

551
shall stay thereon until the first day of April eighteen hundred
four & if then the first instalment should remain unpaid, it
shall be lawful for sd. Wolfe to issue execution on sd. judg-
ment & to prosecute the same to effect for sd. instalment &
so on of the reste. Witness the hands & seals of sd. parties the
day & year within mentioned

Attest
G. M. Payne
J. S. Payne

53
Geo. Payne (L.S.)
J. Michie (L.S.)
att. for Wolfe

At a quarterly sessions court held for Goochland county May the
16th 1803. This mortgage from George Payne to Benjamin
Wolfe was presented in court, proved by the oaths of John Michie,
George Wm. Payne and Jonathan S. Payne, to be the act
and deed of the said George Payne, and ordered to be recorded
and the memorandum hereon of the said George Payne
and John Michie att. for the said Benjamin Wolfe, be-
ing proved by the oaths of George Wm. Payne, and Jona-
than S. Payne was also admitted to record

At a court held for Goochland county June 20th Test W. Miller C.C.
1803. This mortgage was proved by the oath of John Michie to be the act & deed of George Payne a party
hereto and the indorsement of George Payne & John Michie att. for Benjamin Wolfe, heron was acknow-
ledged by the said Michie to be his act & deed & were ordered to be certified. Test W. Miller C.C.

At a court held for Goochland county July 18th 1803. Jonathan S. Payne further proved his mortgage
and the indorsements hereon to be the act and deed of George Payne a party hereto, which was
ordered to be certified. Test W. Miller C.C.

At a court held for Goochland county Sept. 19th 1803. George William Payne fully proved
this mortgage, and the indorsement hereon, to be the act and deed of George Payne, as
party hereto, and the same were ordered to be recorded. Test W. Miller C.C.

Know all men by these presents that I Henry Royster of Goochland
county have lost three bonds executed by Nat Perkins to Ebenezer
Maule (now decd) & by s^d Maule assigned to my father, William
Royster, (now decd), payable as follows viz: 1st of one hundred
Twenty pounds on the 14th day of August 1801 with credits thereon
to am^t of about eighty pounds & since lost entitled to a C^t. of a
bout seventeen pounds (cash paid me at twice) 2nd of one hun-
dred & twenty pounds on the 14th of August 1802 & 3rd of one hun-
dred pounds on the 14th of August 1803. This is to oblige me my heirs
executors & administrators or assigns (in case the said bonds are
collected of said Perkins without the due credits thereon which
are now & may hereafter be entitled to) to refund or cause to be
refunded unto the said Nat Perkins, his heirs or assigns, all mo-
neys which have been or may hereafter be by me recd. in acco.

of said bonds which they the said bonds are not credited with. In
Witness whereof, I have hereunto set my hand, Seal this 19th day of
July one thousand eight hundred two

Test
Wm M Richardson

Henry Royster *Seal*

At a quarterly sessions court held for Goochland county May 16th
1803. This obligation from Henry Royster to Nathaniel Perkins
was presented in court acknowledged by the said Henry to be his act
and deed, and ordered to be recorded.

Test Wm Miller C. C.

Goochland July 19th 1802. This day Henry Royster has entered into
an obligation respecting three bonds executed by myself to Ebenezer
Maule. By him assigned to Henry Royster and the same assigned
Mrs. Henry Royster has advanced, but now has it to charge me my
heirs &c. to pay me said Henry Royster or his assigns the amount of
due on acc^{ts} of said bonds as there are payees & process that they
are not lawfully collected same by any other person should within
the said Henry Royster or his assigns report his obligation to me
to indemnify my paying said bond the 1st of six hundred twenty
pounds pay^d 14th day of August 1801 2nd of six hundred twenty pounds
pay^d 14th day of Aug^r 1802 3rd of six hundred pounds pay^d this
14th day of August 1803 the first bond amounting to the sum of 600
and of about ninety seven pounds three shillings and eight
pounds entered thereon before last. Witness my hand and
the day & date aforesaid written.

Test
Wm M Richardson

Nat Perkins *Seal*

July 19th 1802

	By cash rec ^d of Nat Perkins	27. 0
Aug ^r 16	By cash rec ^d of a ^o 817. 90	5. 3. 3
28	By bonds notes in full of the within b. d. due on first bond & on pay ^d of the bond due the 14 th inst ^l as of Rec ^d granted.	} 135. 2. 8 1/2
Sept. 20	By those this day sold	
Octo. 18	By bal. on one bond	7. 11. 0
	By 2 y ^r cloth	3. 6. 0

Feb. 5th 1803 Received of Nathaniel Perkins by Wm Richardson the bal
ance in full
Wm Richardson
Henry Royster

A quarterly sessions court held for Goochland county May the 16th 1806. This obligation from Nathaniel Perkins to Henry Royster was presented in court, and together with the receipt of the said Henry hereon, acknowledged by the said Nathaniel and Henry to be their acts and deeds, and agreed to be recorded
Jest. W. Miller C.C.

In the name of God amen! I Benjamin Crenshaw of the county of Goochland being sick, but of sound mind & memory do constitute and ordain this to be my last will and testament hereby revoking all wills heretofore by me made in manner and form following viz. First I give unto my son Benjⁿ Crenshaw one negro man named Bob, to him and his heirs forever. Second I give unto to my son Reuben Crenshaw the land whereon I now live, except the part now inclosed and occupied by me, which said inclosed part I lend to my daughter Martha Crenshaw during her living single or natural life, whenever she marries or dies, then to go to my son Reuben Crenshaw, to him & his heirs forever - Third I leave to my daughter Mary Isbell, one negro man named Franks during her natural life, and at her decease, I give the s^d negro man Frank to my daughter Martha Crenshaw, to her & her heirs forever. I also give to my s^d daughter Martha Crenshaw, one horse, one feather bed & five negros viz. one man Jack, one woman Dilce & her three children, to her & her heirs forever Fourth. I give to my daughter Susanna Sym one negro man Martin, one negro woman Ursley & her three children, to her & her heirs forever Fifth I give to my daughter Frances Scruggs one negro woman named Lucy, to her & her heirs forever. Sixth I leave all my stocks of horses, cattle, sheep, hogs &c with all the crop that may be made upon my plantation, plantations utensils, household & kitchen furniture together with every thing else I may dy seized of not heretofore given, to be sold & the money arising from the sale to be applied to the payment of my just debt & the ballance to be equally divided between all my said legates heretofore mentioned. Lastly. I constitute and appoint my son Reuben Crenshaw & my son in law Bernard Sym executor of this my last will & testament
In Witness whereof I have hereunto set my

hand, and affixed my seal this sixth day of April 1803.

Signed, sealed published & declared in presence of

Tho. Payne
Smith Payne
Ro. Haden

Ben Crenshaw

At a quarterly sessions court held for Goochland county May the 16th 1803. This writing was presented in court, proved by the oath of Smith Payne, Thomas Payne and Robert Haden to be the last will and testament of Benjamin Crenshaw dec^d and ordered to be recorded. Then on the motion of Reuben Crenshaw and Bernard Lyng the executors herein named, who made oath according to law, and together with Benjamin Bradshaw, Wm Shelton, Wm Isbell and Thomas R. Walton their securities, entered into bond in penalty of £200, conditioned as the law requires, probat hereof is granted them in due form

Jest W. Miller C.C

This indenture made this eighteenth day of September one thousand eight hundred and two between Samuel Rutherford William Rutherford Arch^d Rutherford Matthew Lacy John Richards James Deavenport, David Rutherford John Rutherford, Thomas Cads for his infant son Thomas Cads son of Betty his wife Biley Cads & Ursula Cads all of whom are witnesses and also the said Samuel, William, Susanna Lacy Ursula Richards Mary Deavenport David John Ursula Thomas Cads Jr Biley & Ursula Cads distributees & William Rutherford dec^d the one part & Godfrey Fowler of the other part witness that the said Samuel Rutherford William Rutherford Arch^d Rutherford Matthew Lacy John Richards James Deavenport, David Rutherford, John Rutherford, Thomas Cads Biley Cads & Ursula Cads for the consideration of the sum of five hundred pounds current money of Virginia have granted, bargained and sold & by these presents doth grant, bargain & sell unto the said Godfrey Fowler all that tract or parcel of land, lying and being in the county of Goochland, and bounded as follows to wit, beginning at a white oak standing on the east side of the waygon road, running thence south eighty six & a half degrees East, ninety eight chains to pointing then North six degrees West

seventy eight & a half chain to a large pine, then South fifty nine degrees West fifty six chain to a dead pine, then North five & three quarter degrees east fourteen & a half chain to a pine down & pointers, then South seventy eight degrees West thirty one & a half chain to pointers, then South twenty four degrees West seven chain to a pine stump, standing near the waggon road, then down the waggon road forty nine chains to the beginning which bounds to include one hundred and thirty four acres of land more or less. To have and to hold the same with all its privileges to the said Godfrey Fowler, his heirs and assigns forever. And the said Samuel Rutherford, William Rutherford, Archibald Rutherford, Matthew Lacy, John Richards, James Davenport, David Rutherford, John Rutherford, Thomas Eads, John Eads & Ursula Eads, for themselves their heirs executors administrators or assigns, doth hereby warrant the title of the aforesaid one hundred & thirty four acres of land unto the said Godfrey Fowler his heirs & assigns forever against the claim or claims of any other person or persons whatsoever. In Witness whereof we have hereunto set our hands and affixed our seals the day and date above written.

Signed sealed & delivered
In Presence of

B. Bradshaw
Rich^d Coeke
David M. Parrish
Charles Lacy

Tested for Wm Davenport

Turn over

William Davenport Seal
for James Davenport Seal
Matthew Lacy Seal
John Rutherford Seal
John Richards Seal
William Rutherford Seal
Arch^d Rutherford Seal
Thomas Eads Seal
William Eads Seal
Sam^l Rutherford Seal

Wm A. Halsey
Meredith Parrish
Sher^r Parrish

Witnesses for Matt Lacy
John Rutherford
John Richards
William Rutherford
Archibald Rutherford
Thos^s Eads
Wm Eads
Sam^l Rutherford
& Ursula Eads

Ursula R. Eads Seal
James Davenport
Eads by Ch^s Lacy
their att^s Seal

At a court held for Goochland county Feb^y 21st 1803.

This deed was presented in court, and acknowledged by John Richards one of the parties hereto, to be his act and deed, which was ordered to be certified
Test N. Miller C.C.

At a Court held for Goochland county April the 18th 1803.

This deed was acknowledged by Thomas Eads and Charles Lacy two of the grantors hereof, and proved by the oaths of Sher^r Parrish and Meredith Parrish to be the acts and deeds of all the grantors hereof except William Davenport for James Davenport, which was ordered to be certified
Test N. Miller C.C.

537
This Indenture made this 18th day of September one thousand eight hundred and two between Samuel Rutherford administrator of the estate of William Rutherford dec^d & Matthew Lacy who intermarried with Susanna daughter of the dec^d William Thomas & Ursula Cads children & distributees of Elizabeth Cads David Rutherford, John Richards who intermarried with Ursula daughter of the dec^d John Rutherford, James Deavenport who intermarried with Mary daughter of the dec^d as aforesaid & Archibald Rutherford of the one part & William Rutherford of Goochland county of the other part witnesseth that for & in consideration of the sum of five hundred pounds current money by the said William Rutherford to the said Samuel Rutherford, Matt. Lacy, William Ursula & Thomas Cads, David Rutherford, John Richards, John Rutherford, James Deavenport & Archibald Rutherford in hand paid by the said William Rutherford hath bargained & sold, and by these doth bargain & sell unto the said William Rutherford all that tract or parcel of land lying & being in the county of Goochland containing three hundred & six acres more or less & bounded as follows Beginning at a poplar stump South fifty three degrees West ninety eight poles to a pine on Murrell, then South fifty degrees East one hundred & fifty six poles to a small post oak on said Murrell Slayden, then North forty eight degrees East one hundred & twelve poles to a white oak, then North thirty five degrees East sixty poles to pointers, then sixty seven & an half east eighty eight poles to a corner oak on Mrs. Fowler, then North eighty six & an half degrees West two hundred & four poles to a post oak standing on the waggon road, thence along the waggon road as it meanders to a pine on the said road, thence South Twenty degrees & an half West one hundred and twenty four poles to a dead stump, then North seventy two degrees West eighty six poles to a dead black Jack, then North forty six degrees West fifty eight poles to a white oak stump, then South forty two degrees West one hundred & seventeen poles to a corner white oak standing on a branch, thence up the branch to the beginning, which bounds to include the aforesaid three hundred & six acres more or less. To have and to hold the same with all its privileges unto the said William Rutherford, his heirs and assigns forever They the said Samuel Rutherford, Matt. Lacy, William Ursula & Thomas Cads, David Rutherford, John Richards, John Rutherford, James Deavenport & Archibald Rutherford for themselves their heirs doth hereby warrant the title of the

for said three hundred (500) acres of land more or less unto the said William Rutherford this heir forever, against the claim or claims of any other person or persons whatsoever. In Witness whereof we have hereunto set our hands and affixed our seals the day and year above written.

Signed, sealed & delivered in presence of

David M Parrish } Test. for
Charles Lacy } Wm Davenport
C. Broadhaw }
Rich. Cocker }

J. Rayer
Wm. A. Balsby } Witness for Jno.
Meredith Parrish } Richards Jno. Ru-
Sher. Parrish } therford Arch. Ru-
 } therford Wm. Eads Senr.
 } Rutherford Wm. Eads
 } Ursula Eads.

William Davenport for Eads
James Davenport - Eads
Matt. Lacy - Eads
John Richards - Eads
John Rutherford - Eads
Arch. Rutherford - Eads
William Eads - Eads
Sam. Rutherford - Eads
Thomas Eads - Eads
Ursula R Eads - Eads
Ursula R Eads - Eads
James Davenport
Wm. Eads ley
Charles Lacy their atty

At a court held for Goochland county April the 18th 1803.

This deed was presented in court & acknowledged by Thomas Eads and Charles Lacy two of the grantors hereof and proved by the oaths of Sherrard Parrish and Meredith Parrish to be the act and deed of all the grantors hereof except William Davenport for James Davenport, which was ordered to be certified John W. Miller C.

At a quarterly sessions court held for Goochland county May the 16th 1803. This deed was fully proved by the oath of William A. Balsby to be the act and deed of John Richards, John Rutherford, Archibald Rutherford, William Eads, Samuel Rutherford, Thomas Eads and Ursula Eads, parties hereto, and ordered to be recorded

Test. W. Miller C.

This Indenture made this twentieth day of December one thousand eight hundred and two between John Laprade and Nancy his wife of the county of Goochland of the one part and John Brown of the same county of the other part witnesseth that the said John Laprade and Nancy his wife for the consideration of five hundred pounds current money of Virginia to them in hand paid by the said John Brown at or before the sealing and delivery of these presents, the receipt whereof they do hereby acknowledge hath given, granted, bargained, sold, conveyed and confirmed unto the said John Brown and to his heirs and assigns forever

Original of Wm.

me then
advised
at New Lacy
William
with Eads
Depart
as a
Ruther
for him
out money
Ruther
and Ruther
at Archi
Rutherford
sell unto
are eel of
taining three
beginning
ninetty eight
East one
Murrell
ed twelve
ast sixty
eight poles
500 & a
oak stand
ad as et me
rently de
led to a
ightly six
aces West
forty two
white
the began
ored five
with all its
heirs and
att Lacy,
John Rich
Rutherford
of the

a certain tract or parcel of land lying and being in the county of Gooch land on Dover creek, containing by estimation two hundred and ten acres be the same more or less, it being the tract of land whereon the said John Laprade now resides including thirty seven and an half acres which he the said John Laprade purchased of Lope Redd and bounded as followeth to wit, by the lands of William Farrar, Lope Red, William Gathright, Thomas Woodson and Robert Morris To have and to hold the aforesaid tract of land and premises to the said John Brown, his heirs and assigns forever, free from the claim and demand of the said John Laprade and Nancy his wife, their heirs and assigns forever, or any other person or persons whatsoever, and the said John Laprade and Nancy his wife doth for themselves their heirs &c. further agree to warrant and defend the title of said tracts of land and premises to the said John Brown his heirs & assigns forever In Witness whereof the said John Laprade and Nancy his wife hath hereunto set their hands and affixed their seals the day and year above written

Signed sealed, acknowledged
and delivered in presence of

- Gideon Hatcher
- D. Guerrant
- John Ford
- William Webber
- John Guerrant

John Laprade Seal

Nancy Laprade Seal

Memorandum that on this twentieth day of December in the year of our Lord one thousand eight hundred and two livery and seizen of the within mentioned tract of land was had and taken by the within mentioned John Laprade and by him made over to the within mentioned John Brown

In the presence of us
Gideon Hatcher

- D. Guerrant
- John Ford
- John Guerrant
- William Webber

John Laprade Seal

Rec^d Dec. 20th 1802 of John Brown five hundred pounds current money of Virginia in full for the within mentioned tract of land and premises

- Test
- Gideon Hatcher
- D. Guerrant
- John Ford
- John Guerrant
- William Webber

John Laprade

The
Gen
Lap
20th
the
by a
pur
the
said
con
you
shad
said
we
to the
and
whe
pers
shad
ceiv
tint
send
clerk
1802.
Gooch
this o
vily
her a
to her
and re
as an
Gooch
of De
At a C
Lapra
with th
ran a
At a q
1803.
ed by
partly
sed the

The Commonwealth of Virginia to Gideon Hatcher and D. Guerrant
 Gent justices of the peace for Goochland county greeting: Whereas John
 Laprade and Nancy his wife by their certain deed bearing date the
 20th day of December 1802 have sold and conveyed unto John Brown
 the fee simple estate of and in a certain tract of land, containing
 by estimation two hundred and ten acres (more or less) with the ap-
 purtenances lying and being in the county of Goochland, and whereas
 the said Nancy cannot conveniently travel to the courthouse of our
 said county of Goochland to make her acknowledgment of the said
 conveyance therefore we give unto you or any two or more of
 you power to receive the acknowledgment which the said Nancy
 shall be willing to make before you, of the conveyance aforesaid
 said contained in the said deed which is hereto annexed, and
 we therefore command you, that in your proper persons you go
 to the said Nancy, and receive her acknowledgment of the same
 and examine her privily and apart from the said John Laprade
 whether she doth the same freely and voluntarily without his
 persuasions or threats and whether she be willing that the same
 shall be recorded in our said county court, and when you have re-
 ceived her acknowledgment, and examined her as aforesaid, that you dis-
 tinctly and openly certify us thereof in our said court under your seals
 sending then thre this writ and this deed. Witness William Miller
 clerk of our said court at the courthouse this 20th day of December
 1802. in the 27th year of our foundation W. Miller

Goochland Co Pursuant to the within commission to us directed we did
 this day go to the within named Nancy Laprade, and examine her pri-
 vily and apart from the within named John Laprade touching
 her acknowledgment of the annexed indenture, and having explained
 to her the nature of the indenture, she did freely acknowledge the same
 and relinquish all claim to the lands thereby conveyed as well by deed
 as any other claim, and is willing the same shall be recorded in
 Goochland court. Given under our hands seals this twentieth day
 of Dec. 1802.
 Gideon Hatcher
 D. Guerrant

At a Court held for Goochland county January the 17th 1803. This deed from John
 Laprade, and Nancy his wife to John Brown was presented in court, and together
 with the memorandum and receipt thereon proved by the oaths of Daniel Guer-
 rant and John Ford to be the act and deed of the said John, which was ordered to be certified
 Test W. Miller C.C.

At a quarterly sessions court continued and held for Goochland county, May the 17th
 1803. This deed and the memorandum and receipt upon it were fully pro-
 ved by the oath of Gideon Hatcher to be the act and deed of John Laprade a
 party thereto, and together with the annexed commission and certificate in-
 serted thereon ordered to be recorded. Test W. Miller C.C.

ty of Gooch
 and ten acres
 from the said
 an half acres
 add and
 Farrar, Jesse
 at Morris
 and premises
 free from
 ce and Nancy
 son or persons
 wife doth
 ut and defend
 John Brown
 said John
 at their hands
 written

Seal

Seal

ember
 ed and two
 and was
 rade and by
 n

Seal

is current mo
 et of land
 de

Goschland County court May 21st 1798.

Ordered that Benjamin Hughes, Gideon Hatchon, Joseph Watkins, Robert W. Saunders and John Laprade or any three of them shall audit and settle the accounts of Ellis Puryear and Hezekiah Puryear as executors of Hezekiah Puryear dec^d and report the same to this court

At Copy

Jest W. Miller C. C.

D^r Estate of Hez^l Puryear dec^d In ac^t with Hez^l Puryear Executor

1796	To Hez ^l Puryear's services as an overseer	£ 25	"	"	-
	To a horse sold by the testator belong ^g to Hez ^l Puryear	23	"	"	-
Dec ^r 1797	28. To cash paid Wm. Nabers executor	14	7	"	-
Jan ^y	To cash paid Mosby C ^t County surveyor C ^t	3	7	"	-
	To ditto paid Tho. Harding still tax		18	"	-
	To funeral expenses	2	14	"	-
	18. To cash paid Midwife 19 ^l		19	"	-
	To ditto paid Phill ^l Child rep ^t tax for stilling		7	1	70.12.1
Feb ^y	17. To ditto paid In ^r Ellison part of testators note	1	10	"	-
	To ditto paid Ch. F. Bates on Ac ^t of H & P. Pater's execution	5	11	7	-
	26. To ditto paid Archer Pledge for crying goods &c	1	10	-	-
	To ditto paid John Querrant for oath	2	1	3	-
	To ditto paid for 300 ^l fodder		11	3	-
	To brandy furnished at sale		7	6	-
March	22. To cash paid Dan Wade as ^t Recept.	4	3	"	-
June	21. To cash paid Mowers &c	1	10	"	17.4.7
	To ditto paid Jo ^s Fairree as pr. recept.		19	10 ¹ / ₄	-
	To the testators bond	70	"	"	-
	To cash paid Bernard & Tate		15	5 ¹ / ₂	-
	To ditto paid N. Pope Atty. 24 ^l whiskey at sale 5 ^l	1	9	"	-
	To ditto paid expenses on the printer	1	1	"	-
	To ditto paid Shoemaker 6 ^l 3 p ^{ts} Ellis Puryear's ac ^t	7	6	3	-
	To ditto paid John Guernam	7	4	"	-
Nov.	6. To ditto paid for writing & rosin oil		3	10	83.2.6 ¹ / ₂
	28. To ditto paid D. Guernam D. Sh ^l	10	1	11 ¹ / ₂	-
	To ditto paid D. Wade	28	6	-	-
	To ditto paid ditto	1	4	"	-
	To ditto paid ditto for testators note	2	15	3	-
	To ditto paid Tho. Harding judg ^t	3	11	-	-
	To ditto paid a ^o a ^o		6	6	-
Dec.	1. To ditto paid Ben Johnson	18	12	9	-
	To ditto paid Pouncey Nuckolds	15	7	9	-
	To ditto paid Joseph Watkins	7	4	11	93.9.7 ¹ / ₂
	amt. carried over				£264.88 ¹ / ₄

D^r Estate of Wm. & P. Puryear dec'd.

Dec 7	To cash paid Joseph Watkins for rent.	144.0
	To ditto paid do. do. for doff	116.0
	To ditto paid Sam ^l . Nichols for wages	10.7
	To ditto paid Rich ^d . McGarwood doff	10.0
	To ditto paid Hoyle Puryear	6.0
1797	To ditto paid Ben. Hughes for W ^o . Wade	5.9
Feb	To ditto paid In. Baker for do. for do. Puryear	1.10
	To ditto paid Ro. Wade do. for do. Livingston	18.3
	To ditto paid Ben. Hughes for do. Puryear	2.9
	To ditto paid W. Huntington do. Elisha Leach	2.2
Apr	To ditto paid Ro. Wade proceeds of 300 ^l . from Puryear	2.11.8
Apr 30	To ditto paid In. Jones 25.8.8. Payment	22.19.9
Feb	To ditto paid Tennessee doff	6.0
	To ditto paid John Ellis for doff note	1.13.0
	To ditto paid Samuel Nichols doff	1.0.0
	To ditto paid Dan. Guerrant	21.3.3
	To ditto paid Wm. Miller for doff	1.8.6
	To ditto paid Wm. Walker for schooling	3.4.0
1798	To ditto paid Ro. Chancellor for doff	7.6
	To ditto paid Henson for doff done	5.0
Jan 22	To ditto paid In. Jones for W ^o . News board	2.13.9
	To ditto paid In. Reed	11.6.9
Mar 4	To ditto paid Geo. Perkins for doff	1.6.0
	To ditto paid Sam ^l . Clark	31.7.8
	To ditto paid John Laplace	13.16.0
	To ditto paid John Guerrant	8.17.6
	To ditto paid Sam ^l . W. Brown doff	10.1.0
	To ditto paid John Jordan	18.0
	To ditto paid William Riddle	12.0
	To ditto paid Wm. Miller Clerk	13.10.2
	To ditto paid John Guerrant	
	Amount carried over	321.19.9

In Ac with Elias Puryear Esq. Dec'd

1798	To cash paid John Guerrant	65.0
	To ditto paid Ben. Guerrant	87.8.0
Nov 16	To ditto paid Stephen Ellis	59.4.9
	To ditto paid Nath ^l . Cole	2.2.6
	To ditto paid Sam ^l . P. Wade for printing	9.0
Dec 15	To ditto paid Robt. Puryear Legacy do	50.9.0
	To ditto paid Daniel Guibrand	51.1.6
1799	To ditto paid doff	7.6.2
Jan 14	To ditto paid doff of Hanover	3.5.5
	To ditto paid Guerrant doff	16.11.0
May 6	To ditto paid Daniel Guerrant	17.11.0
	To ditto paid Elisha Leach	10.15.9
June 20	To ditto paid In. M. Sheppard	1.3.9
	To ditto paid Dan. Wade	3.2.5
	To ditto paid John Jordan	50.0.0
	To ditto paid John Jones	15.8.0
	To ditto paid Wm. Puryear	15.0
	To ditto paid Ro. H. Saunders	3.15.0
	To sundry doffs doff	6.0.0
	To cash paid Ro. W. Saunders	59.17.0
	To ditto paid Anne Lurvey	3.1.7
	To ditto paid Wm. Reed's attendance	0.8.0
	To ditto paid Archer Leage	6.3.0
	To ditto paid P. Goodall for expenses	13.0
	To ditto paid Sam ^l . W. Brown	1.2.6
	To ditto paid Nath ^l . Cole	5.2.6
	To my attendance as a witness in Kemico and	2.5.0
	To cash paid for sundry doffs doff	12.10.0
	To cash paid for doffing children	2.11.0
	To a ^o . paid Wm. D. Wallis & Co. Quarterm ^o . fees	5.18.6
	To cash paid Alcedo Wade for expenses	1.2.6
	To ditto paid James Pleasant	14.5.0
	Amount carried over	321.17.9

Amount carried over 321.19.9

321.17.9

Amount carried on 321 + 19 = 9

Amount carried over 132 + 17 = 9

1650 45 = 12 = 0

Dr Estate of Wm L Puryear dec'd In Ac

Amount brought over £821 17 9

To sundry payments made John Jordan in full of sundry legacies £10 11 0

To clerk's tickets 4 8 4

To cash paid Sept Small for attendance 3 11 2

To clerk's tickets 1/8 with 18 1/2 cts for 3 6 9

To cash paid William Riddle 16 -

To do do paid J Goodall 13 17 2

To do do paid Mrs. Wynn 17 9 4

Oct 7 To do do paid Sept Bowles for attendance 1 4 0

1802

Jan 15 To do do paid Creary's execution 15 3 4

To do do paid W. F. Miller's account 3 7 9

To do do paid Ro H. Saunders 85 16 4

Sept 28 To do do paid Mrs. Gurnumb's execution 13 3 10 2

Nov 3 To do do paid Wm. Gall 39 16 9

Aug 6 To do do paid H. I. Miller & Co's Shiffs fees 1 1 3

To do do paid expenses at Col. Saunders 1 0 0

To compensation allowed me as executor by Am. 30 0 0

Feb 3 To cash paid James M. Goff for G. G. Horn in full 18 10 3

2 12 8 9 2 4

£1917 8 2 4

Carried to page (8)

with Elias Puryear & Co executors

1797 By sundries sold Mr. Sampson \$9 0 0

1807 22 By do do sold John S. Moore 1 11 0

Nov 16 By payment made me by the Sheriff 3rd Apr. 1807 9 2

By sundries sold Thomas Rombree 19 10 0

By do do sold Anne Lurveyer 60 12 1

By do do sold Jeremiah Grabin 2 12

By do do sold John Storey 17 14 10

By do do sold E. G. & W. H. Sinclair 9 5

By do do sold Ro. B. Leavant 10

By do do sold Mr. Walker (preacher) 1 7 0

By do do purchased myself 3 14 0

By do do sold Sweden Selack 9 8

By do do sold Phill. Childs 3 0

By do do sold Joseph Ferris 37 10 0

By the hire of slaves belonging to the estate £10 3 0

By Joseph Lurveyer for the hire of a boy 1 0 0

By Elias Lurveyer for hire 23 0 0

By Sarah W. Baker for a 9 1 0

By Cox & Hughes for do do 5 0

By cash for wheat sold 137 15 2

By do do from John Harris & others 67 18 0

By do do for pork sold 32 0 0

By do do for land 100 0 0

By do do for sale of negro girl 75 0 0

By do do recd from Stephen Blevins 75 0 0

By cash recd from Wm. G. Horn in full 18 10 0

By 70% of do do 11 7 5

By John Williams's execution 10 2 0

By John Jordan " " 10 0 0

By Geo. & Jennings " " 1 7 0

By sale of negro boy (John) to Sam. Green 85 0 0

By a. a. " (Peter) to Ro. Saunders 80 0 0

Carried over to page (9)

£1065 16 3

D^r Estate of Hoz L. Luyson dec^d. In A^c with Ellis Luyson & scator

To amount brought from page (6) - £217. 8. 2 1/2
 To paid Law process vs. Llanwatts 3 2 " "
 Llanwatts

1800 By amount brought from page 71 £1065. 14. 3
 Dec 28 By the hire of Amata R 3 0
 By the hire of Ben Llo. hire of Dinn 50. 0. 0 12
 By the hire of Dilce 60. Hire of Sully 12 3 8
 1801 Dec 28 By the hire of Sully 1 1
 By the hire of Amata 3 12
 By the hire of Ben 50
 By the sale of Pancher. Cyle Schits 187
 By the sale of Lucy 15
 By the sale of Ditch 60
 By the sale of Dilce 50
 £1512. 0. 3

Balance as per Combr 292. 12. 0 1/4
£1512. 0. 3

By balance due the estate by Ellis Luyson as per £ 292. 12. 0 1/4
 By balance due the estate from Hoz L. Luyson as per page 3. 57. - : 4
319. 12. 1/2

In pursuance to the above order, we have proceeded to examine & state the acct. of Ellis Luyson and Hoz Luyson, executor of Hoz Luyson dec^d, and find a balance due the estate as above £319. 12. 1/2 which of our hands this 16th of May 1803.

At a quarterly sessions court continued and held for Goshalens county the 18th day of May 1803.
 This settlement of accounts was presented in court, received, and ordered to be recorded.

Test M. Miller C. C.
 1803

Test W. Miller C.C.

Goochland county court January the 17th 1803.

Ordered that Francis L. Campbell, Daniel Boyce, Edward Pleasants and Thomas G. Randolph or any three of them who being first sworn before some justice of peace for this county appraise in current money, the slaves (if any) and all the other personal estate of Thomas Randolph dec^d and that the assessor of the said deceased report an inventory thereof to this court

Attest W. Miller C.C.

Agreeably to the annexed order of the county court of Goochland we the subscribers have made the following valuation of the property belonging to the estate of Thomas Randolph late of Ben Lomond

30 hogs large and small	£ 8 0
13 head of cattle large and small	28. 4. -
3 work steers	52. - - -
20 head of sheep	27. - - -
2 beds and furniture	15. - - -
1 pt. chest of drawers and 1 prep.	12. - - -
2 black walnut tables	8. 8. -
3 pair fire dogs	2. 5. -
2 iron pots and one frying pan	3. 18. -
2 large stone jars	1. 14. 6
6 black walnut chairs	1. - - -
2 ditto bed sleds	2. 5. -
1 Ox cart and gear	1. 4. -
3 pair of iron traces	4. 10. -
2 large ploughs and 3 small ditto	1. 2. 6
1 old copper kettle	5. 7. -
	1. 10. -

Given under our hands the 13th June 1803.

Daniel Boyce
Edward Pleasants
Thos. Estlin Randolph

1801 550 bushels of wheat
190 barrels of corn

Goochland S^c The above appraisers were qualified before me a justice of the peace for the s^d county this 13th of May 1803.

Wm. R. Fleming

At a Court held for Goochland county June 20th 1803.

This inventory and appraisement was returned to court and ordered to be recorded

Test W. Miller C.C.

ex?

This Indenture made this seventh day of June in the year one thousand eight hundred and three, between, Matthew Pleasants and Ann his wife of the county of Goochland of the one part, and John Satterwhite of the same county of the other part with of both, that the said Matthew Pleasants and Ann his wife in consideration of the sum of four hundred pounds current money of Virginia to them in hand paid by the said John Satterwhite the receipt whereof they do hereby acknowledge, hath granted bargained and sold and by these presents doth grant bargain and sell unto the said John Satterwhite, his heirs, and assigns forever one tract of land lying in the said county of Goochland, containing two hundred acres more or less and bounded as follows, beginning at pointers in the lines of Robert Morris & the estate of William Reynolds, running North 35th degrees West two hundred & forty nine poles to a corner white oak & pine, thence South twenty degrees West one hundred and forty six poles, to the main road, thence along the said road as it meanders to a post oak, from the said oak on northerly course by a line of mark'd trees to the place began at To have and to hold the said tract of land, to the said John Satterwhite, his heirs and assigns forever, and the said Matthew Pleasants and Ann his wife doth hereby covenant and agree, for themselves, their heirs and all others to warrant and forever defend to the said John Satterwhite a good and sufficient title in fee simple, to the aforesaid lands and premises, against the claims of themselves, their heirs and any other persons whomsoever. In Witness whereof the said Matthew & Ann Pleasants, have hereunto set their hands and seals the day and year above written.

Signed, sealed & delivered
 in presence of
 Arch^d. Pleasants
 Absalom Gathright
 Aselmn Gathright
 W. H. H.

Matthew Pleasants Seal
 Anna Pleasants Seal

At a Court held for Goochland county June 20th 1803.
 This deed from Matthew Pleasants and Anna his wife to John Satterwhite was presented in court, acknowledged by the said Matthew to be his act & deed, and ordered to be recorded

Test W. Miller C. C.

the
 r
 a
 or
 or
 le
 d
 es
 w
 w
 Jo
 Jo
 A
 son
 viz
 viz
 ab
 ha
 I q
 soe
 cle
 P
 the
 I
 my
 test
 affe
 hus
 Sig
 Tes
 We
 Tho
 Sat
 of l

In the name of god amen. I Elizabeth Woodson of the county of Goodland, being in health of body and sound in memory, do ordain this to be my last will and testament in form and manner following viz. - Imprimis I desire that all my debts of whatever nature be first discharged before any division take place. Item I give unto my daughter Tabitha Brown one negro man named Harry, to her and her heirs forever.

Item My desire is that Peter & Joe, two old negroes left me by my husbands will shall not be divided amongst my children after my death, but to live with my children as they may choose and be treated humanely during their lives. Item my will is that the balance of the slaves left me by my husbands will with all their past & future increase viz. Farkins, Jack James, Dolly, Great Milly, Little Milly, her daughter Sarah John George, Rose, Ned, Lydia, Betty daughter of Sarah & Nancy daughter of Sarah be divided between three of my sons viz. Jacob, Samuel & Daniel, and my three daughters viz. Frances, Jane & Tabitha the division to be as follows viz. each of my daughters to have two shares and each of the above named sons to have one share, that is each daughter to have twice as much as a son, to them and their heirs forever I give said negroes. Item the balance of the estate of what soever it may consist, I wish to be equally divided amongst my eleven children viz. John S. Woodson, Samuel, Elizabeth, Jacob, Philip, Mary, Frances, Daniel, Thomas, Jane & Tabitha, to them and their heirs forever agreeable to my husbands will.

Lastly I constitute and appoint Elder William Webber and my two sons Samuel & Daniel executor of this my last will and testament. In Witness whereof I have hereunto set my hand and affixed my seal this twenty seventh day of November eighteen hundred and two

Sign'd, seal'd, and acknowledged
in presence of

Elizabeth Woodson Seal.

Teste
William Webber
Thomas Woodson
Sally Woodson

At a Court held for Goodland county June the 20th 1803.

This writing was presented in court, proved by the oaths of William Webber and Thomas Woodson to be the last will

in the year
w Pleasants
ne part and
with respect
in consider-
moneys of
letter & hite
with granted
rant bar-
is heirs and
id county of
r leg and
lines of Ro-
ning North
to a corner
est one hun
g the said
oats, or
lace began
the said
le said
covenant
to war-
hite a good
land and
and any
said Mat-
s and seals
nt Seal
nt Seal
13.
his wife
dged by the
recovered
er be le.

and testament of Elizabeth Woodson dec^d and ordered to be recorded. Then on the motion of William Webber and Daniel Woodson two of the executors appointed hereby who made oath according to law, and together with John Brown and Thomas Woodson their securities entered into bond in penalty of six thousand dollars with such condition as the law requires, Probat hereof was granted them in due form. Test N. Miller C. C.

50th

I have this day call'd on Adam Toler to make a memo. of my last wish and desire Viz. I give my negroe man Abram to John Woodson jr or a son of John Woodson sen. when he the said John Woodson jr. comes of age. Should he die before he comes of age, the said negroe Abram I give to James George sen. and the said James George shall keep the said negroe Abram in a moderate hire until my just debts are paid & until the said John Woodson comes of age. But reflecting on the uncertainty of events that may happen, I leave James George as my exec^r and after paying my just debts, he the said James George shall have the benefit of the hire of my said negroe man Abram until the the said John Woodson jun. comes of age. As witness my hand & seal this 23rd of Jan^y 1803.

Test
Robert George
Adam Toler
John Langster

Rich^d. Anderson Seal

A Court held for Goochland county June 20th 1803.

This writing was presented in court, proved by the oaths of Robert George, Adam Toler and John Langster to be the last will and testament of Richard Anderson dec^d and ordered to be recorded.

Test N. Miller C. C.

A Court held for Goochland county July 18th 1803.

On the motion of James George the executor appointed hereby who made oath according to law, and together with John L Harris his security entered into bond in penalty of five hundred dollars conditioned as the law requires, Probat hereof was granted him in due form.

Test N. Miller C. C.

This Indenture Tripartite made & entered into this 20th

day of December in the year of our Lord one thousand seven hundred ninety three Between Stephen Murrell & Elizabeth Hayden & William Sampson each of the county of Goochland witneseth, that whereas a marriage is shortly intended to be had & solemnized between the said Stephen Murrell the s^r Elizabeth Hayden & where as the s^r Elizabeth Hayden is at this time seized & possessed of a certain tract or parcel of land containing two hundred Seventy acres & bounded by the lines of Mr. Rutherford Robert Hayden, Tho. Poor Callam Bailey, Mr. Isbell & John Hayden in the county of Goochland & on the waters of Sickinghole creek & also of the following negro slaves to wit Lydia & Pally & also sundry articles of household & kitchen furniture Now this indenture witnesseth that the s^r Stephen Murrell the s^r Elizabeth Hayden, doth sell, convey & dispose of the s^r tract or parcel of land & also the above named negro slaves & the s^r household & kitchen furniture unto the s^r W^m Sampson. In trust & upon this express condition nevertheless, that whereas the said Stephen Murrell is anxious & desirous of securing to the s^r Elizabeth Hayden & her heirs the before mentioned land, negroes & household furniture, that the s^r W^m Sampson shall stand seized for the sole use & behoof of the s^r Elizabeth Hayden & the heirs of her body during her coverture with the s^r Stephen Murrell of the s^r tract of land, negroes & household & kitchen furniture, to him & his heirs, & it is farther covenanted & concluded in between the s^r parties, that provided the s^r Elizabeth Hayden shall depart this life without issue of her body, preceed the death of the s^r Stephen Murrell, then the s^r W^m Sampson or his heirs shall re-convey to the s^r Stephen Murrell the s^r tract of land, the s^r negro slaves & the s^r household & kitchen furniture to him & his heirs for ever, & whereas the s^r Stephen Murrell may depart this life, leaving the s^r Elizabeth pregnant, It is therefore the true intent & meaning of this indenture, that such issue shall enjoy & inherit the whole or such part of the said land negroes & household furniture as it would have been entitled to agreeable to the law of disents, should he, she, or they have been born preceeding the death of the s^r Stephen Murrell. In Witness whereof the s^r Stephen Murrell, Elizabeth Hayden, & W^m Sampson, have hereunto set their hands & seals, the day & date above written.

Signed, sealed & delivered, in presence of

John Rutherford. J. Hayden. Thomas Poor.

Stephen Murrell Seal
 Elizabeth Hayden Seal
 W^m Sampson Seal

ere
 el
 path
 as Wood
 thousand
 hereof
 . C.
 the a
 m A
 he the
 becomes
 v. the the
 a mode
 John
 ty of events
 nd after
 have the
 til the
 my hand
 Seal
 by the
 be the
 need to
 C. C.
 nted nearly
 Harris
 dollars
 him in
 C. C.

A Court held for Goochland county the 21st day of July 1799
 Thomas Poor and Jesse Haden proved this indenture, (partly or marriage articles between Stephen Murrell & Elizabeth Haden and William Sampson in solemn form to be the acts and deeds of the said parties which was continued for further proof.
 Teste W. Miller C. C.

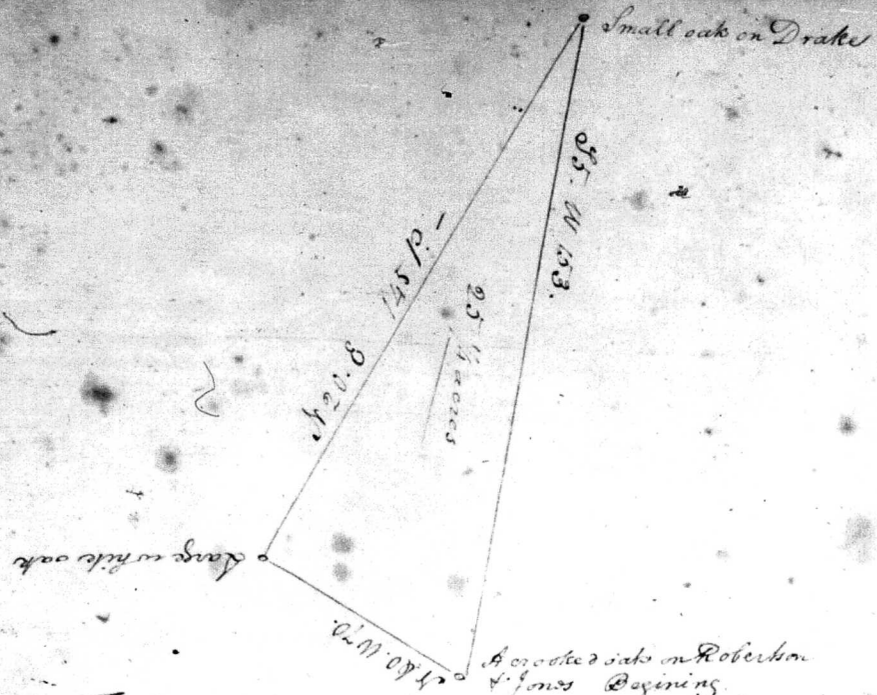
A Court held for Goochland county June the 20th 1803.
 John Rutherford fully proved this marriage contract to be the acts and deeds of Stephen Murrell, Elizabeth Haden and William Sampson, the parties hereto, and the same was decreed to be recorded.
 Teste W. Miller C. C.

(10)

This Indenture made this fifteenth day of November eighteen hundred thro between Benjamin Jones & Elizabeth his wife of the one part & Henry Duke of Goochland county of the other part witnesseth, that the said Benjamin Jones & Elizabeth his wife for the consideration of the sum of five hundred pounds current money have bargained & sold by these presents doth bargain & sell unto the said Henry Duke a tract or parcel of land lying & being in Goochland county containing a platt hereto annex'd Twenty five & one quarter acres, but one acre & 1/4 is to be taken from the bounds ascertained, so as include a spring commonly called & known by name the poplar spring to the said Jones. To have & to hold the ballance which is estimated to twenty four acres, to him the said Henry Duke, his heirs & assigns forever with all privileges thereto belonging. And the said Benjamin Jones & Elizabeth his wife doth hereby warrant the title of the aforesaid twenty four acres of land unto the said Duke against the claim or claim of any other person or persons whatsoever. In Witness whereof we have hereunto set our hands & seals the day & date above written

Signed, sealed & Delivered
 In presence of }
 Interlined before signed
 Joseph Williams
 John Williams Jun.
 Benjamin N. Thacker
 his
 marke.

his
 Benjamin Jones
 marke



The above is a true shape of 25 1/4 acres of Land samey
 from Benj. Jones to Henry Drake this 15th day of Nov. 1802.

J. P. 17903

A Court held for Goosehland County April 18th 1803.

This deed was presented in court and proved by the
 oath of Benjamin Thacker, to be the act and deed of Benjamin
 Jones a party hereto, which was ordered to be certified

Jest W. Miller C.C.

A Court held for Goosehland County June 21st 1803.

This deed was acknowledged by Benjamin Jones
 a party hereto to be his act and deed, and together with the an-
 nected plat ordered to be recorded.

Jest W. Miller C.C.

~~This indenture made this thirtieth day of April eighteen
 hundred three between Benjamin Jones & Elizabeth his wife of
 the county of Goosehland of the one part and Prince Tracey of the
 said county of the other part witnesseth, that the said Benjamin
 Jones & Elizabeth his wife for the consideration of forty five
 shillings current money to them in hand paid by the said
 Prince Tracey, the receipt whereof we do hereby acknowledge
 hath bargained, sold and delivered and do by these presents bar-
 gain, sell and deliver unto him the said Prince Tracey a
 piece~~

of July 1794.
 roved this in
 v. Murrell
 an form
 s continued
 ller C.C.
 to 1803.
 ge contract
 the Garden
 me was so
 C.C.
 mber eight
 with his wife
 of the other
 of Elizabeth
 e hundred
 these pre-
 es a tract
 containing as
 ces, but
 ind so ash
 me the
 be ballance
 id Henry
 ez thereto
 abeth his
 o twenty four
 rim or claims
 rop whereof
 oue written

nds Seal
 Seal

This Indenture made this thirtieth day of April eighteen hundred & three between Benjamin Jones & Elizabeth his wife of the county of Goochland of the one part and Prince Tracey of the said county of the other part Witnesseth, that the said Benjamin Jones & Elizabeth his wife for the consideration of forty five shillings current money to them in hand paid by the said Prince Tracey, the receipt whereof we do hereby acknowledge hath bargained, sold and delivered and do by these presents bargain sell and deliver unto him the said Prince Tracey a piece of land lying & being in the county of Goochland containing estimation two & one fourth acres, be the same more or less and bounded as follows

Beginning at a black ^{oak} on Yancey's road on Gurley Marsh's line, thence along the said line to a ^{oak} about four yards beyond Gurley Marsh's & Prince Tracey corner, thence to a black oak corner on the above road, thence along said road as it runs to the begining. To have and to hold the said land with all its appurtenances, to him the said Prince Tracey, his heirs &c forever and the said Benjamin Jones & Elizabeth his wife, for themselves their heirs &c doth hereby warrant and defend the title of the aforesaid land, to him the said Prince Tracey, his heirs &c against the claims or claims of all and every person or persons whatever. In Witness whereof we have hereunto set our hands & affixed our seals the day & date above written.

In presence of
 Benjamin Thacker
 Flemming Shortt
 Martin Robertson

his
 Benjamin x Jones
 marks

At a court held for Goochland county June 20th 1803.

This deed was presented in court, acknowledged by Benjamin Jones a party hereto, to be his act & deed, and ordered to be recorded.

Test N. Miller C. C.

This Indenture made the 11th day of May one thousand eight hundred & three between Edward Matthews of the county of Goochland of the one part, and Jas. H. Gordon of said county of the other part Witnesseth, that the said Edward Matthews in order to secure the payment of three hundred & eighteen dollars due to Arch Bryce of said county, and in consideration of one dollar to him in hand payed by the said James H. Gordon at or before the enscaling & delivery of these presents, the receipt whereof is hereby acknow

Original deed
 in court. Payed the 18th July 1804

he the said Edward Matthews hath granted, bargained & sold unto by
 the presents doth grant bargain & sell unto the said James H. Gordon
 one tract of land lying & being in the county of Goochland containing
 one hundred & eight & a half acres more or less, bounded by the lands of
 William Turner, Thomas Poor, James Poor, George Goodlow & James
 Tiller, also three negro slaves viz: John Charity & Nancy & the
 future issue of Charity & Nancy, and the reversion & reversions re-
 mainder & remainders, yearly & other rents issues & profits thereof & of
 every part & parcel thereof & of the said three negroes, John Charity
 & Nancy & all the estate, right, title, interest trust, property claim &
 demand whatsoever both at law & in equity of him the said Ed-
 ward Matthews into or out of the said land & negroes. To have & to
 hold the said tract or parcel of land lying & being in the county of
 Goochland containing one hundred & eight & one half acres more
 or less and bounded by the lands of William Turner, Thomas Poor
 James Poor, George Goodlow & James Tiller, also three ^{slaves} negroes
 viz: John Charity & Nancy & the future issue of Charity & Nancy,
 herein before mentioned to be granted with every the land & negroes
 to the said James H. Gordon, his heirs, executors admors. or assigns forever

Upon trust nevertheless that the said James H. Gordon shall after
 the first day of Jan^y eighteen hund^d. & five, & after giving three
 weeks public notice proceed to sell the same to the highest bid-
 der for ready money, and out of the money arising from the sale
 in the first place to pay & satisfy all reasonable charges attending
 such sale & the debt above mentioned & the residue of ^{the} money aris-
 ing from such sale as aforesaid to the use of the said Ed-
 ward Matthews, his heirs executors admors. or assigns or to such per-
 son or persons as would be entitled by the Statute of distribution
 of intestates estates. In Witness whereof I have hereunto sett
 my hand & seal the day & date as is here written.

Witness James H. Gordon & Edward Matthews underlined
 before signing
 John Martin
 Elisha Layne
 Nathan Martin
 Edward Matthews (H)

At about held for Goochland county June 20th 1803.
 This deed of Trust from Edward Matthews to James
 H. Gordon was presented in court, acknowledged by the said
 Edward to be his act and deed, and ordered to be recorded.
 Just W. Miller C

eighteen
 wife of
 of the
 Benjamin
 five
 said
 out of
 to bar
 a piece
 termination
 following
 line,
 as beyond
 oak
 into the
 certain
 and
 was their
 estate
 & claim
 with
 seals
 Gen-
 here
 C.C.
 and eight
 chland
 part
 the
 Bryce
 hand
 ling
 acknow
 edge

Original was delivered to Britton by the 17th July 1804
1804 Oct 1804 I again paid in its required place

This Indenture made this eighth day of June one thousand eight hundred & three between Obed Britt of the county of Goodland of the one part and John Forbes of Flavamia county of the other part Witness that the said Obed Britt in order to secure the payment of five hundred & thirty three dollars due to Arch? Dyce of Goodland county & in consideration of one dollar to him in hand paid by the said John Forbes at or before the envealing & delivering of these presents, the receipt whereof is hereby acknowledged, he the said Obed Britt hath granted, bargained & sold by these presents both grant, bargain & sell unto the said John Forbes all that tract or parcel of land being & lying in the county of Goodland containing two hundred & seventy four acres be the same more or less & bounded by the lands of Thomas Boling, Geo S. Smith (late Walter Clopton's) Jn^r. Philpotts & James Quigg, and the reversion & reversions, remainder & remainders, yearly & other rents issues & profits thereof & of every part & parcel thereof & all the estate, rights, title, interest, trust, property claim & demands whatsoever, both at law and in equity of him the said Obed Britt, into & out of the said land & appertinances;

To have & to hold the said tract or parcel of land being & lying in the county of Goodland, cont^g. two hundred & seventy four acres be the same more or less & bounded by the lands of Thomas Boling, George S. Smith (late Walter Clopton's) John Philpotts & Jas^r. Quigg herein before mentioned to be granted, with every the said appertinances to the said John Forbes his heirs executors administrators or assigns forever. Upon trust nevertheless that the said John Forbes shall after the first day of January eighteen hundred and five & after giving three weeks public notice in one of the news papers printed in the city of Richmond proceed to sell the same to the highest bidder for ready money & out of the money arising from the sale in the first place to place to pay & satisfy all reasonable charges attending such sale & the debts above mentioned & the residue of the money arising from such sale as aforesaid to the use of the said Obed Britt, his heirs executors administrators or assigns or to such persons or person as would be entitled by the statute of distributions of intestates estates.

In Witness whereof I have hereunto set

576

my
Wid
Ja
Jo
was
act
Received
the same
acknowledged
ex?
the
Vary
Our
part
sider
by the
where
cure
Mil
seew
on the
-dred
76. To
Paym
secur
afore
arise
said
Paym
of the
these
John
cutting
two he
the sa
county
and ad
Mary
in agro

576
my hand & seal the day & date above mentioned

Witness

James H. Gordon

John Bryce.

Obed Britt L.S.

A Court held for Goochland county June 20th 1803.

This deed of trust from Obed Britt to John Forbes was presented in court, acknowledged by the said Obed to be his act and deed, and ordered to be recorded.

Test W. Miller C.C.
Received July 31st 1803 Satisfaction of the within trust by the hands of Geo. S. Smith & Charles Watkins Arch. Bryce J.
The Court & monthly court held for Goochland County at the courthouse on Monday the 18th of October 1804. This receipt was acknowledged by Archibald Bryce jur. a party thereto to be his act and deed, and is ordered to be recorded
W. Miller C.C.

This Indenture made this eighth day of February in the year one thousand eight hundred and three between James Vaughan of the county of Goochland of the one part and John Curd and Nicholas M. Vaughan of the same county of the other part Witnesseth that the said James Vaughan for and in consideration of the sum of one dollar to him in hand paid by the said John Curd and Nicholas M. Vaughan, the receipt whereof he hereby acknowledges, but more especially to secure and save harmless Robert H. Saunders and William Miller who stand bound as two of the said James Vaughan securities in a bond executed by said James Vaughan on the fifteenth day of November one thousand eight hundred and two with Thomas Miller, Thomas Royster, Robert H. Saunders and William Miller his securities to Joseph Payne high sheriff of the county of Goochland, conditioned to secure and save harmless the said Joseph Payne as sheriff aforesaid from all damages costs and charges that may arise or be incurred on account of the conduct of him the said James Vaughan as deputy sheriff for the said Joseph Payne in the said county of Goochland. Now in consideration of the premises aforesaid, the said James Vaughan does by these presents grant bargain sell and deliver unto the said John Curd and Nicholas M. Vaughan and to their heirs executors & administrators forever the following property to wit two hundred acres of land, be the same more or less on which the said James Vaughan now resides lying and being in the county of Goochland on the waters of Tuckahoe creek and adjoining the lands of Daniel Wade, Henry H. Vaughan, Mary Vaughan and John Dab and Nancy his wife, also eleven negro slaves to wit, Joe, Fanny Suck, Nancy, Phill, Nancy

577
Henry, John, Isham, Oby & Frederick together with the future
increase of the females, four head of horses and thirteen head
of horned cattle, four feather beds and their furniture toge-
ther with all the household and kitchen furniture of what
nature and kind soever. To have and to hold the said ten hun-
dred acres of land more or less with the appurtenances thereunto be-
longing together with the negroes and their increase and all the other
property hereby conveyed unto the said John Burd and Nicholas
M. Vaughan, their heirs ext^{ra}. & adm^{rs}. forever, and the said
James Vaughan for himself and his heirs covenants and
agrees that he will forever warrant and defend the title
of the aforesaid tract or parcel of land and premises with
the negroes and other property against the claim of himself
and every other person whatever unto the said John Burd
and Nicholas M. Vaughan, their heirs ext^{ra}. & adm^{rs}. forever
Upon this trust and confidence however and upon the
following conditions that if the said James Vaughan his
heirs ext^{ra}. & adm^{rs}. do and shall secure and save harm-
less the said Robert W. Saunders Wm. Miller or either of them
their heirs ext^{ra}. & adm^{rs}. from the payment of any money what-
ever on account of their securityships aforesaid to Joseph
Payne Sheriff of Goochland for his the said James Vaughan's
faithfully discharging the office of Deputy Sheriff in said
county and shall also pay and satisfy all costs and charges for
recording and carrying this indenture into full effect, then
these presents and every thing herein contained are to be null
and void on the contrary it is covenanted and agreed by the
said James Vaughan for himself and his heirs t^o. That when-
ever any judgment or judgments may be recovered at any
time and from time to time against the said Rob^t. W. Saun-
ders William Miller or either of them or either of their
heirs ext^{ra}. or adm^{rs}. on account of their securityships for him
the said James Vaughan to Joseph Payne Sheriff as aforesaid
that it shall and may be lawful for the said John Burd
and Nicholas M. Vaughan or either of them, their heirs ext^{ra}.
or adm^{rs}. on being requested & required by the said Robert
W. Saunders Wm. Miller or either of them, their heirs ext^{ra}.
or adm^{rs}. to sell for ready money the lands and premises
negroes and other property hereby conveyed, or so much there-
of as shall be sufficient to discharge the judgment or judg-
ments from time to time as aforesaid, recovered as aforesaid.

578
the
by
la
li
at
ce
hi
we
an
her
sa
in
des
ren
for
the
20
In

and all the necessary expenses for recording and carrying this indenture into full effect as aforesaid, upon the premises or elsewhere, with in the county of Goschland on giving ten days notice of the time and place of such sale, by advertising the same at the Court-houses of the said county or else where within the said county and from the proceeds of such sale or sales pay and satisfy the judgment or judgments as aforesaid and all other necessary expenses t^o. as aforesaid, and the surplus if any to be returned the said James Vaughan, his heirs, exors. admors. or assigns and the said James Vaughan for himself and his heirs hereby ratifies and confirms whatever the said John Curo and Nicholas M. Vaughan or either of them, their heirs, exors. or admors. may do or cause to be done by virtue of the power hereby vested in them, and does hereby authorize and empower them or either of them, their heirs, exors. or admors. in case a sale or sales should take place, under and in virtue of this indenture to convey the property, so sold as a trustee or trustees as the case may be by deed or otherwise, which shall be good and valid in law. In Witness of all which the said James Vaughan hath hereto set his hand and seal the day and year first written.

Signed, sealed & Delivered
in presence of

James Vaughan 

This annexation in the nature of a further indenture interpreteth that the said James Vaughan charges all the surplus of the property by the foregoing indenture conveyed in trust to John Curo and Nicholas M. Vaughan for the purpose of securing Rob. H. Saunders & William Miller as therein expressed after they are fully exonerated and discharged from their said securityship to save harmless and secure Thomas Miller and others who are bound as his securities for his administration on the estate of Matthew Vaughan dec^d. which will more fully appear by referring to the records of Goschland court and the said John Curo & Nicholas M. Vaughan or either of them their heirs t^o. after the discharge of the said Saunders & W. Miller as aforesaid from their said securityship are hereby authorized & empowered in similar cases with those stated in behalf of the said Rob. H. Saunders & W. Miller, to sell so much of the surplus property as may remain to indemnify the said Thomas Miller & other securities for the administration as aforesaid t^o. In Witness whereof the said James Vaughan has hereto put his hand and seal this 20th day of June 1803.

In presence of

James Vaughan 

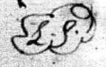
At a Court held for Goochland county June 20th 1802

This deed of Trust from James Vaughan to John Burd and Nicholas M. Vaughan, ^{with the permission by way of a further indenture} was presented in court, acknowledged by the said James, to be his act and deed and ordered to be recorded

Just M. Miller c. l. e.

This Indenture made this twentieth day of December in the year of our Lord one thousand eight hundred and three between Lewis Chaudoin of Goochland county of the one part and Leonard Page of the same county of the other part witnesseth that the said Lewis Chaudoin, ^{for and in consideration} of the sum of fifteen pounds current money of Virginia to him in hand paid by the s^d Leonard Page before the sealing and delivery of these presents the receipt whereof the said Lewis Chaudoin doth hereby acknowledge, hath granted, and sold and confirmed by these presents doth grant bargain sell and confirm unto the s^d Leonard Page his heirs and assigns a piece or parcel of land being and lying on the south side of the road called Riddle's road adjoining David Saunders land on the North, William James land on the south together with part of the same belonging to Tho^s Riddle's state now held by John Gammon, which tract or parcel of land containing threeteen acres be the same more or less with all woods ways and profits whatever to the s^d Leonard Page his heirs and assigns forever, to the s^d Leonard Page his heirs and assigns forever, and that the s^d Leonard Page may forever hereafter peaceably have hold and enjoy all and singular appertinances thereunto belonging, and the said Lewis Chaudoin and his heirs and assigns shall and will warrant and forever defend by these presents the aforesaid land with unto the s^d Leonard Page his heirs and assigns against the claim of all persons whatever, having or lawfully claiming any part thereof. In Witness whereof the said Lewis Chaudoin doth hereunto my hand and seal this day and date above.

Sealed & delivered in presence of

Lewis Chaudoin 

Gideon Alms, Jacob Gilliam, John Riddle

our
and
Geo
inc
in
-ney
Som
then
Ma
pres
and
-ever
coun
bed
be th
at a
blopt
mer p
twent
pinc
fifty
of ma
all p
or im
-der a
parce
tract
purte
assign
by the
-entors
his he
defens
appre

At a court held for Goochland county June 20. 1803.

This deed from Lewis Chaudoir to Leonard Page was presented in court, acknowledged by the said Lewis to be his act and deed, and ordered to be recorded. Test N. Miller C.C.

ex. p. }
Del. }

This Deed made this twenty fifth of March in the year of our Lord one thousand eight hundred and three between Obed Dritt and Mary his wife of the county of Goochland of the one part, and George Sterling Smith of the same county of the other part Well neth, that the said Obed Dritt and Mary his wife for and in consideration of the sum of fifty two pounds current money of Virginia to them in hand paid by the said George Sterling Smith, the receipt whereof they doth hereby acknowledge and themselves therewith fully satisfied, they the said Obed Dritt and Mary his wife hath granted, bargained and sold, and by these presents doth grant bargain and sell, deliver and confirm unto the said George Sterling Smith, his heirs and assigns forever one certain tract or parcel of land, lying situate in the said county of Goochland being part of the tract whereon the said Obed Dritt and Mary his wife now lives, containing twenty six acres be the same more or less, and bounded as follows to wit, Beginning at a corner post oak in Walter Cloptons line, running thence on ^{the} said Clopton South forty degrees East sixty two and an half chain to a corner pine on Daniel Boyce, thence with the said Boyce's line North twenty eight degrees East twenty four and an half chain to a corner pine, thence a new line of marked trees North fifty degrees West fifty chain to a corner pine on the said Dritt, thence a new line of marked trees South sixty five degrees West to the beginning, with all profits, hereditaments and appurtenances therunto belonging or in anywise appurtenant and the reversion and reversions, remainder and remainders, rents issues and profits and every part and parcel thereof. To have and to hold the said bargained and granted tract or parcel of land and premises with all and singular the appurtenances unto the said George Sterling Smith, his heirs and assigns forever, and the said Obed Dritt and Mary his wife doth by these presents covenant and agree for themselves, their heirs executors and administrators to and with the said George Sterling Smith his heirs executors and administrators to warrant and forever defend the said tract or parcel of land and premises, and the appurtenances unto the said George Sterling Smith, his heirs

802.
John
t. acknow
red to be
ble
ber in
three be
part and
nepeth
sands
the s.
presents
erly ac-
by these
the s.
of land
le's rode
in James
ing to
ick track
in more
the s.
nd interest
id and
nd hole
Leon
be only
id as
ever
ilar
is Chaud
ant and
rth with
claim
any part
herewo-

E.S.

and assigns forever against the claim or demand of them the said Obed Britt and Mary his wife or either of them, or any other person or persons whatsoever claiming by through from or under them or either of them; and also against the claim or demand of any person or persons whatsoever of in or to the said granted parcel of land and premises. In testimony whereof the said Obed Britt and Mary his wife hath to these presents set their hands and affixed their seals the day and year first above written

Signed Sealed and acknowledged in the presence of
Paul Dismukes
Will Bolling
John Bernard
Tho. Miller
Wm R Fleming

Obed Britt (L.S.)
Mary Britt (L.S.)

Ex 1803

The Commonwealth of Virginia to John Hopkins, A.C. Randolph Tho. Miller & Wm R Fleming Gent. justices of the peace for Goochland county greeting. Whereas Obed Britt & Mary his wife by their certain deed bearing date the 25th day of March 1803 have sold and conveyed unto George S. Smith the fee simple estate of and in a certain tract of land containing twenty six acres with the appurtenances lying and being in the county of Goochland, and whereas the said Mary cannot conveniently travel to the courthouse of our said county of Goochland to make her acknowledgment of the said conveyance. Therefore we give unto you, or any two or more of you power to receive the acknowledgment which the said Mary shall be willing to make before you of the conveyance aforesaid contained in the said deed, which is hereto annexed and we therefore command you that in your proper persons you go to the said Mary and receive her acknowledgment of the same and examine her privily and apart from the said Obed Britt whether she doth the same freely and voluntarily without his persuasions or threats, and whether she be willing that the same shall be recorded in our said county court, and when you have received her acknowledgment, and examined her as aforesaid that you distinctly and openly certify us thereof in our said court under your seals, sending then thence this writ and this deed. Witness Wm Miller clerk of our said court at the courthouse this 21st day of March 1803 in the 27th year of our foundation

W. Miller

Goochland Co. Agreeably to the within commission, we have pro-
 ceeded to examine Mary Britt the wife of Obed Britt touching
 her relinquishing of her right of dower in twenty six acres of land
 sold by the said Obed Britt to Geo. S. Smith & conveyed by a
 deed bearing date 25 March 1803. She doth willing consent
 to relinquish her right of dower in the same, free from any
 constraint or compulsion of her said husband, & consents that the
 same shall be committed to record. Given under our hands &
 seals this 25th March 1803.

Wm. R. Fleming

The Miller

At about held for Goochland county June 20th 1803.

This deed from Obed Britt and Mary his wife to George
 S. Smith, was presented in court, acknowledged by the said
 Obed to be his act and deed, and together with the annexed com-
 mission and certificate of relinquishment indorsed thereon, ordered
 to be recorded.

Test W. Miller C.C.

Goochland county court Feb. 21st 1803.

Ordered that William Harris Matthew Pleasants, Archibald
 Pleasants, Joseph Woodson (of Genito) and Thomas Watkins, or any three
 of them, who being first duly sworn before some justices of the peace
 for this county appraise in current money, the slaves and all the other
 personal estate of Thomas Woodson dec'd, and that William Johnson the
 adm'r of the deceased, report an inventory thereof to this court

Test W. Miller C.C.

Inventory of the appraisement of the estate of Thomas Woodson dec'd.

10 earthen plates	
4 D ^o Dishes	" 2 ^o 6
3 d ^o bowls	" 5 ^o -
3 Cups & 4 Saucers	" 1 ^o 6
1 Sauce tureen, 1 mugget & 1 salt Celler	" " 6
1 Tin Sugar box	" 3 ^o -
1 Tin pan	" 2 ^o 6
2 puter plates & 3 spoons	" 1 ^o -
1 Tin Coffee pot	" 3 ^o -
1 glass Tumbler	" 2 ^o -
1 Cream jug	" " 9
	3
1 Walnut Table	15 ^o -
1 d ^o d ^o	15 ^o -
1 Iron pot	6 ^o -

1 Frying pan	" 1 "	-
1 Dutch oven	" 12 "	-
1 Steel pan & Trivet	" 1 "	-
1 butter pot	" 3 "	-
6 Knives & 5 forks	" 3 "	-
1 pail	" 1 "	6
1 Meal sifter	" 2 "	-
4 Rush bottom chairs	" 2 "	-
1 feather bed & furniture	7	0 0
1 bedstead & under bed	" 12 "	-
1 feather bed & furniture	12	0 0
1 Table cloth	" 6 "	-
1 Flax wheel	" 3 "	-
1 Negro man named Bob	60	0 0
1 d ^o d ^o Frank	80	0 0
1 negro woman named Suey	10	0 0
1 d ^o d ^o Patty & Child	70	0 0
1 d ^o boy named Charles	35	0 0
1 d ^o girl d ^o Hannah	30	0 0
1 d ^o d ^o Aggy	15	0 0
carried over	<u>\$324</u>	<u>14 6</u>
Inventory continued to am. bro ^t forward	\$324	4 0
1 Bow & calf	5	0 0
1 yearling	1	10 0
	<u>\$330</u>	<u>14 6</u>
3 sheets one counterpan & Pillow case	4	13 6
	<u>\$335</u>	<u>8 0</u>
1 Negro man named Sam		
1 d ^o d ^o d ^o Charles		
		Both run away

We the under written being duly qualified have appraised the estate of Thomas Woodson dec^d as above. Given under our hands this 18th day of March one thousand eight hundred & three

Joseph Woodson
 Math Pleasant
 Thomas Watkins

The above appraisers qualified before me this 21 of March 1803
 Francis Harris

Wm Johnson Administrator

The negroes Frank Sam, Patty & Charles mentioned in the above inventory were allotted to the following legatees by mutual consent of all the legatees, the s^d legatees being all of full age vizt Frank to Ben^y Woodson, Sam to Stephen Woodson, Patty & Child Charles to Wm Johnson on the 22nd of Feb^r 1796.

At a court held for Goosecreek county June 20th 1803.

This inventory and appraisement was presented in court and ordered to be recorded.
 Test M. Miller C.C.

Gooch^d county court Apr^l 18th 1803

Ordered that Josiah Woodson, Philip Woodson, Charles Johnson Daniel M. Calister & John Utley or any three of them being first sworn before some justice of the peace for this county appraise in current money the slaves if any, and all the other personal estate of Lowell Williams dec^d and that the admors. of the said decedent report an inventory thereof to this court. Just W. Miller C.

Those whose names are undersigned (being first duly sworn) have proceeded agreeable to annexed order of court to appraise the estate of Powell Williams dec^d of Goochland county Virg^a

1 white buck ^l cow apprais ^d	ta	£ 3 ⁰⁰ 10 ⁰⁰ 0
1 brindle cow & calf	do	4 ⁰⁰ 0 ⁰⁰ 0
2 heifers red & brindles	do	4 ⁰⁰ 0 ⁰⁰ 0
2 yearlings	do	3 ⁰⁰ 0 ⁰⁰ 0
1 black sow & 5 pigs	do	2 ⁰⁰ 5 ⁰⁰ 0
2 barrows 3 sows 1 Shag	do	2 ⁰⁰ 2 ⁰⁰ 0
1 bed & furniture to bed	do	4 ⁰⁰ 0 ⁰⁰ 0
1 d ^o a ^o d ^o	do	3 ⁰⁰ 0 ⁰⁰ 0
1 old loom & harness	do	2 ⁰⁰ 15 ⁰⁰ 0
2 pales & tub	do	0 ⁰⁰ 6 ⁰⁰ 0
2 tables	do	0 ⁰⁰ 15 ⁰⁰ 0
1 pine safe	do	1 ⁰⁰ 0 ⁰⁰ 0
1 Large pine chest	do	1 ⁰⁰ 5 ⁰⁰ 0
1 Spinning wheel & Caras	do	0 ⁰⁰ 15 ⁰⁰ 0
5 old chairs	do	2 ⁰⁰ 4 ⁰⁰ 6
1 bread tray & Sifter	do	0 ⁰⁰ 5 ⁰⁰ 6
1 Knife box 6 knives & forks	do	0 ⁰⁰ 7 ⁰⁰ 6
Spice Mortar & pestle	do	0 ⁰⁰ 3 ⁰⁰ 0
Coffee pot	do	0 ⁰⁰ 3 ⁰⁰ 0
Candle sticks & shears	do	0 ⁰⁰ 4 ⁰⁰ 6
Looking Glass	do	0 ⁰⁰ 1 ⁰⁰ 6
4 barrels corn @ 14 ⁰⁰	do	2 ⁰⁰ 16 ⁰⁰ 0
80 ^{lbs} Bacon @ 8 ⁰⁰	do	2 ⁰⁰ 13 ⁰⁰ 4
4 ⁰⁰ Cotton in Seed	do	0 ⁰⁰ 15 ⁰⁰ 0
2 barrels 2 Table N. Scales	do	0 ⁰⁰ 7 ⁰⁰ 0
1 hand Saw	do	0 ⁰⁰ 2 ⁰⁰ 0
1 Moms Saddle	do	2 ⁰⁰ 5 ⁰⁰ 0
2 hives w th bees	do	0 ⁰⁰ 12 ⁰⁰ 0
6 old gums	do	0 ⁰⁰ 2 ⁰⁰ 0
1 Large Iron pot & hooks	do	0 ⁰⁰ 15 ⁰⁰ 0
1 pole ax, 2 old hoes	do	0 ⁰⁰ 6 ⁰⁰ 0
1 Pot rack, hook grid Iron Saddle	do	0 ⁰⁰ 17 ⁰⁰ 0
Shovel, Baker & Flat Iron	do	0 ⁰⁰ 12 ⁰⁰ 4
Carried over		£ 12 ⁰⁰ 4

to 18.

over ent & for

and

	Dr. over	£43. 12. 4
7 earthen plates 4 cups 13 saucers & bowl	to	0. 4. 0
1 pewter bason dish 13 spoons	to	0. 7. 0
1 Blow hammer	to	0. 1. 0
1 horse	to	9. 0. 0
1 plow & Geer	to	1. 0. 0
		<u>£54. 11. 10</u>

Philip Woodson
 John Utley
 Josiah Woodson

I hereby certify that the within appraisors were duly sworn to agreeable to law before me a magistrate for the county of Goochland. Given under my hand this 12th of May 1803.

Francis Harris

At a court held for Goochland county June 20. 1803.

This Inventory and appraisement was presented in court and ordered to be recorded

Jest M. Miller C.

ex. 27
 Del?

The Commonwealth of Virginia to John Hopkins M. R. Fleming & Thomas Miller Gent. justices of the peace for Goochland county greeting, whereas Walter Clopton and Eloner his wife & Agnes Clopton by their certain deed bearing date the 6th day of November 1802 have sold and conveyed unto George S. Smith the fee simple estate of and in a certain tract or parcel or parcel of land containing two hundred seventy two and one half acres be it more or less with the appurtenances lying and being in the county of Goochland, and whereas the said Eloner cannot conveniently travel to the courthouse of our said county of Goochland to make her acknowledgment of the said conveyance, Therefore we give unto you or any two or more of you power to receive the acknowledgment which the said Eloner shall be willing to make before you of the conveyance aforesaid contained in the said deed which is hereto annexed, and we do therefore command you that in your proper persons you go to the said Eloner, and receive her acknowledgment of the same and examine her privily and apart from the said Walter, whether she doth the same freely and voluntarily without his persuasions or threats and whether she be willing that the same shall be recorded in our said county court and when you have received her acknowledgment and examined her as aforesaid, that you distinctly and openly certify us thereof in our said court under your seals, sending them there

This writ and the deeds. Witness William Miller clerk of our said court at the Courthouse this 24th day of January 1803 in the 27th year of our foundation.

W. Miller

Goochland County Va. In obedience to the within commission directed to us, we this day went to the within named Eloner the wife of Walter Clopton, and examined her privily and apart from the said Walter touching her relinquishment of dower in the lands conveyed by the annexed deed to George S. Smith, and she being thus examined, did sign and acknowledge to be her act and deed the said annexed deed, and relinquished her right to dower in the lands thereby conveyed, and declared to us that she did the same freely and voluntarily without the persuasion or threats of her husband the said Walter Clopton, and she also declared that she was willing her acknowledgment and relinquishment should be entered of record in the court of Goochland county. Given under our hands and seals this 25th day of March 1803.

Tho. Miller

Wm. R. Fleming

At a Court held for Goochland county June 20th 1803.

This commission was returned to court and together with the certificate of relinquishment in and on ordered to be recorded. Test W. Miller c. c.

This Indenture made this ninth day of April in the year of our Lords one thousand eight hundred and three between David Ellis of the one part and Joseph Farrar of the other part with c^o that the said David Ellis for and in consideration of the sum of eighty five pounds ten shillings current money of Virginia to him now hand paid: (the receipt whereof the said David Ellis doth hereby acknowledge) hath bargained, sold and delivered unto the said Joseph Farrar, his heirs and assigns forever, a certain tract or parcel of land lying and being in the county of Goochland on the waters of Doven creek, containing by survey thirty eight acres be the same more or less and bounded as followeth to wit, Beginning at white oak a corner on Jefe Redd, thence North seventy nine degrees East fifty four chains to stake thence on David Ellis's line North fourteen degrees West thirty and six half chains to white oak or post oak, thence North seven and ten degrees East thirteen and one quarter chains to a pine, thence

12.4
4.0
7.0
1.8
0.0
0.0
2.10
Edison
by
sam
duly
for the
of May
is
1803.
pre=
er C.C.
W. R. Flem
chland.
wife &
6th day
S. Smith
parcel
half acres
ing in the
not con=
Goochland
Therefore
the acknow
ke before
eed which
at in your
her ac=
and apart
ely and
either she
is county
t and he=
certify
en there

North eight degrees West sixteen chains to pointers on Judges
 ferry road, thence on Joseph Farrar's line South thirty four and
 an half degrees West eighty four chains to white oak at the
 beginning To have and to hold, possess and peaceably enjoy
 the same with all and singularly the advantages thereunto be-
 longing or in anywise appertaining thereto free from the claim
 right and title of him the said David Ellis his heirs or as-
 signs forever, and I do hereby warrant and defend the title
 of the above mentioned lands and premises to be good and law-
 ful unto the said Joseph Farrar his heirs & assigns forever it
 being my intention to convey unto the said Joseph Farrar his
 heirs or assigns a good and lawful title in fee simple to the said
 lands above mentioned. In Witness whereof I have hereunto set
 my hand and affixed my seal the day and year above written

Signed sealed and delivered
 in presence of

David Ellis Seal

D. Guerrant
 Benjamin Halsall
 William Farrar
 James A. Ellis

Memorandum that on the day and date of the within written
 deed peaceable and quiet possession and seizen of the within
 mentioned tract and premises were given by the within named
 David Ellis to the said Joseph Farrar according to the form tenor
 and effect of the within written deed

David Ellis

Teste
 D. Guerrant
 Benjamin Halsall

Recd the day and date within mentioned of Joseph Farrar the with-
 in mentioned sum of Eighty five pounds ten shillings in full for the
 said tract of land and premises. As Witness my hand

David Ellis

Teste
 D. Guerrant
 Benjamin Halsall
 William Farrar
 James A. Ellis

At a Court held for Goschland county April 18th 1803.

This deed was presented in court and together with the
 memorandum and receipt hereon, proved by the oath of Daniel
 Guerrant, and the said deed and receipt by the oath of Will-
 iam Farrar, to be the act and deed of David Ellis a party hereto
 which was ordered to be certified

Jest W. Miller C.C.

or had to
 D. Guerrant for
 1803

mem
 Ellis

Deny
 How
 of the
 land

Sally
 of one
 to them

hereby
 sent a
 & assign

of land
 of the
 now re

more on
 Thomas
 N. Had

together
 -ving to
 of said

road ad
 Ho hold
 -ces un

Benja
 their he
 N. Had

& Agath
 the said
 to the so

them &
 whereof
 have to

588

At a Court held for the County of Goochland June 20th 1803

Benjamin Walcott fully proved this deed and the memorandum and receipt upon it to be the acts and deeds of Daniel Ellis a party hereto, and the same were ordered to be recorded.

Test M. Miller C. C.

as it shall be
to the said
John N. Haden.

This Indenture made the second day of October in the year of our Lord one thousand seven hundred and ninety eight between Benjamin Darst and Sally his wife of the county of Rockbridge Town of Lexington and Agatha Payne of the county of Goochland of the one part & John Nelson Haden also of the ~~the~~ county of Goochland of the other part Witnesseth, that the said Benjamin Darst & Sally his wife & Agatha Payne for and in consideration of the sum of one hundred and thirty pounds current money of the state of Virginia to them in hand paid by the said John N. Haden, the receipt whereof is hereby acknowledged, have granted, bargained, sold, and by these presents do grant, bargain, sell unto the said John N. Haden, his heirs & assigns, all their right, title & interest in or to a certain tract or parcel of land, situate lying & being the said county of Goochland on both sides of the three chop'd road, being the land whereon the said Agatha Payne now resides containing one hundred and forty four acres (be the same more or less) and is bounded as followeth to wit, by the lines of George Thomason, Jacob Morgan, Mary Coley, William Lee, the said John N. Haden, Thomas Farmer, Robert Singleton & William Turner together with the appertinances & every part & parcel thereof (saving to the said Agatha Payne any right she may have to three acres of said land, lying on the North east side of the said three chop'd road adjoining the plantation whereon she now resides) To have & to hold the above described land & premises with the appurtenances unto the said John N. Haden, his heirs & assigns, and the said Benjamin Darst & Sally his wife & Agatha Payne for themselves their heirs, heirs exec. & admors. doth covenant with the said John N. Haden, that they the said Benjamin Darst, Sally his wife & Agatha Payne, the said tract of land with the appurtenances unto the said John N. Haden, his heirs &c. (except the above reservation to the said Agatha Payne) will for ever warrant defend from them & their heirs respectively only by these presents. In Witness whereof the said Benjamin Darst, Sally his wife & Agatha Payne have hereunto subscribed their hands & affixed their seals (asa

judges
Court and
at the
by enjoy
accrue to be
the claim
ers or as
to the title
and law
over it
er his
to the said
means set
written
Seal
written
than
med
tenor
Ellis
the with
ee for the
to the
mist
Will
by hand
C.C.

North eight degrees West sixteen chains to pointers on Judas
 ferry road, thence on Joseph Farrar's line South thirty four and
 an half degrees West eighty four chains to white oak at the
 beginning To have and to hold, possess and peaceably enjoy
 the same with all and singularly the advantages thereunto be-
 longing or in anywise appertaining thereto free from the claim
 right and title of him the said David Ellis, his heirs or as-
 signs forever, and I do hereby warrant and defend the title
 of the above mentioned lands and premises to be good and law-
 ful unto the said Joseph Farrar, his heirs & assigns forever, it
 being my intention to convey unto the said Joseph Farrar his
 heirs or assigns a good and lawful title in fee simple to the said
 lands above mentioned. In Witness whereof I have hereunto set
 my hand, and affixed my seal the day and year above written

Signed sealed and delivered
 in presence of

David Ellis Seal

D. Guerrant
 Benjamin Halsall
 William Farrar
 James A. Ellis

Memorandum that on the day and date of the within written
 deed peaceable and quiet possession and seizen of the within
 mentioned tract and premises were given by the within named
 David Ellis to the said Joseph Farrar, according to the form tenor
 and effect of the within written deed

Testo

David Ellis

D. Guerrant
 Benjamin Halsall

Rec'd the day and date within mentioned of Joseph Farrar the with-
 in mentioned sum of Eighty five pounds ten shillings in full for the
 said tract of land and premises. As Witness my hand

Testo

David Ellis

D. Guerrant
 Benjamin Halsall
 William Farrar
 James A. Ellis

At a Court held for Goose Island county April 18th 1803.

This deed was presented in court and together with the
 memorandum and receipt hereon, proved by the oath of Daniel
 Guerrant, and the said deed and receipt by the oath of Will-
 iam Farrar, to be the act and deed of David Ellis a party thereto
 which was ordered to be certified

Testo W. Miller C C

At a Court held for Goochland county June 20th 1803.

Benjamin Balsall fully proved this deed and the memorandum and receipt upon it to be the act and deeds of David Ellis a party hereto, and the same were ordered to be recorded.

Test W. Miller C. C.

as it did to
B. Balsall for
J. Haden.

This Indenture made the second day of October in the year of our Lord one thousand seven hundred and ninety eight between Benjamin Darst and Sally his wife of the county of Rockbridge Town of Lexington and Agatha Payne of the county of Goochland of the one part & John Nelson Haden also of the the county of Goochland of the other part Witnesseth, that the said Benjamin Darst & Sally his wife & Agatha Payne for and in consideration of the sum of one hundred and thirty pounds current money of the state of Virginia to them in hand paid by the said John N. Haden, the receipt whereof is hereby acknowledged, have granted, bargained & sold, and by these presents do grant, bargain & sell unto the said John N. Haden, his heirs & assigns, all their right, title & interest in or to a certain tract or parcel of land, situate lying & being the said county of Goochland on both sides of the three chop'd road, being the land whereon the said Agatha Payne now resides containing one hundred and forty four acres (be the same more or less) and is bounded as followeth to wit, by the lines of George Thomsen, Jacob Morgan, Mary Coley, William Lee, the said John N. Haden, Thomas Farmer, Robert Singleton & William Turner together with the appertinances & every part & parcel hereof (saving to the said Agatha Payne any right she may have to three acres of said land, lying on the North east side of the said three chop'd road adjoining the plantation whereon she now resides) To have & to hold the above described land & premises with the appurtenances unto the said John N. Haden, his heirs & assigns, and the said Benjamin Darst & Sally his wife & Agatha Payne for themselves their heirs, heirs ex or & admors. doth covenant with the said John N. Haden, that they the said Benjamin Darst, Sally his wife & Agatha Payne, the said tract of land with the appurtenances unto the said John N. Haden, his heirs & assigns (except the above reservation to the said Agatha Payne) will forever warrant defend from them & their heirs respectively only by these presents. In Witness whereof the said Benjamin Darst, Sally his wife & Agatha Payne have hereunto subscribed their hands & affixed their seals (asa

special warrants) the day and year above written

Witness for Agatha Payne
Fleming Payne
William Bowles
Wm Turner
Meredith Anneson
James Tiller

Benjamin Darst (L.S.)
Sally L Darst (L.S.)
Agatha ^{her} _{mark} Payne (L.S.)

At a court held for the county of Rockbridge the second day of October 1798. Benjamin Darst & Sally his wife acknowledge this their indenture of bargain & sale for land to John N. Waden, and ordered to be certified to the county court of Goochland the said Sally the wife having been first privily examined, voluntarily relinquished her dower &c in the land conveyed hereby according to law.

Teste Andrew Reid C.D.

At a court held for Goochland county on the 15th day of April 1799. This Indenture from Benjamin Darst & Sally L his wife and Agatha Payne to John N Waden with the certificate of the clerk of Rockbridge court endorsed was presented in court and proved by the oaths of Fleming Payne and William Turner to be the act and deed of said Agatha Payne and ordered to be certified

Teste W. Miller C.C.

At a court held for Goochland county July 18th 1803. This deed and the indorsements hereon were ordered to be recorded

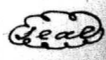
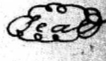
Test W. Miller C.C. -

This Indenture made and entered into this 20th day of May in the year one thousand eight hundred and three between Joseph Shelton of the county of Amherst and Mary his wife of the one part & Samuel Woodson of the county of Goochland of the other part with covenants, that the said Joseph Shelton & Mary his wife for & in consideration of the sum of fourteen hundred and thirty two pounds ten shillings current money to them in hand paid by the said Samuel Woodson, the receipt whereof they do hereby acknowledge & thereof acquit and discharge the s^d Samuel Woodson & his heirs forever, have granted, bargained, sold and delivered by these presents do grant, bargain, sell and deliver unto the said Samuel Woodson, his heirs forever, a certain tract or parcel of land, lying and being in the county of Goochland on both sides of

Little creek, containing by survey bearing date the 7th day of April 1803. five hundred & seventy three acres & bounded as followeth to wit, beginning at William Sadler's corner post oak, standing on the line of Samuel Couch dec^d with his lines North seventy six degrees West one hundred & sixty seven poles to three red oaks, pointers, thence South twenty five degrees West, one hundred and ninety eight poles crossing Little creek at eighty three poles, & at one hundred & thirty two poles, & horse pen branch at one hundred & seventy four poles to pointers in Couches fields, thence North forty nine and one half degrees West one hundred & sixteen poles to Edward Poling and John Humbers corner, two pines and a post oak pointers, thence North six degrees East eighteen poles, thence North fifteen & one half degrees, East one hundred and nine poles, thence North twelve degrees East, two hundred & thirty poles crossing three branches to a large white oak, being John Humbers corner, thence with his line, North fifty seven degrees West sixty three poles crossing Gilliam's branch to a corner red oak on the line of John Gilliam dec^d & with his line, North ten degrees East eighty seven poles to two pines pointers on Braddock Vaughan's line and with his lines, South fifty one degrees, East two hundred & thirty three poles crossing Little creek & Baley's run to a pine, thence South ten degrees, West fifty nine poles to a dogwood, thence South seventy one degrees, East, one hundred & fifty six poles to William Sadler's corner spanish oak, thence with his line, South twelve degrees West one hundred & fifty four poles to the beginning. To have and to hold the before granted land and premises with its appertinances unto the s^r. Samuel Woodson this heirs forever, & the s^r. Joseph Shelton & Mary his wife for themselves and their heirs, the afores^d tract or parcel of land with its appertinances, unto the said Samuel Woodson this heirs forever, against the claim or demand of all and every person or persons whatsoever will warrant and forever defend.

In Witness whereof the said Joseph Shelton and Mary his wife have to these presents set their hands and seals the day & date above mentioned.

Signed sealed & Delivered
 In presence of 3
 Fleming Payne
 Ch. F. Bates.
 James Vaughan

Jos. Shelton 
 Mary Shelton 

At a court held for Goochland county July 18th 1803.

This deed from

Joseph Shollen and Mary his wife to Samuel Woodson was presented in court, proved by the oaths of Fleming Payne, Charles F. Dates and James Vaughan to be the act and deed of the said Joseph, and ordered to be recorded. Test W. Miller C. C.

and sent to
Bible with
the deed.

The Commonwealth of Virginia to

Gent justices of the peace for Summer county Teneffe greeting
 whereas John Dickason & Ann his wife by their certain deed bearing date the 20th day of Oct^r 1802 have sold and conveyed unto James Bibb the fee simple estate of land in a certain tract or parcel of land containing 146 acres more or less with the appurtenances laying and being in the county of Goschland, and whereas the said Ann Dickason cannot conveniently travel to the courthouse of our said county of Goschland to make her acknowledgment of the said conveyance. Therefore we give unto you or any two or more of you power to receive the acknowledgment which the said Ann Dickason shall be willing to make before you of the conveyance aforesaid contained in the said deed which is hereto annexed, and we therefore command you that in your proper persons, you go to the said Ann Dickason, and receive her acknowledgment of the same, and examine her privily and apart from the said John Dickason, whether she doth the same freely and voluntarily without his persuasions or threats, and whether she be willing that the same shall be recorded in our said county court, and when you have received her acknowledgment and examined her as aforesaid that you distinctly and openly certify us thereof in our said court under your seals sending them there this writ and this deed Witness Wm Miller clerk of our said court at the courthouse this 8th day of March 1803 in the 27th year of our foundation
 W. Miller

Pursuant to the within comision to us directed we have privately examined Ann Dickison wife to John Dickison who freely and voluntarily relinquish her right . . . and dower in and unto the premises within mentioed. Certified under our hands this 23rd May 1803.

Ja^s Hart J. C.
 Cha^s Donoho P.

At a Court held for Goschland county July 18th 1803
 This commission was returned to court and together with the in-
 come certificate ordered to be recorded Test W. Miller C. C.

Gent. j
 as Joh
 date th
 am Ou
 of Lan
 appur
 wherea
 to the c
 knowle
 or any
 which
 convey
 to ann
 persons
 of the sa
 John D.
 without
 that the
 when yo
 as afore
 our said
 this deed
 courthou
 ation.

Pur
 examined
 linitarily
 = seg with
 1803.

At a b.
 with the i

The Commonwealth of Virginia to

Gent. justices of the peace for Sumner county Tenesse greeting: Whereas John Dickason & Ann his wife by their certain deed bearing date the 30th day of Nov. 1802 have sold and conveyed unto William Owen the fee simple estate of and in a certain tract or parcel of land containing 315 acres be the same more or less with the appurtenances laying and being in the county of Goochland, and whereas the said Ann Dickason cannot conveniently travel to the courthouse of our said county of Goochland, to make her acknowledgment of the said conveyance. Therefore we give unto you or any two or more of you power to receive the acknowledgment which the said Ann shall be willing to make before you of the conveyance aforesaid, contained in the said deed, which is here to annexed, and we therefore command you, that in your proper persons you go to the said Ann, and receive her acknowledgment of the same, and examine her privily and apart from the said John Dickason, whether she does the same freely and voluntarily without his persuasions or threats, and whether she be willing that the same shall be recorded in our said county court, and when you have received her acknowledgment, and examined her as aforesaid, that you distinctly and openly certify us thereof in our said court, under your seals, sending them thro' this writ and this deed. Witness William Miller clerk of our said court at the courthouse this 8th day of March 1803 in the 27th year of our said nation.

M. Miller

Pursuant to the within comision to us directed we have privately examined Ann Dickison wife of John Dickison who freely and voluntarily relinquished her right and dower in and unto the premises within mentioned: Certified under our hands this 23rd May 1803.

Ja^s Hart J.P.
Cha^s Gorroh J.

At a court held for Goochland County July 18th 1803.

This comission was returned to court, and together with the insorses certificate ordered to be recorded

Jest M. Miller C.C.

and to be
in witness

The Commonwealth of Virginia to
Gent. justices of the peace for Sumner county Tennessee greeting:
Whereas John Dickeson and Ann his wife by their certain deed
bearing date the 18th day of Oct^r 1802 have sold and conveyed
unto Meredith Anderson the fee simple estate of and in a
certain tract or parcel of land containing 180 acres more or
less with the appurtenances lying and being in the county
of Goschland, and whereas the said Ann Dickeson cannot
conveniently travel to the courthouse of our said county of Gosch-
land to make her acknowledgment of the said conveyance
Therefore we give unto you or any two or more of you power
to receive the acknowledgment which the said Ann Dick-
son shall be willing to make before you of the conveyance
aforesaid contained in the said deed which is hereto an-
nexed, and we do therefore command you, that in your
proper persons you go to the said Ann Dickeson, and receive
her acknowledgment of the same, and examine her privily and
apart from the said John Dickeson whether she doth the same
freely and voluntarily without his persuasions or threats, and
whether she be willing that the same shall be recorded in
our said county court, and when you have received her acknow-
ledgment, and examined her as aforesaid, that you distinctly and
openly certify us thereof in our said court under your seals send-
ing them therewith this writ and this deed. Witness William Miller
Clerk of our said court at the courthouse this 8th day of March
1803 in the 27th year of our foundation W. Miller.

Pursuant to the within comission to us directed, we have privily
examined Ann Dickison wife to John Dickison who freely and
voluntarily relinquishd her right of dower in and unto the
premises within mentioed - Certifies under our hands this
23^d May 1803.

Jas. Hart J.P.

Chas. Donoho C.

At a Court held for Goschland county July 18th 1803.

This cominipcion was returned to court, and together
with the indorsed certificate, ordered to be recorded.

Test W. Miller C.

94.
The Commonwealth of Virginia to Cornelius Buck, Isaac
Salley, & Edmond Lockett justices of the peace for the county of
Chesterfield greeting: Whereas Thomas Thormaker by his certain
indenture bearing date the 18th day of December 1795. has sold
& conveyed unto Edward B. Linnings the fee simple estate of and in
one hundred acres of land with the appurtenances lying and being in
the county of Goochland, and whereas Frances wife of the s^d Thomas
cannot conveniently travel to our courthouse of our said county of
Goochland to make acknowledgment of the said conveyance: There-
fore we ^{do} give unto you or any two of you, power to receive the ac-
knowledgment which the said Frances shall be willing to make
before you of the conveyance aforesaid contained in the said in-
denture which is hereto annexed, and we do therefore command you
that you do personally go to the said Frances, and receive her ac-
knowledgment of the same, and examine her privately and apart
from the said Thomas her husband, whether she doth the same
freely and voluntarily without the persuasions or threats of her
said husband, and whether she be willing that the same shall
be recorded in our said county court, and when you have received
her acknowledgment & examined her as aforesaid, that you distinct-
ly and openly certify us thereof in our said court under your seals sending
then there this writ & this indenture. Witness William Miller clerk
of our said court at the courthouse this 23rd day of Aug^r 1798 & in
the 23^d year of our foundation
W. Miller

Chesterfield county to wit, We do hereby certify that in pursuance of
the within commission to us directed, We have proceeded to examine
the within named Frances relative to the conveyance within men-
tioned separate & apart from her husband. Whereupon she ac-
knowledged that she entered into the same freely & voluntarily with-
out the persuasion or threats of her said husband & that she is wil-
ling that the same be recorded. Given under our hands & seals
this 24th Nov^r 1802.

Isaac Salle 
Edm^d. Lockett 

At a court held for Goochland county July 18th 1803.

This commission was returned to court, and together
with the indorsement hereon, ordered to be recorded.

Test W. Miller. C. C.


This Indenture made this 25th day October 1802 between Valentine Merimether and Priscilla his wife of the county of Goochland and Robert Pollard of the county of Fairfax of the one part and James Poor of the county of Goochland of the other part Witnesseth that the said Valentine Merimether and Priscilla his wife and Robert Pollard, for and in consideration of the sum of Four hundred and fifty seven pounds ten shillings current money of Virginia to them in hand paid, the receipt whereof they do hereby acknowledge, have and each of them hath freely given, granted, bargained, sold and by these presents do and each of them doth freely give, grant, bargain and sell unto the said James Poor, his heirs and assigns forever a certain tract or parcel of land lying and being in the county of Goochland on both sides of Carter's ferry road on the waters of Sicking hole creek containing by survey two hundred and twenty eight and three quarter acres be the same more or less, and bounded as follows to wit, Beginning at a red oak on Carter's ferry road, running thence North 20^o degrees East twenty poles to the mouth of Paynes road, thence down the meanders of the said Paynes road to a post oak, thence leaving the said road North 5^o West 186 pole to a white oak on Williams's spring branch, thence down the said spring branch with its meanders to a white oak at the mouth of said branch, thence up the meanders of a branch binding on Ges. Goodloe's land to two maples & oak pointers unmark'd and in the old line, thence with said old line South 5 $\frac{1}{2}$ east 74 poles to a white oak, thence South 78 West 88 pole to Carter's ferry road, continuing the said course 138 pole to a corner white oak near the road, thence South 42 East 130 pole to the beginning together with all woods, ways water courses, houses profits and advantages unto the said belonging, or in any wise appertaining. To have and to hold the said tract of land with the appertinances unto the said James Poor, his heirs or assigns for ever to his and their only proper use & behoof and the said Valentine Merimether and Priscilla his wife and Robert Pollard for themselves their heirs executors or assigns doth covenant and agree to and with the s^d James Poor, his heirs or assigns forever that they said Valentine Merimether & Priscilla his wife and Robert Pollard the said tract of land with the appertinances unto the said James Poor his heirs or assigns against the claim of all and every person or persons what soever will warrant and forever defend by these presents.

In Witness whereof the said parties, have hereunto set their

er 1802 between
county of Gooch
of the one part
other part Wit
Onseclaw his
w of the sum
billings current
cept whereof they
hath freely giv-
ts do and each
sell unto the
certain tract
Goochland on
king hole creek
and three quar
follows to wit
g thence North
s road, thence
st oak, thence
white oak on Hil
branch with
sh. thence up
land to two ma
ce with said old
South 78 West
urse 138 pole
42 East 130 pole
urses, houses
any wise ap-
s with the ap-
ns for ever, to
Valentine Meriwether
themselves their
and with the s^d
said Valentine
nd the said tract
s Poor his heirs
or persons what
resents.
reuntes set their

hands & seals the day & date above written.
Signed sealed & delivered }
in presence of us }
Daniel C Lane
James Sheppard
Frances Xth Sheppard
marks

Valentine Meriwether
Priscilla Meriwether
Robert Pollard

Received of Tho^s & Ja^s Poor one hundred and seven pounds
three shillings for the within deed & writing the same this 3rd Jan
1803.

Val Meriwether

Witness
Arch. Bryce jr
John M. Gibson
Edward Matthews

At a Court held for Goochland county January the 17th 1803.

This deed from Valentine Meriwether & Priscilla his wife
and Robert Pollard to James Poor was presented in court and proved
by the oath of Daniel C Lane to be the acts and deeds of the said
Valentine and Robert, which was ordered to be certified and the re-
ceipt of the said Valentine hereon was proved by the oaths of Ar-
chald Bryce jr and Edward Matthews, which was also ordered to be
certified

Test M. Miller C. C.

At a Court held for Goochland county July 15th 1803.

This deed was fully proved by the oaths of James Shep-
pard and Frances Sheppard to be the acts and deeds of Valen-
tine Meriwether and Robert Pollard, parties hereto, and to-
gether with the indorsed receipt of the said Valentine ordered to be re-
corded

Test M. Miller C. C.

This Indenture made this 26th day October 1802 between
James Poor of the county of Goochland of the one part and Daniel
Lane and Archer Perkins both of the said county of the other part
Witnesseth, that the said James Poor in order to secure the payment
of one hundred and twenty eight pounds fifteen which shall be
due by bond on the 26 day of October 1803. and also a further sum
one hundred and twenty eight pounds fifteen shillings which shall
be due on the 26th day of October 1804 with interest thereon, if not
punctually paid, and in consideration of the sum of one dollar
to him in hand paid by the said Daniel C Lane & Archer Per-
kins, at or before the sealing and delivering of these presents, the
receipt whereof is hereby acknowledged, he the said James Poor
hath bargained, and sold unto the said Daniel C Lane and

Archer Perkins one certain tract or parcel of land containing two hundred and twenty eight and three quarter acres, lying in the county of Goochland and on both sides of Gouters ferry road which said lands and premises to have and to hold unto the said Daniel C. Lane and Archer Perkins their heirs and assigns for ever. Upon trust nevertheless, that the said Daniel C. Lane and Archer Perkins shall as soon as convenient and when required after the said moneys shall be due having previously advertised the sale of the said land & premises aforesaid at the Courthouse door of this county, proceed to sell the same to the highest bidder for ready cash, and out of the money arising from the sale to pay unto Robert Pollard the sum before mentioned, and the residue of the moneys arising from such sale as aforesaid, to the use of the said James Poor, his heirs executor or assigns. As witness my hand and seal, the day and date above mentioned

Signed Sealed and delivered in presence of

James Poor Seal

James Shepard
her
Frances & Shepherd
marks.

At a quarterly sessions court continued and held for Goochland county May the 18th 1803. This deed of trust from James Poor to Daniel C. Lane and Archelaus Perkins was presented in court, and proved by the oath of Valentine Meriwether to be the act and deed of the said James Poor, which was ordered to be certified

Test M. Miller C.C.

At a Court held for Goochland county July 18th 1803.

James Poor acknowledges this deed of Trust to be his act and deed, and the same was ordered to be recorded.

Test M. Miller C.C.

C

This Indenture made this 18th day of July in the year one thousand eight hundred & three, between Thomas Poor & Frances his wife of the one part & James Poor of the other part all of the county of Goochland Wm. & Beth. that the said Thomas Poor and Frances his wife for and in consideration of the sum of fifty five pounds lawful money of Virginia, by him the said James Poor to him the said Thomas Poor in hand paid before the sealing & delivering hereof, the receipt whereof, the said Thomas Poor doth hereby acknowledge, both bargained & sold & by these pre-

(70)

doth grant, bargain & sell unto the said James Poor, his heirs & assigns, one certain tract or parcel of land lying & being in the county aforesaid, containing thirty three & three fourths acres, be the same more or less, & bounded as follows, Beginning at corner red oak on Carters ferry road, thence North eighty & east eighty six poles to a corner white oak, thence North six & a half West one hundred & five poles to a corner red oak on the said road, thence with the meanders of the said road to the beginning with all the appurtenances thereunto belonging. To have & to hold the said thirty three & three fourths acres of land & appurtenance unto the said James Poor his heirs or assigns forever & the said Thomas Poor & Frances his wife, their heirs & the said tract or parcel of land with the appurtenances unto him the said James Poor his heirs and assigns shall & will warrant & forever defend by these presents, against the of themselves and every other person or persons; so far however as they have a right or title in the aforesaid land & premises. In Witness whereof the said Thomas Poor & Frances his wife hath hereunto set their hands & affixed their seals, the day & year above written.

Signed, sealed & delivered in the presence of

Tho: Poor Seal
Franky Poor Seal

At a court held for Goochland county July 18th 1803.

This deed from Thomas Poor and Frances his wife to James Poor, was presented in court acknowledged by the said Thomas, to be his act and deed, and ordered to be recorded.

Test W. Miller C.C.

(70)

This Indenture made the 18th day of June 1803 between James Poor & Patsy his wife of Goochland county of the one part, and Thomas Poor son of s^d county of the other part witnesseth that for the sum of one hundred and eighteen pounds to me in hand paid, hath this day bargained and sold unto Thomas Poor one certain tract or parcel of land lying & being in Goochland county on the Carters ferry road. Beginning at a red oak on the West side of Carters ferry road, running thence North 20 degrees east 20 poles to Payne's road, thence along the s^d road as it meanders to an old road 45 poles, thence up the old road to Carters ferry road thence along the Carters ferry road as it meanders to a red oak corner on the North side of s^d road, thence South 78 degrees West 138 poles to a white oak corner, thence South 42 degrees

maintaining...
ing in the...
ry road...
unto the...
said Daniel...
convenient...
be due having...
of premises...
proceed to sell...
us out of the...
Pollard the...
money arising...
said James...
my hand and...
Seal

for Goochland...
nes Poor to...
resented in...
her to be the...
as ordered to...
Miller C.C.

the year one...
& Frances...
at all of the...
as Poor and...
of fifty five...
mer Poor to...
sealing & de...
as Poor...
these pre-...
sent

17
east one hundred & thirty poles to the beginning containing by
a late survey fifty nine acres more or less. And James
Poore do and will forever warrant, the above mentioned
land & all the appurtenances thereto belonging unto the
s^r. the s^r. Thomas Poore and his heirs forever, clear from
all person or persons, claims or titles whatsoever In Witness
whereof we have hereunto set our hands & fix our seals this
day & year above mentioned. The word corner intended before
signed.

Witness

James Poore Seal

Martha Poore Seal

At a court held for Goochland County July 18th 1803.

This deed from James Poore and Martha his wife
to Thomas Poore was presented in court, acknowledged by the
said James to be his act and deed, and ordered to be recorded.

Test M. Miller C. C.

(10) This Indenture made this eighteenth day of July in the year
of our Lord one thousand eight hundred & three, between Thomas
Poore and Frankey his wife of the parish of St. James Northam
& county of Goochland of the one part and John Thurston sen.
of the same parish and county of the other part. Witnesseth
that the said Thomas Poore and Frankey his wife for and in con-
sideration of the sum of Ten pounds ten shillings current mo-
ney of Virginia to them the said Thomas Poore and Frankey
his wife in hand paid by the said John Thurston sen. the receipt
whereof they the said Thomas Poore & Frankey his wife doth
hereby acknowledge, hath granted, bargained sold they these pre-
sents doth grant, bargain, sell alien release enfeoff confirm
and deliver unto the said John Thurston sen. his heirs executors
& administrators or assigns, one certain piece or parcel of land
containing by estimation FIVE acres be the same more or less
bounded as follows viz. Beginning at a corner white oak on the
South side of Payne's road on the line of said John Thurston
sen. running South 42 East one hundred and twelve poles
to a small Sweet gum on said road, thence along said road
being the line between said Poore and said Thurston to the be-
gining. To have and to hold the said land and appurtenances
thereunto belonging unto the said John Thurston sen. his heirs
executors & administrators or assigns, to him or their proper use or
uses forever which right, title, claim and demand they the said

Thomas Coor and Franky his wife, doth forever warrant and defend unto the said John Thurston sen. his heirs executors & administrators or assigns against any person or persons whatsoever.

In Witness whereof they the said Thomas Coor and Franky his wife have hereunto set their hands and affixed their seals the day & Date above written.

Thos. Coor (S)

Franky Coor (S)

Signed Sealed & Delivered in presence of

July 18th 1803 Rec^d of W^r. John Thurston sen. full satisfaction for the within land & appurtenances thereunto belonging.

Test Thos. Coor

At a court held for Goschland county July 18th 1803.

This deed from Thomas Coor and Franky his wife to John Thurston sen was presented in court, and together with the receipt of the said Thomas hereon, acknowledged by the said Thomas to be his acts and deeds, and ordered to be recorded.

Test W. Miller C.C.

Examined

In the name of God amen I Susannah Coley of the county of Goschland do make & ordain this my last will & testament.

Item, I give to my sister Annas, my large black walnut chest

Item, I give to Peggy Coley Twenty acres of land including the houses & land in which Pouncey Mitchell lived & cabinetes, my bed & furniture, and my leather trunk, to her & her heirs &c forever.

Item, I give to my brother Frank my grey mare forever.

Item I give to Farlton Whitlock three pounds virginia currency

Item, all the rest of the property that I possess as well land as personal property, I desire may be sold by my executors and the money arising from the sale of the land & other property to be equally divided between my brother Francis M^r. Coley & James Coley. Item, I give to Sister Sally five pounds to be paid her out of the money David Parrish owes me. Item I give to M^r. Turner ten dollars out of the money due from said Parrish.

And lastly, I constitute & appoint my brother Francis Coley and Robert Merimether my executors of this my last will & testament. In Witness whereof I have hereunto set my hand & seal this 22 day of June 1803.

Signed, sealed & acknowledged by the testator as her last will & testament in presence of

her Susannah Coley (S) Seal

John N. Haden. Wm. G. Payne