax 20	0 60
	6 pair Cotton Cans	0 10 0
	3 Pots & Pots hooks	2 00
	1 Beach Box	0 12 0
	1 Grid Iron	0 8 0
	1 Earthen Jar	0 3 0

1 Dozen Tea kettle	0 13	1 Gross Stone	0 2 0
6 Water pails	2 15 0		\$ 457 19 7/8
5 Washing Tubs	0 4 6	86 Bushels of Corn	43 0 0
5 Bread Trays	0 10 0	2000 lbs of Tobacco	18 13 4
A panel of old Scon	0 4 0	Capsul of fodder	7 9 0 0
1 Table	0 2 0	50 Bushels Wheat	10 0 0
3 Stools	0 3 0	10 Bushels Oats	0 15 0
6 Tobacco Hogsheads	1 2 0		
6 Silver Caskets	0 15 0		535 7 11/2

Persuant to an Order of Goochland Court we the Subscribers George Richardson, Dabney Wade & Richard Scruggs being Just Judges did appraise the above mentioned Estates of John Hopper deceased amounting to five hundred thirty five pounds Seven Shillings & eleven pence half poy

Mully Hopper Executor

George Richardson
Dabney Wade
Richd. Scruggs

At a Court held for Goochland County the 20.th day of February 1792

This Inventory and Appraisal of the Estate of John Hopper Deceased was presented in Court and allowed to be recorded.

Toste Wm Miller C.R.

A Return of Marriages to be recorded

Daniel Canell & Martha Allie married May 26th 1791

Edward Jennings & Martha Niles married June 11th 1791

John Stuart & Susanna Hopkins married July 7th 1791

Samuel Price & Sally Deamwright November 19th 1791

John Bagwell & Mully Mitchell married November 24th 1791

Frederick Jones & Lucy Leah married November 30th 1791

I do certify that the above marriages were celebrated by me agreeable to the dates thereof and according to the due order of the Protestant Episcopal Church

Wm Wm Miller

Clerk of Goochland Court.

Charles Hopkins

March 19th 1792

Return of Lesister Spous held for Goochland County at the Courthouse on Monday the 19.th of March 1792

This List of Marriages solemnized by the Reverend Charles Hopkins was returned to Court and allowed to be recorded.

Toste Wm Miller C.R.

Stephen Sampson married to Polly Richardson 22nd October 1791

John Cox married to Patry Cooper 22nd Octo^r 1791

Wm Chittam married to Martha Grubb 23rd Octo^r 1791

Wm Smith married to Martha Sampson 24th Octo^r 1791

Peter Lorraine married to Sarah Williams 24th Decem^r 1791

The Tuggele married to Sarah - November 24th Decem^r 1791

Donald Farmer manumitted to Mary Farmer as 24th Sept 1791

The following People was manumitted by me As above written given under my hand This 14th day March
1792

W. W. Miller A.R.

Hugh French

Likewise Mitchell Whittley manumitted to Betty Nov 25th day April 1791

Robert Farmer manumitted to Frances Green 25th day April 1791

Estimine M Jackson manumitted to Polly Martin 12th day July 1791 Given under my hand as above

Hugh French

At a Court of Quarter Sessions held for Goochland County at the Courthouse on Monday the 19th of March 1792

This List of Manumissions recorded by the Reverend Hugh French was returned to Court to be recorded

Teste W. Miller A.R.

Goochland County Court February the 20th 1792

John Guernsey, John Lewis Colman and William Sanders (or any three of them) are appointed to view the way on which Benjamin Cooke proposes to turn the three Chopp Roads and make a Report thereon to the next Court

Abby W. Miller A.R.

Pursuant to the unsealed Order in the subscriber have viewed the way on which Benjamin Cooke proposes to turn the three Chopp Roads and find the new way within one hundred strides as near as the old road and am of opinion that the new way is the most level and best ground for a road, runs immediately on the land lines from one end to the other given under our hands this twenty second day of February one thousand seven hundred and Ninety two

John Lewis

William Sanders

John Guernsey

At a Court of Quarter Sessions held for Goochland County at the Courthouse on Monday the 19th of March 1792

The Report made by the Commissioners for viewing a way to turn the three Chopp Roads was returned to Court the Roads established ready by which was added to be recorded

Teste W. Miller A.R.

Court containing by
the lands of Thomas
William Seale D.
also the following
Judah and her child
the & others except
Tract or Tracts of Land
and appurtenances
parents forever wan
against forever against
persons whatsoever
his Seal the day an
Signed sealed and delivered
in the presence of
Matthew Lucy
William Edwards
Thomas Shilton
John Parsh F.

This Deed of gift from
Matthew Lucy to
Thomas Shilton to be recorded

This
one between Will
County of the other p
of Twenty pounds £ 0.
the receipt whereof
unto the said Thomas
the said Thomas &
his heirs &c to as
duly & clear
rendered yet upon t
to the said Thomas
thousand Seven hund
in full force

THIS INDEMNITY made this twentieth day of August in the year of our Lord One
Thousands seven hundred & Ninety one Between David Henton of the County of Louisa of the one part
and Joseph H. Shilton his son of the County of Goochland of the other part witnesseth that the said
David for and in consideration of the natural love and affection which he has and do bear unto
the said Joseph for his maintenance support as also for the sum of five shillings in hand paid by
the said Joseph the receipt whereof is hereby acknowledged do bargain give sell unto the said Jo-
seph his heirs & assigns forever all that Tract or Tracts of land in Goochland County an acre being

Creek containing by estimation Eight hundred & forty acres be the same more or less are bounded by and between
the lands of Thomas Dinsmough John Woodson Thomas Whittleck John Stevenson Henry Layre
William Shelle David Grantom & John Shilton being the land devised to me by Joseph Shilton deceased
also the following negroes Mr & Isaac Jacob Stephen and his wife Ester and her children, Joe and his wife
Sarah and her children and a Mouning and Sandy the children of Dol also all my stock of Hogs sheep Cat
the & horses except four $\frac{1}{2}$ two score one bay & one bay mare which said stock of each kind being on the
Tract or Tracts of Land aforesaid. To have and to hold the aforesaid Tract of Land together with all Houses
and appurtenances theron the stock aforesaid to the said Joseph his heirs and assigns forever And I do by these
presents forever warrant & defend the aforesaid Tract of land and premises to the said Joseph his heirs and
assigns forever against me my heirs Executors, Executors and Administrators and against the claim of all
persons whatsoever In witness whereof the said David Shilton hath hereunto set his hand and affixed
his seal the day and year written

Signed sealed and delivered

in the presence of

Matthew Lucy

William Edwards

Thomas Shilton

John Parish F. her mark.

David Shilton

Seal

At about half past four o'clock in the afternoon of the 16 day of April 1792

This Deed of gift from David Shilton to Joseph Shilton was presented in Court and proved by the Oaths of
Matthew Lucy Thomas Shilton and John Parish to be the act and fact of the said David which was or
dined to be executed

Teste W Miller Clerk

This Indenture made this Sixth day of August One thousand Seven hundred Ninety
One Between William Powers of the County of Goochland of the one part and Thomas Mitchell of Louisa
County of the other part Witnesseth that the said William Powers for and in Consideration of the sum
of Twenty pounds Current money of Virginia to him in hand paid before the ensigning & delivery hereof
the receipt whereof is hereby acknowledged hath bargained sold and by these presents doth bargain sell
unto the said Thomas Mitchell his heirs &c a negro man named Will to have & to hold to him
the said Thomas Mitchell his heirs & assigns forever And the said William Powers for himself
his heirs &c to and with the said Thomas Mitchell his heirs &c that he will warrant & forever
defend free & clear from the claim or claims of any other person or persons whatsoever Nevertheless
is rendered yet upon this Condition that if the said William Powers shall pay or cause to be paid over
to the said Thomas Mitchell the sum of Twenty pounds on or before the twenty fifth day of December One
thousand Seven hundred & Ninety two then this Mortgage shall cease & die to
in full force In witness whereof I have hereunto set my hand & seal

Seal the day & year above written

Witnesses Wm Johnson

William Powers Seal

At a Court of Quarter Sessions held for Goochland County the 19th day of March 1792
This Deed of Mortgage from William Powers to Thomas Mitchell was presented in Court and proved by
the oath of William Johnson to be the Act and Deed of the said Powers which was ordered to be
recorded.

Taste W Miller Clerk

he may be taken
and be arising from
a either of them
John Bolling Senr
Powers as may be
want Bill or B.
Fleming & Pope
in them and each
have and agreed
Signed sealed and delivered
in the presence of a
-Geo. D. Ayres
William Colv

This Indenture made this tenth Day of February in the Year of our Lord one
Thousand Seven hundred and Ninety two Between John Bolling Jr. of the County of Goochland of the
one part and John Bolling Senr of the County of Chesterfield of the other part witnesseth That the
said John Bolling Junr for and in Consideration of the sum of Five pounds to him in hand paid
the receipt whereof he doth hereby acknowledge but more especially for and in Consideration
of the uses trusts and purposed herein after to be expressed and declared hath bargain'd and sold alien'd
and Conferm'd and by these presents doth bargain Sell alien and Conferm unto Howell Lewis
William R. Fleming & William Pope the following Negroe Slaves (to wit) Daniel Sally Potty
see Lewis Buster Nancy James Peter Tucky Milly and Lucy with their future increase To have and
to hold the said Several Negroes and their increase to the said Lewis, Fleming & Pope their Heirs and
Assigns forever and the said John Bolling Junr doth for himself his Heirs and Assigns the said
Negroes and their increase against himself his Heirs and Assigns and against the claim of all
other Person or Persons whatsoever unto the said Lewis, Fleming & Pope their Heirs and Assigns
shall and will by these presents forever warrant and defend In Fullt however and for the uses
and purposed following (to wit) And the true intent and meaning of the premises are such that whereas
the said John Bolling Senr has become and entered himself Security in two Bonds for the said John Bol
ling Jr. to the Honourable Thomas Jefferson Esq^r for the sum of Two hundred and fifty pounds or there
abouts all which will more fully appear reference being had to the said Bonds which are the only Bonds
in which the said John Bolling Senr has become and entered himself Security for the said John Bolling
Jr. to the said Thomas Jefferson Esq^r - Now in case the said judgments shall be obtained against
John Bolling Senr in consequence of a Suit or Suits instituted against him upon the Bonds given as a
security to Thomas Jefferson (as security to John Bolling Jr.) it shall be lawful for the said Lewis
Fleming & Pope or either to dispose of the Negroe Slaves with their increase in full Sample to the highest
bidder at Publick Auction for ready money on giving Days previous notice of the time and place
of such Sale or Sales thereof and from the Money arising from such Sale or Sales the said Lewis, Fleming
& Pope or either of them are hereby directed to pay and satisfy the said Thomas Jefferson the amount of
the said Judgments when obtained as aforesaid with Costs &c And further to indemnify Conorate and save
the said John Bolling Senr from the payment of all Monies moneys damages Costs & Expenses which

At a Court of
This Deed of
was presented in
and Deed of the

Seven hundred and
William R. Fle
John Bolling Jr.
whereof he doth
pries herein after
these presents a
Pope & Thomas
Ben. Biddy, Mrs.
and their increas
Bolling Jr doth
Biddy, Moses, Th
against the Cla
their Heirs and
however and
premises are
Bonds one to

he may be likewise subject in Consequence of his said Servitude; And the complaint of such may at any
time be arising from the Sale of the said Negroes and their increase, shall by the said Lewis Fleming & Pope
or either of them be returned to the said John Bolling Junr. his Heirs or legal representatives and the said
John Bolling Junr doth hereby empower the said Lewis Fleming & Pope, to make unto such Person or
Persons as may become the Purchaser or Purchasers of the said Negroes and their increase good and suffi-
cient Bill or Bills of Sale in full Simple trust Conferring all and every Act or Acts of the said Lewis
Fleming & Pope which they may do in the premises by Virtue of the trust and Confidence hereby reposed
in them and each of them. In Testimony whereof the said John Bolling hath hereunto set his
hand and affixed his Seal the Day Month and Year last mentioned.

Signed sealed and delivered
in the presence of us

Geo Payne
William Colver

Bolling Jr.
Seal

At a Court of Quarter Sessions held for Goochland County the 19th day of March 1792

This Deed of Trust from John Bolling Jr. to Nowell Lewis William R Fleming and William Pope
was presented in Court and proved by the Oaths of George Payne and William Colver to be the act
and Deed of the said Bolling Junr. which was ordered to be recorded

Teste W Miller Clk.

This Indenture made this Tenth day of February in the year of our Lord one thousand
Seven hundred and Ninety two between John Bolling Jr. of the County of Goochland of the one part and
William R Fleming, William Pope & Thomas F Bates of the other part witnesseth That the said
John Bolling Jr. for and in Consideration of the sum of ten pounds to him in hand paid the receipt
whereof he doth hereby acknowledge But more especially for and in Consideration of the trusts and pur-
poses herein after mentioned doth declare both bargain & sell aforesaid Confirms & delivers and by
these presents doth bargain Sell & alien Convey & deliver unto the said William R Fleming, William
Pope & Thomas F Bates the following Negro Slaves to wit Aggy, Isbelle, Dianna, Simon, Rebecca,
Ben, Boby, Moses, Thornton and Mary with their increase To have and to hold the said Several Slaves
and their increase unto the said Fleming, Pope & Bates their Heirs and Assigns forever and the said John
Bolling Jr. doth for himself and his Heirs the said Negroes Aggy, Isbelle, Dianna, Simon, Rebecca, Ben,
Boby, Moses, Thornton & Mary and their future increase against himself his heirs and assigns and
against the claim of all other person or persons whatsoever unto the said Fleming, Pope and Bates
their heirs and assigns shall and will by these presents forever warrant and defend In Trust
however and for the uses and purposes following, to wit; and the true intent and meaning of the
premises are such that whereas Geo Payne Jr. Esquire hath become and entitl'd himself to two affid
Bonds one to William Austin for the sum of fifty one Pounds 12th Cents and the other to John

points, with the Plaintiff sent to William Galt &c^o as Security to the said John Bolling to William Austin and
William Galt &c^o execute to them in Consequence of an appeal, praye and take by the said John
Bolling Jr^t to the District Court of Newico from Judgments obtained by the said William Austin and
William Galt &c^o in the County Court of Goodland for the said several sum of fifty one pounds 12/
fifty eight pounds and costs of said Suits they being the only Appeal bonds in which the said
Geo. Payne has become and entered himself Security for the said John Bolling Jr to the said Will-
iam Austin and the said William Galt &c^o. And whereas also the said Geo. Payne Jr hath become
and entered himself Security to the said John Bolling in what is commonly called a twelve months
bond to James Warrington Executed by the said John Bolling Jr said Geo. Payne his Security for
the sum one hundred threety three pounds, ¹⁵/₁₂ being the only 12 months bond in which the said Geo.
Payne is the Security of John Bolling to the said James Warrington. Now in Case the said
Judgments shall be confirmed against the said John Bolling Jr and when the said 12 months
Bond shall become due from the said John Bolling Jr and Geo. Payne his Security to James
Warrington it shall be lawful for the said Fleming, Pope & Bates and they are hereby the said
John Bolling Jr authorized and empowred to sell and dispose of the said Negroes Aggy, Sibell, Deanna
Simon, Rebecca, Bon, Biddy, Moses, Thornton & Mary and their increase in fee simple at Publick Auction
for ready money or giving Twenty days previous notice of the time and place of such Sale thereof and
from the moneyes arising from such Sale or Sales the said Fleming, Pope & Bates or either of them are
hereby directed to pay and satisfy the said William Austin and William Galt &c^o the amounts of
the said Judgments & conuictions against the said John Bolling Jr with all costs and damages so as
to prevent the said William Austin and William Galt &c^o from the institution of a Suit or Suits
against the said Geo. Payne in said Appeal Bonds also pay and satisfy James Warrington the a-
mount of said 12 months Bond with all costs and Charges attenant on the same, when it shall
become due from the said Bolling Jr to James Warrington and further to indemnify exone-
rate and save harmless the said Geo. Payne from the payments of all moneyes and from all circum-
stances damages and losses to which they other wise might be subjected in Consequence of their
said securityship and the overplus of such moneyes if there be any arising from such Sale
or Sales of the said Negroes and increase of any their be shall by the said Fleming, Pope & Bates or
either of them be returned and delivered up to the said John Bolling Jr or his legal representatives
that the said John Bolling Jr doth hereby empower the said Fleming, Pope & Bates or either of them
to make unto such person or Persons as may purchase the said Negroes or Negro's and all or any of
the increase of said Negroes good and sufficient Bill or Bills of Sales for the said Negroes
and their increase hereby confirming all and every act or acts of the said Fleming, Pope & Bates
or either of them which they or either of them may do in the premises by Virtue of the trust
and confidence hereby reposed in them and each of them. In Testimony whereof the said

John Bolling Jr hath hereunto set his hand and affix'd his Seal the day Month & year above written

Signed sealed and delivered
in presence of us
Robert Threlkellwaite
William Colvans

Bolling Jr



At a Court of Quarter Sessions held for Goochland County the 19th day of March 1792

This Deed of Trust from John Bolling Jr to William R. Fleming, William Pope and Thomas J. Bush was presented in Court and proved by the oaths of William Colvans and Robert Threlkellwaite to be the last and true Deed of the said Bolling Jr., which was ordered to be recorded.

Teste Wm Miller Atk.

In the name of God amen I Abraham Poore of Goochland County Planter do make this my last will & Testament in manner and form following. I implore Israth my Soul to Almighty God who gave it me hoping through the merits of my Redeemer Christ Jesus to obtain pardon & compassion for my sins and my Body to the Earth to be decently Buried without any kind of Funeral pomp or solemnity other than the prays of the National Church of which I have been always a member. Item I do hereby my well beloved wife Judith Poore for and during her Natural Life the Plantation whereon I now live with all the appertances thereto belonging Containing Two hundred acres, shall be the same in no wise else Two Negromen Slaves one nam'd Capo the other nam'd Dick. Together with all my Stocks of Horses Cattle Hogs Swine other herte whatever as also all my Household Furniture of every kind and sort & whatever one or both Crops of Grain I Totano may be on the said Plantation for the Support of my said wife Edmund and Children. Item my will & desire is that at the Death of my said wife Judith Poore that all my said Lands Negros Stocks of every kind & sort as also all my Household furniture of every kind there may be sold by my Executors hereafter named and the money to be equally divided amongst all my children or their legal representatives hereafter named Mary Barker, John Poore, Muldrice Poore, Thomas Poore, Hepzibah Whood, Sally Poore, Robert Poore, James Poore, Gardner Poore & Lucy Poore. Item my will & desire is that all my just debts be first paid by my Executors and that John Poore be charg'd with the sum of Fifty shillings out of his part of the s^t & Estate, Mary Barker & Hepzibah Whood each the sum of three pounds out of their parts of s^t Estate Thos^r Poore fifty shillings out of his part of s^t Estate. Item I do hereby constitute and appoint my Two Sons John & Robert Poore sole Executors of this my last will and Testament hereby revoking all former Wills by me made by word a writing & do hereby publish and declare this my last will & Testament. Witness my Hand & Seal this 18th day of September 1786
Sealed & Published in presence of

J. Hopkins

Charles Kerr

Abraham X Poore Seale
mark

At a Court held for Goochland County the 18th day of July 1791

This writing was presented in Court and proved by the oath of John Hopkins Gent to be the last Will and Testament of Abraham Poor deceased which was contained in further part

Tsle W Miller C.C.

At a Court held for Goochland County the 16th day of January 1792

This writing was further and fully proved by the oath of Charles Hare to be the last Will and Testament of Abraham Poor deceased which was ordered to be recorded

Tsle W Miller C.C.

At a Court of Quarter Sessions held for Goochland County at the Courthouse on Monday the 19th of March 1792

On the Motion of Robert Poor one of the Executors of the last Will and Testament of Abraham Poor
Dee^r who made Oath according to Law and entered into Bond with John Hopkins Gent his Security in
penalty of one thousand pounds probat thereof was granted him to sue farm with leave for the
other Executor to come in hereafter

Tsle W Miller C.C.

Recd^d The Commonwealth of Virginia to William Royster and Thomas Royster and George Nuttall
gentlemen Justices of the Peace for the County of Goochland greeting Whereas Isaac W Pleasant and
Jane his wife by their certain Indenture bearing date the 11th day of January 1787 have sold conveyed
unto Thomas Pleasant a fee simple Estate of ^{Acre of Land} b in fifty, including the said Pleasant's one half of
Beaverdam Mill with the appurtenances lying and being in the County of Goochland Whereas the
said Jane cannot conveniently travel to our said Courthouse of our said County of Goochland to
make her acknowledgment of the said Conveyance therefore give unto you or any two of you power
to receive the acknowledgement which the said Jane shall be willing to make before you of the
Conveyance aforesaid contained in the said Indenture which is here to annexed And therefore command
you that you do personally go to the said Jane and receive her acknowledgment of the same and
examine her fully and apart from the s^r Isaac W Pleasant her Husband whether she doth the
same freely voluntarily without his Persuasion or Threats and whether she be willing that the same
shall be recorded our said County Court and when you have received her acknowledgment and examined
her as aforesaid that you distinctly and openly certify thereof in our said Court under your seals And
returning thereto the said Indenture and this Writ witness Geo Payne Clerk of our said Court at
the Courthouse the 29th day of January 1790 In the 14th year of our Independence

Wm Miller C.C.

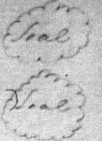
Goochland Co wt

Agreeable to the within Commission from the County Court of Gooch-
land we have proceeded to examine Jane Pleasant wife of Isaac W Pleasant privately &
apart from him the said Isaac doth freely willingly acknowledge all her right of
Dower in the aforesaid tract of land containing fifty acres as written the said

Mentioned & that she is willing the same should be recorded in the County Court aforesaid

Given under our hands & seals this 29th day of March 1792

Wm Royster



Tho Royster



An abstract of Quarterly Sessions continued and held for Goochland County the 21st day of March 1792

This Commission with the purgation and Relinquishment of Power of Anne Pleasant wife
to Isaac W Pleasant in the lands sold by the said Isaac to Thomas Pleasant (with the said annexed) was
returned to Court and cause to be recorded

Teste W Miller Clerk

The Commonwealth of Virginia to William Royster, Thomas Royster and George Walker Gentlemen Justices of
the Peace for the County of Goochland greeting. Whereas Matthew Pleasant and Anna his wife by their certain
Indenture bearing date the 11th day of January 17th have sold Conveyed unto Thomas Pleasant a fee simple 3
Estate of six one hundred and Eighty seven Acre of Land with the Appurtenances lying and being in
the County of Goochland and whereas the said Anna cannot conveniently travel to our Courthouse
of our said County of Goochland to make acknowledgment of the said Conveyance therefore give
unto you or any two of you power to receive the acknowledgment which the s^t Anna shall be will-
ing 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 s^t Anna and examine her
acknowledgment of the same & examine her privately apart from the s^t Matthew Pleasant her
Husband whether she doth the same freely & voluntarily without his persuasion or threats 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 as though in our
said Court under your seals setting there the said Indenture and this writ before Geo Payne
Clerk of our C^t Court at the Courthouse this 29th day of January 1790 in the 16th Year of our In-
dependence

Wm Miller Clerk

Goochland to wit

Agreeable to the within Commission from the County Court of Goochland we have pronounced
to examine Anna Pleasant wife of Matthew Pleasant privately apart from him the said Matthew
doth freely & willingly acknowledge all her right of Power in the certain tract of Land
sold containing One Hundred Eighty Seven Acres of Land as written in the said Indenture & that she is willing
the same should be recorded in the County Court aforesaid Given under our hands & seals this

30th Nov^r 1791

Wm Royster



Tho Royster



At a Court held for Goochland County the 21st day of March 1792
The Commissioners with the proxy Examination and Deliberation of Doctor of Anna Pleasant wife to Matthew Pleasant in the Lands sold by the said Matthew to Thomas Pleasant (with the Deed annex'd) was returned to Court and ordered to be recorded

Teste W Miller Clerk

Goochland County Court February the 20th 1792

Walter Redfear, Richard Sampson, Richard Pleasant and George Smyth or any three are appointed to view the way on which Capt Hatchet means to turn the road thro' his Plantation called Howells and report the same to the next Court

A copy W Miller Clerk

March 26. 1792

In Obedience to an Order of the worship Court of Goochland County we the Subscribers have viewed the way on which Capt. Thos. Hatchet means to turn the Road thro' his Plantation called Howells & do think that it may be made as good if not a better way than the old one as the distance between the two way is so small that we do not think it worth a noticing

Walter Redfear
Rich. Sampson
George Smith

At a Court held for Goochland County the 16th day of April 1792

This report made by the Commissioners appointed to view a way proposed by Capt Hatchet for turning the road thro' his Plantation was received and ordered to be recorded

Teste W Miller Clerk

Goochland County Court March 21st 1792

On the motion of Major Edmund Caud ordered that John Lewis, David Johnson, Amos L. Moore & Rob. Pleasant or any three of them do view the way on which Capt Caud proposes to turn the road from the end of the road above Capt Thomas Hatchet's shop upon the line between the said Edmund Caud and William Ronald and report the same to the next Court

A copy W Miller Clerk

Agrable to the aforesaid Caud who have proceeded to view the way proposed by Maj Caud for turning the road are found it to be equally as convenient to the publick as where the road now runs

Given Under our Hands this 26th March 1792

Rob. Pleasant
David Johnson
Amos L. Moore

At a Court held for Goochland County the 16th day of April 1792
This Report made by the Commissioners appointed to view the way on which Major Edmund Caud proposes to turn the road was returned to Court received and ordered to be recorded

Teste W Miller Clerk

740

Be it Act
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Shepherd, Solomon Bryce Nancy, to him his Heirs and Spriugs forever to have and to hold free and
Discharged from the claim or claims of the said Archibald Bryce Son^r his Heirs, Executors, administris-
tators or Spriugs and all other Person or Persons whatsoever. In witness whereof the said Archibald
Bryce Son^r hath hereunto set his Hand and Seal this Sixteenth Day of April 1792.

Arch^d Bryce

Seal

At a court held for Goochland County the 15th day of April 1792

This Deed of Gift from Archibald Bryce Son^r to Robert Lewis Son^r was presented in Court,
acknowledged by the said Archibald to be his Act and Deed and ordered to be recorded

Teste Wm Miller C.R.

To all to whom these presents shall come this Indenture witnesseth that Robert Lewis of the County of
Goochland and Virginia in Consideration of the Natural Love and Affection that he hath and doth
bear towards his Grand Daughter Jane Lewis Daughter to Robert & Mary G. Lewis hath given
Conveyed and Confirmed and by these presents doth fully and absolutely give Convey and con-
firm to the said Jane Lewis one Negroe Girl Slave named Dilly to her, her Heirs and Spriugs
forever to have and to hold free and Discharged from the claim or claims of the said Robert
Lewis Son^r his Heirs, Executors, Administrators or Spriugs and all other Person or Persons whatsoever.
In witness whereof the Robert Lewis Son^r hath hereunto set his Hand and Seal this
Sixteenth day of April 1792.

Rob^t Lewis

Seal

At a court held for Goochland County the 16 day of April 1792

This Deed of Gift from Robert Lewis to Jane Lewis was presented in Court acknowledged
by the said Robert to be his act and Deed and ordered to be recorded

Teste Wm Miller C.R.

To all to whom these presents shall come this Indenture witnesseth that Robert Lewis of the County of Gooch-
land of Virginia in Consideration of the Natural Love and Affection that he hath and doth bear towards his
Son Robert hath given Conveyed and Confirmed and by these Presents doth fully and absolutely give Convey
and Confirm to the said Robert Lewis & the following Negroes, To wit, Pat, Jane, Dick, Frank, Michael,
Amy, John, Polly, Cheassey, John, Agnes & Anthony to him his Heirs and Spriugs forever to have and
to hold free and Discharged from the claim or claims of the said Robert Lewis Son^r his Heirs Executors
Administrators or Spriugs and all other Person or Persons whatsoever. In witness whereof the said Robert
Lewis hath hereunto Set his Hand and Seal this Sixteenth of April 1792.

Rob^t Lewis

Seal

knowledges by
Wm C.R.
Sicily Sudy

At about held for Goochland County the 16th Day of April 1792

This Deed of gift from Robert Lewis to Robert Lewis Jr. was presented on Court acknowledged
by the said Robert to be his act and Deed and is deemed to be recorded

Teste Wm Miller Clerk

This Indenture made this ninth day of April in the year of our Lord one thousand seven
hundred & Sixty two Between William Mapie of the County of Goochland of the one part & James
Allen of the same County of the other part witnesseth that the s^r Wm Mapie for and in consideration
of the sum of Ten pounds Current money of Eng^t To him in hand paid before the sealing Delivering
hereof the receipt whereof the s^r Wm Mapie with hearty acknowledge thereof doth acquit &
Discharge the s^r Allen His heirs Execut^r & Adam^t hath granted Bargained sold & Conveyed
and by these presents doth grant Bargain sell Convey & Confirm unto the s^r Allen His Heirs
& assigns one certain Tract or parcel of Land lying being in the County of Goochland on the East
Side of the Little Byre Creek Abounding as follows To wit Beginning at a Corner white Oak standing
on the bank of the s^r Creek thence running on the Line of Rubin Thurston s^r for a corner white
Oak & pointing on John Davis's line thence on his line to a corner red oak on Henry Nash's
line whence on his line is the Little Byre Creek thence down the s^r Creek as it meanders To the
Beginning to have & to hold the s^r Tract or parcel of Land containing Ten Acres with every part & parcel
thereof with the appurtenances unto the s^r James Allen his heirs & assigns in the only proper use
of & by him the s^r Allen his heirs & assigns for ever & the s^r Wm Mapie for himself his heirs &c
doth Covenant promise & agree to & with the s^r Allen his heirs &c that the premises and every part
thereof with the appurtenances are free & Discharged from all manner of Incumbrances & that the s^r
Allen his heirs &c for & notwithstanding any Act or Thing by him the s^r Wm Mapie his heirs or assigns
or any other person Committee or suffer'd shall or lawfully may forever hereafter have held use
occupy posse & enjoy the said Land & every part thereof with the appurtenances without the lawfull
let molestation or eviction of him the s^r Wm Mapie His heirs or assigns or any other person or
persons whatsoever In witness whereof the s^r William Mapie to these presents hath set his
hand & seal the day & year above written

Wm Mapie

Memoandum that on the day of the date of the within written Indenture full & payable Sezon
& possession of the within mentioned premises with the appurtenances were had & taken by the within
named Wm Mapie by him given & Delivered unto the within named James Allen witness my hand

Wm Mapie

Rec^d on the day of the date of the within written Indenture of the within named James Allen The sum of
Ten pounds Curr^t money it being the Consideration money within mentioned

Rec^d P. me

Wm Mapie

At a Court held for Goochland County the 16th day of April 1792.

This Deed of Indenture of Bargain and Sale together with the Survey of Seizure and Receipt thereon endorsed from William Major to James Allen was presented in Court acknowledged by the said William Major to be his Act and Deed and ordered to be recorded

Tesla W Miller Clerk

This Indenture made this nineteenth day of Sept: one thousand seven hundred and ninety one
Between James Allen and Sarah his wife of the County of Goochland of the one part and Taitton Laine of
the County of Powhatan of the other part witnesseth That the said James Allen and Sarah his wife for
and in Consideration of the sum of one Thousand Pounds Virginia Currency to them in hand paid have & by
these presents do grant bargain & sell unto the said Taitton Laine his heirs & assigns forever one certain
Tract or parcel of Land situate lying & lying in the County of Goochland containing one hundred &
forty five acres by the same more or less and bounded by the lands of John Clemons John Britt
James Nolman John Page William James and Thomas Riddle with all woods ways waters & what
soever with the Appurtenances & privileges thereto belonging or in any wise appertaining do
have & to hold the said Bargain's Land & premises with the Appurtenances unto the said Taitton Laine
his heirs & assigns forever & the said James Allen & Sarah his wife Both Covenant grant further to
and with the said Taitton Laine his heirs and assigns that they the said James Allen & Sarah his wife
the said Land and premises with their and Every of their Appurtenances unto the said Taitton Laine
his heirs & assigns Shall and will warrant & defend the same unto the said Taitton Laine
Allen Sarah his wife hath herunto set her hand & seal the 19th day of April 1791 above written

Seals sealed and delivered
in presence of

Moses A. Clegg
Walter Leah
Frederick Layne

Jas. Allen

Sarah Allen

Memorandum that on the day of year written written survey of Seizure of the aforesaid
grantee & premises was by the aforesaid names James Allen & Sarah his wife given in made to the
witness names Taitton Laine according to the tenor and effect of the writing written above

James Allen

Sarah Allen

At a Court held for Goochland County the 16th day of April 1792.

This Deed of Indenture of Bargain and Sale together with the Survey of Seizure thereon endorsed from
James Allen and Sarah his wife to Taitton Laine was presented in Court and acknowledged by the said
Allen & wife to be their acts and deeds the wife being first privately examined and relinquished her right of
Dower thereon which was ordered to be recorded

Tesla W Miller Clerk

This Indenture made the Sixteenth Day of April in the year of our Lord one thousand
Seven hundred & Ninety two Between Julius Curle & Nancy Curle his wife of Campbell County of the one
part & Elisha Leake of Rockland County of the other part witnesseth that the said Julius Curle &
Nancy Curle his wife have in Consideration of the sum of one hundred and thirty five pounds
current money of Virginia the Receipt whereof the said Julius Curle & Nancy Curle his wife doth
hereby acknowledge and thereof Acquit & Discharge the said Elisha Leake his Heirs & Successors for
ever by these presents hath granted Bargained & Sold unto the said Elisha Leake his Heirs & Successors for
ever by these presents doth Grant Bargain & Sell unto the said Elisha Leake his heirs or assigns Ninety Acres of
Land lying and being in Rockland County Lying on Licking Branch a branch of Licketoe Creek
Bounded as followeth By John Curle Jr. and W. Neff and the said Leakes together with all
houses Richards Gardens fences ways waters and water courses Woods & other Appurtenances
to the same belonging or any ways appertaining and the Reversion and Reversionary thereof and of Every
part and parcel thereof To have and to hold the said Ninety Acres of Land with their Appurtenan-
ces unto the said Elisha Leake his heirs or assigns there use and behoof forever and the said Julius
Curle & Nancy Curle his wife their Heirs & assigns shall keepe by these presents warrant and for ever
defend the above said Ninety Acres of Land and premises unto the said Elisha Leake his heirs and
assigns against the claim not only of themselves and their heirs &c but against all persons whatsoever
so as the said Elisha Leake and his aforesaid shall peaceably and quietly have hold use occupy Possess
and Enjoy the same and Every part and parcel thereof and certify that the said Julius Curle and Nancy
Curle his wife their Heirs shall at any time when Required execute any other Act and Convey and
Keepe in law for the better Conveyance of the said Land unto the said Elisha Leake his heirs
Ecc^t absent or assigns as shall be required In witness whereof the said Julius Curle & Nancy
Curle his wife has hereunto set their hands and Seals the day and year above written.

Signed Sealed and Delivered
in the presence of
Tho^r Watkins
Richard Sampson
Mata Johnson

J. Curle Seal.
Nancy Curle Seal.

Memoarandum That on the Day and Date of the within written Deed paid and peaceably Possession and
Seizure of the Land and premises aforesaid mentiona was had and taken by the within named Julius Curle
and Curle his wife & by them given and Delivered to the within named Elisha Leake according to
the Tenor form & effect of the within written Deed

In the presence of
Tho^r Watkins
Richard Sampson
Mata Johnson

J. Curle Seal.
Nancy Curle Seal.

Recd^r the day & date within written of Elisha Leake the sum of one hundred and thirty five

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