

Conuantes granted conuenges conuenges to and agreed by
 and between the said party's to these presents for them their heirs
 and assigns by these presents that all times hereafter to be made
 Acknowledged suffered or gone by or between the said party's
 to these presents or any of them of or touching or concerning the
 said tract or parcell of land and all the said singular other the
 hereby before granted premises with their rights members and
 appurtenances and every and any part thereof shall be and enure
 and shall be construed Esteemed and judged and taken to be and
 Enure to the only proper use and behoof of the said John Fleming
 his heirs and assigns for ever and to no other use intent or
 purpose whatsoever of the Writors wherof of the said Carlton Woodgou
 hath herunto setten hand and Affixed my Seal the daye year
 above written.

Carlton Woodgou (Seal)

Signed Sealed & Delivered

In presence of us.
 Johan Kangelph
 Will^m Mayo
 H. Wood.

Memorandum

that peaceable and quiet possession and enjoyment
 of the lands and Hereditaments within mentioned was delivered
 by the within named Carlton Woodgou unto the within named John
 Fleming in his own proper person to hold to him the said John Fleming
 and his heirs to the use of him the said John Fleming and of his
 heirs and assigns for ever according to the tenour form and
 Effect of the within written deed. in the presence of us.

Witnes Johan Kangelph
 Will^m Mayo.
 H. Wood

Carlton Woodgou.

At a Court hold for Goochland County April 20. 1736.

Carlton Woodgou acknowledged this deed with the delivery of said
 and gave to be his Act and deed and it was thereupon acquitted for ever.

Coff. Henry Wood

This Indenture made the fifth day of April in the
 year of our Lord one thousand seven hundred and thirty six
Between John Price and Hannah his wife of the County of
 Henrico of the one part and Henry Cary of the same County
 Gent of the other part Witnesseth that the said John Price and
 Hannah for and in consideration of the sum of Twenty five
 pounds current money of Virginia to them in hand paid before
 the the sealing and delivery of these presents by the said
 Henry Cary the Receipt whereof they the said John Price &
 Hannah doth hereby Acknowledge themselves therewith fully
 satisfied and paid and thereof doth clearly acquit Exonerate
 and discharge the said Henry Cary his heirs Executors and Agents
 for ever by these presents hath given granted Bargained sold
 Enjoined and confirmed and by these presents doth fully and
 clearly & absolutely give grant assign bargain sell Enjoine &
 confirm unto the said Henry Cary his heirs and Assigns for ever
 two certain pieces of tracts of Land containing Eight hundred
 Acres four hundred acres in each tract lying and being in
 Goochland County and on the north side of Appamattock river
 as by two patents bearing date the twenty third day of March
 one thousand seven hundred and thirty three and bounded
 as followeth (to wit) one tract is beginning at a true black oak
 of Henry Angerous parting the said Angerous, Stephouca
 and the aforesaid Henry Cary thence on the said Cox's line
 north one hundred and twenty four poles to a corner black oak
 and small gum and one pine thence west two hundred and
 twenty four poles to four corner oaks Hiccorys & pines standing
 in the said Cox's line thence leaving his line north one
 hundred and forty four poles to two corner white oaks standing
 in Mr. Frances Eppes line thence on his line east four hundred
 and sixty four poles to a small corner hickory & white oak of
 the said Angerous thence on his line south forty two degrees
 west three hundred and sixty three poles to the place it began at
 the other tract of Land begins at a corner Spanish oak of the
 aforesaid Mr. Frances Eppes standing on the main ridge parting
 James River and Appamattock River thence on the said Eppes
 line east one hundred and twenty two poles to two corner white
 oaks standing in the said Eppes line parting the said Eppes and
 the aforesaid Henry Cary thence on the said Cary's line south one
 hundred and forty poles to four corner oaks Hiccorys and pines
 standing

Standing in Stophou for lino thence on the saig for lino west
 Sixty four poles to a corner black oak thence South two hogrees East
 one hundred and sixty six poles to a small corner black oak of stop
 for parting the saig for and the saig lary thence leaving the saig
 for lino west thirty hogrees North four hundred poles to a corner
 Hickory standing on the west side of a branch of the bout branch
 thence East thirty one hogrees North two hundred & thirty poles
 to a corner pine standing on the main Riggs thence East forty
 hogrees South twenty one poles to the place it began at and also
 all and singular the Appurtouances to the saig tracts of land belong
 ing or in any wise Appurtaining and the Reversion and Reversion
 Remainder and Remainders thereof and of every part and
 parcel thereof and all the Estate Right title interest claim and demand
 of them the saig John Price and Hannah of in and to the said saig
 saig or any part or parcel thereof **Do have and to hold** the
 saig tracts of land with all and singular the Appurtouances unto
 the saig Henry lary his heirs and Assigns to the only proper use
 and behoof of him the saig Henry lary his heirs and Assigns for
 ever and the saig John Price and Hannah for themselves and
 their heirs the saig said and promises with their and every
 of their Appurtouances to the saig Henry lary his heirs and Assigns
 shall and will warrant and for ever defend by these presents
 against all person and persons whatsoever having or lawfully
 claiming any Right or title in or to the same or any part or parcel
 thereof and the saig John Price and Hannah for themselves and
 their heirs doth grant and covenant & agree to and with the
 saig Henry lary his heirs and Assigns in manner and form
 following that is to say that they the saig John Price & Hannah at
 the time of the Sealing and Delivery of these presents is and stand
 seized of an Infeoffable Estate in fee Simple of and in the
 promises and that they hath good Right and Lawfull authori
 ty to sell and convey the same in manner and form aforesaid
 and that the same shall for ever remain to the saig Henry lary his
 heirs and Assigns freely and clearly Exonerated & Discharged
 of & from all and all manner of other & former bargains sales gifts
 of Power and all other Rights and Estates whatsoever In Witness
 whereof the saig parties have hereunto interchangeably set their
 hands & seals the day & year above Written
 Signed Sealed & Delivered in presence of us
 John Price Seal
 mark

In Wash
 William Fuller

Memorandum that on the fifth day of April 1736 quiet and peaceable possession and Seisin of the within granted land and premises was made good and Delivered by the within names John Price and his wife to the within names Henry Cary according to the form & Effect of the within written deed.

In presence of us
J. Wash
William Fuller.

his
John Price
mark.

At a Court held for Goochland County April 20. 1736
John Price acknowledges this deed with the Divery of Seisin engrossed to be his Act and deed and it was there upon Acquitted to Record then Hannah his wife (she being first privately Examined) Relinquishing her right of power in the Land by this deed conveyed which was also Acquitted to Record.

Test. H. Wood

This indenture made the eighteenth day of November in the year of our Lord Christ one thousand seven hundred and thirty five Between Henry Cary of the County of Henrico Gentleman of the one part and Richard Parker of the County of Goochland Planter of the other part Witnesseth that the said Richard Parker for and in Consideration of one Negro man Slave names Toney to him the said Richard delivered by the said Henry Cary before the Enrolling and delivery of the presents the Receipt whereof both the said Richard gott her self Acknowledges and himself therewith fully satisfied & paid and thereof gott clearly acquitted Exonerate and Discharge the said Henry Cary his heirs Executors Administrators & Assigns for ever by these presents gott fully clearly and absolutely give grant alien bargain sell Enforce and Confirm unto the said Henry Cary his heirs and Assigns for ever one certain tract or parcel of Land containing four hundred acres Situate lying and being on the South Side of James River in the County of.

of Goochlang aforesaid and is bounded **beginning** at
 a white oak running thence on Frances Esps South four and half gages
 west two hundred and eighty poles to a white oak thence on a new
 line South Sixty five gages West two hundred and nine poles to a
 Gum thence on Henry Hatcher North forty four and half gages west
 Eighty poles to a white oak North twenty one gages East three
 hundred and forty three poles to pointers thence on John Pleasant
 South Eighty six gages East one hundred and forty poles to the first
 Station **Do have and to hold** possess and enjoy the said tract of
 Land and premises unto the said Henry Cary his heirs and Assigns
 for ever to the only use and behoof of him the said Henry Cary & his
 heirs for ever and the said Richard Parker hath further Covenant
 for himself and his heirs that he the said Richard and his heirs
 shall and will warrant & for ever defend the above said Land and
 premises from himself and his heirs or from any other person or persons
 that shall or may hereafter claim any Right Title or Interest of in or
 unto the above said Land and premises with the Appurtenances thereto
 unto belonging or in any wise appertaining **In Witness** whereof
 the said Richard Parker hath hereunto set his hand and Seal the
 day & year above written

Richard Parker Seal

Signed Sealed & Delivered
 in the presence of

Memorandum that on the Eighteenth day of November 1735.
 Peaceable possession and Seisin was made and done by the said
 Richard Parker to the within named Henry Cary of the within mention
 land and premises according to the tenour of the within written.
 In presence of
 Richard Parker.

At a Court held for Goochland County April 20th 1736.
 Richard Parker acknowledgeth this deed with the Divery of Seisin &
 the Receipt hereon engrossed to be his Act and deed & they were there
 upon Acquitted to Record. Then Justice his wife (who being first privat
 ly Examined) Relinquishing her right of dower in the land by
 this deed conveyed which was also Acquitted to Record.

Just. Henry Woodruff.

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Know all men by these presents
 that I John Fleming of Saint Jameses parish in Goodland County
 for and in consideration of the true love and naturall Affection
 which I have to and for my two Cousins Charles Jorgan and George
 Bates and likewise for the true love and naturall Affection
 which I have to and for my two Cousins Samuel Jorgan and Mat
 thew Jorgan wheroby freely and voluntarily Give grant and
 confirm unto the aforesaid Charles Jorgan and George Bates five
 hundred acres of Land situate lying and being on the North
 Side of James River in Goodland County to be laid off on the lower
 Side of a tract of Land of twelve hundred and thinty two Acres
 made over to me by a deed of Sale from Carlton Woodson of Henric
 County bearing date the xvij of April M^c cccxxvi it being
 part of a patent of three thousand and thinty acres of Land
 granted unto the aforesaid Carlton Woodson bearing date the
 Eleventh day of July in the year of our Lord Christ one thousand
 seven hundred and thinty seven it being the same five hundred
 acres of Land mentioned and bequeathed unto the aforesaid
 Charles Jorgan and George Bates in the last will and testament
 of my father Charles Fleming deceased in these Express words.
 I Give and bequeath to my two Grand Sons Charles Jorgan and
 George Bates five hundred acres of Land in Henrico County
 on the North Side of James River to be laid off at the lower end
 of a tract of one thousand and thirty acres which I have Carl
 Woodsons bond to acknowledge the said five hundred acres
 to be divided as Equal as it can to quantity and quality which
 I give to each of them two hundred and fifty acres and to their
 heirs for ever but if either of them or both dye before his comes
 of Age it is my will that my two Grandsons Samuel and Matthew
 Jorgan have the said part or parts equal between them for them
 and their heirs for ever and in confirmation of the true intent
 and meaning of the last will and testament of my deceased father
 before mentioned accordingly give and grant and confirm unto
 my aforesaid Charles Jorgan and George Bates the aforesaid
 five hundred acres of Land to be divided as Equal as it can to
 quantity and quality that is to say to each of them two hundred
 and fifty acres and to each of their heirs for ever and in case
 one or both of them shall dye before they come at Age then I give
 both the said part or parts to my Cousins Samuel Jorgan and Mat
 thew Jorgan to them and their heirs for ever to have & to hold
 the

the aforesaid land with all improvements Woods and waters
and all the Appurtenances thereupon or there unto belonging or
in any wise Appurtenant freely and Voluntarily quit claim from
me and my heirs and warrant the same from any other person
or persons whatsoever unto the aforesaid Charles Jordan and George
Bates to them and their heirs for ever according to the provisions
and limitations and true intent and meaning of the last will
and Testament of my father Charles Fleming deceased In Witness
whereof I hereunto set to my hand and Affix my Seals this xx
day of April in the year of our Lord Christ one thousand seven
hundred thirty six

Signed Sealed & Delivered
in the presence of - - -
Joham Raugolph
W. Mayo.
A. Wood.

John Fleming Seal -

At a Court held for Goochland County April 20. 1736.
John Fleming acknowledgges this deed to be his act and deed and
it was thereupon Acquitted to Record.

Test. Henry Wood (Clerk)

Of his Indenture made this 23 day of March in the year of
our Lord God one thousand seven hundred and thirty five Six betwixt
William Cox of Goochland County planter of the one part and Joham
Raugolph of the said County Gentleman of the other part Witnesses
that the said William Cox for and in consideration of the sum of thirty
five pounds current money of Virginia to him in hand paid
before the Sealing and delivery of these presents the Receipt where
of the said John hereby acknowledgges and thereof hath fully acquit
and discharge him the said Joham Raugolph his heirs & by these
presents hath granted bargained sold aliened Entailed and
Confirmed, and by these presents hath granted bargain sold alien
Entailed and Confirmed unto the said Joham Raugolph all that tract or
parcel of Land whereon he lies is William Cox now dwelle which was
granted unto Matthew Cox (now dead) by patent dated on the twenty
sixth day of June one thousand seven hundred thirty one

Aug.

And which at the Decease of the saig Matthew Cox
 going unto the saig William Cox as Eldest son and heir at
 Law of the saig Patentes, and Contains four hundred acres of
 Land together with all houses Buildings or charges, and
 all profits Commoditys, tenements and Hereditaments what
 soever to the saig four hundred acres of Land belonging or in
 any wise Appertaining and all the Reversions and Remainages
 thereof, and all and singular the promises, and every part and
 parcel which saig four hundred acres of Land are situate
 lying and being in the County of Middlesex between Deep
 Creek and Muggys Creek on the South side of James River
 are bounded according to the Severall courses and bounds
 laid down and Expressed in the saig patent of the twenty sixth
 day of June one thousand seven hundred and thirty one, to
 have and to hold the saig Land and promises and every
 part and parcel thereof with their Appurtenances unto the
 saig John Randolph his heirs and Assigns for ever to the only
 proper use, Benefit and behoof of him the saig John Randolph
 his heirs and Assigns for ever more and the saig William Cox
 hath for himself his heirs & Covenant and grant to and with the
 saig John Randolph his heirs and Assigns that the saig Land
 and promises shall be quietly and peaceably held, used,
 Occupied and Enjoyed by the saig John Randolph his heirs
 and Assigns without any lett trouble, or any other person or persons
 whatsoever and the saig William Cox hath for himself his heirs
 & that he the saig William Cox and his heirs the saig Land
 and promises with the Appurtenances unto him the saig
 John Randolph his heirs and Assigns shall and will be
 ever warrant and going against him the saig William Cox
 and his heirs and against all and every other person or persons
 whatsoever in Witnes whereof the saig William Cox hath
 hereunto set his hand and fixed his seal the thirteenth
 day of June the thirteenth year of the said King's said Majesty
 the said Seal and Jurisdiction in the fourth line being first
 made, and the day and year first above Written.

Seal and sworn in presence of us

Rich. Mosby, Secy. Boqberg
 Richd Manning, John Ballarg
 Jacob Mosby.

Wm Cox (Seal)
 William Cox his Signe

Memorandum 1736/ March 23 Receipt of Cap^t John Han
golds the sum of thirty five pounds current money in full of the
above consideration

Witness

Richard Mosby, Richard Manning
Stephon Bogford, John Ballarg,
Jacob Mosby.

William Cox. ^{Wm} Cox his Signe

At a Court hold for Goodland County April 20. 1736/
This deed with the Receipt hereon engrossed were proved by the
Oaths of Richard Mosby, Jacob Mosby, and William Bogford,
to be the Acts & deeds of the said William Cox and they were there
upon admitted to Record.

At a Court hold for Goodland County the 18th day of May 1736.
Lucy Wife of William Cox (she being first privately Examined) Renun-
quishing her Right of Dower in the Land by this deed conveyed which
was thereupon admitted to Record.

Wm. Henry Wood

His Indenture made this 19th day of April Anno Domini
1736. **Between** William Arrington of the County of Goodland and
parish of Saint Jameses of the one part and John Bibey of the
same County and parish of the other part **Witnesseth** that
the said William Arrington for given good Lawes and Consider-
ation thereunto Moving but more Especially for the Valuable Conside-
ration of Twenty two pounds current money to him in hand paid
by the said John Bibey the Receipt he hath hereby Acknowledged
and himself therewith fully Satisfyed Contented and paid hath
fully clearly and Absolutely Acquitt Exonerate and discharge the
said John Bibey by these presents have bargained sold aliened -
Entoofed and Confirmed and by these presents do bargain sell
Alien Entoofed and Confirmed unto the said John Bibey to him
and his heirs for ever one tract or parcel of Land lying and being on
Goodbrook the South Side James River containing four hundred
Acres with all Houses Orchards Gardens fences and other appur-
tenances.

Appurtenances to the same belonging it being the land
of William Arrington Beginning at a beech tree standing on
the East Side of the main Deep Creek of James River thence
East thirty degrees South one hundred and twenty poles to a
Pine tree standing on Woodson line thence South twenty
Eight degrees West one hundred and four poles to a beech Black
oak thence East thirty degrees South Sixty poles to a beech
tree thence South two degrees East two hundred and eight
poles to a beech tree thence West nineteen degrees South two
hundred poles to a beech tree standing on the East Side the
said main Deep Creek and thence down on the Side of the
said Creek according to its several meanders to the first
station to have and to hold the said tract or parcel of land
and premises unto the said John Bibbey & to his heirs for
ever and the said William Arrington doth hereby Covenant
for himself and his heirs that the said Land is saved
according to Law and that he will warrant the same
unto the said John Bibbey and to his heirs for ever in Witness
Whereof the said William Arrington hath hereunto set my
hand and Seal this day & year above written.

In presence of us
John McBride
Robert Woodson

Will^{his} W Arouton Seal
mark

Memorandum this day Divorcis and Seizon was had taken
and sworn by the within named William Arouton
of the within mentioned Land and premises to the within
named John Bibbey according to the form of the Statute in
such cases provided as Witness my hand & Seal this nine
teenth of April 1736.

Will^{his} W Arouton
mark

At a Court held for Goochland County April 20th 1736.

William Arrington Acknowledges his good will the Divorc
of Joia and agrees to be his Act and good and it was thoroughly
agreed to herore sheu Susanna his Wife (she being first pri-
vately Examined) Relinquishing her right of dower in the Land
by this good conveyance which was also agreed to herore.

J. Henry Wood

This Indenture made the fifth day of April one thousand
 seven hundred and thirty six Between John Nash of Henrico County
 of the one part and Daniel Fore of the said County of the other part
 Witnesseth that the said John Nash for and in consideration of fifty
 pounds current money to him in hand paid by the said Daniel Fore
 the Receipt whereof he hath hereby Acknowledged hath granted
 Bargained sold aliened Entailed & confirmed and by these
 presents hath granted bargain sold alien Entailed and confirmed unto
 the said Daniel Fore his heirs and assigns forever one certain
 Tract or parcel of Land containing four hundred acres situate
 lying and being on the North Side of James River in Henrico
 County and bounded as followeth Beginning at a black oak Jonas
 Lawsons corner thence East twenty eight degrees South one hundred
 and ten Chains to a corner pine thence North forty one degrees East
 one hundred & sixty five Chains to a corner pine thence west twenty one
 degrees North twenty Chain to a corner Jonas Lawsons Land thence
 on his line West twenty two degrees South Seventy Chains and thence
 South Thirty eight degrees West Eighty eight Chains to the place
 began at. also one other tract or parcel of Land adjoining the
 former containing four hundred Acres Beginning at a corner
 pine of Thomas Tingals Land thence on his line North fifty two
 a half degrees West sixty four Chains to a corner red oak of Samuel
 Burks Land thence on his line South thirteen & a half degrees West
 two Chains to a corner pine thence South thirty degrees East sixty
 one Chains to a pine thence East twenty degrees South forty three
 Chains to a corner black oak thence on waters line North thirteen
 degrees East Eighteen Chains to a corner pine thence East two
 a half degrees North Seventy five Chain to pointers thence
 North forty one and a half degrees South East Seventy seven
 Chains to the Land sold by Tingal to Cap Martin or Mr. Dugloy
 Digges and thence on the line of Tingal one mile to the place
 began at Together with all Houses or charges Gardens Houses
 Woods meadows Waters Water courses thereon standing grow
 ing and being with all profits Commodities Advantages and
 Appurtenances whatsoever to the same belonging or in anywise
 Appertaining and also the Reversion & Reversions Remainder and
 Remainders thereof and of every part and part thereof To have
 and to hold the aforesaid Tracts or parcels of Land with their and
 Every of their Appurtenances unto the said Daniel Fore and to
 his heirs and assigns forever and the said John Nash for himself &

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his heirs Gode Covenant granting Agres to him with the said
 Daniel for his heirs that he and they shall and may at all times
 hereafter peaceably and quietly hold and enjoy the said grant
 and promises free from all former sales Gifts Mortgage
 Rights of Dowry or any other Incumbrances whatsoever and he
 the said John Nash and his heirs shall and will warrant and
 forever defend the said granted land and promises with the
 Appurtenances unto the said Daniel for and to his heirs and
 Assigns forever provided the aforesaid Daniel for his heirs &
 Assigns do cultivate and improve the aforesaid tracts or parcel
 of land so as he or they save it according to Law before the
 Expiration of the Time limited in the aforesaid in the afores
 said Nash's patents for the above said lands in Witness where
 the said John Nash hath hereunto set his hand and Seal the
 day & year above written

John Nash Seal
 in presence of us.

John Nash Seal

- John Woodson, Abraham Cowley,
- John Price
- John James Flournoy,
- Matthew Joist, Nichl. Davies
- Thomas Cannon.

Memorandum that on the fifth day of April 1736. Quot and
 peaceable possession and Seizin of the within granted land
 and promises was made done and delivered by the within
 names John Nash to the within names Daniel for according
 to the Effect and form of the within written good.
 in presence of, as Witnesses

- John Woodson, Abraham Cowley,
- John Price, John James Flournoy
- Math. Joist, Nichl. Davies,
- Thomas Cannon.

John Nash

At a Court held for Goochland County May the Eighteenth 1736.
 Abraham Cowley, Thomas Cannon, and Nicholas Davies proved
 this good with the Story of Seizin and gave to be the Act &
 good of the within names John Nash and it was thereupon
 Acquitted to Record.

Est. Henry Woodman.

This Indenture made the twentieth day of January in the year
 of our Lord one thousand seven hundred and thirty five Between
 Humphrey Parrish of the parish of Saint James in the County of Goodrich
 planter of the one part and John Winn of the parish and County aforesaid
 of the other part Witnesseth that the said Humphrey Parrish
 for Divers good causes and Considerations him therto moving
 but more especially for and in Consideration of the sum of twenty six
 pound Currant money of Virginia to him in hand paid by the said
 John Winn at or before the Executing & Delivery of these presents
 the Receipt whereof he hath Acknowledged and himself therto with
 fully satisfied and paid. hath given granted bargained sold aliened
 Entailed and by these presents himself his heirs Executors Administrators
 hath Bargained sold Entailed and confirmed unto the said John Winn
 his heirs and Assigns for ever a certain tract or parcel of Land that
 the said Humphrey Parrish patented in his own name containing
 four hundred acres lying and being in the aforesaid County of
 Goodrich on the north side of James River on the branches of
 Crafers Run and bounded as followeth to wit Beginning at a black
 oak on Robert Adams Line running thence on Welcome William Halls
 North five hundred East three hundred & twelve poles to a pine
 thence on Hanover County line South forty eight hundred East five
 hundred and forty two poles to a Chesnut oak thence a new Line
 South eighty nine hundred west one hundred and eight poles
 to a pine thence on the said Humphrey Parrish North seventy
 four hundred west two hundred and fifty five poles to two pine
 and thence on Robert Adams South seventy eight & a half
 west eighty one poles to the first Station with all woods under
 woods Swamp marshes low grounds Meadows boggings within
 the bounds aforesaid and being part of the said quantity of four
 hundred acres of Land and Rivers waters and water courses
 therein contained together with all the profits Comodities &
 Hereditaments whatsoever to the said or any part thereof
 belonging or in any wise Appertaining To have hold possess
 and Enjoy the said tract or parcel of Land and all other the
 before granted premises & every part thereof with their
 and every of their Appurtenances unto the said John Winn
 and to his heirs and Assigns for ever to the only use & behoof
 of him the said John Winn his heirs & Assigns forever and
 Humphrey Parrish for himself his heirs Executors & Admin.
Gott

Covenant promise grant and agree to and with the said John
 Winn his heirs and assigns and Against the said Humphrey
 Parrish his heirs Executors and Administrators and against
 all and every other person and persons whatsoever shall and
 will warrant and forever defend and that he the said at the
 time of sealing & delivery of these presents hath good Right
 full power and lawfull Authority to grant Bargain Sell and
 convey the same in manner and form aforesaid and fur
 ther it is covenanted and agreed by and Between the said
 Parrish and Winn their heirs Executors and Administra
 tors that he the said John Winn his Heirs & assigns may and
 shall from time to time and at times for ever hereafter peace
 able and quietly hold Occupy possess and Enjoy the planta
 tion land and premises with their Pertinences without lett
 suit trouble or molestation of any person or persons whatsoever
 and that he the said Humphrey Parrish well acknowledge
 these presents and that his wife shall Relinquish her Right
 of Power of the said land where the said John Winn his heirs
 Executors Agri^o or Assigns these unto go Requires & for the
 performance of all and singular Articles Clauses Covenant
 which by the said Humphrey Parrish his heirs Executors & Agri
 ourth to be observed performed fulfilled and kept Accordant
 to this good whereon they are comprised the said Humphrey
 Parrish hath being Himself his heirs Executors Agri^o to the
 to the said John Winn his heirs Exec^o Agri^o in the pen
 sum of five hundred pounds current money of Virg^a and to
 make good all other damages to be paid by the said Humphrey
 Parrish his heirs Executors and Administrators on his or
 their Delinquency or faulture in complying with or perform
 ing all or any of such the said Covenant Articles or Agreem^{ts}
 to the said John Winn his heirs Executors Agri^o & assigns
 whereof the said Humphrey Parrish to these presents hath set
 his hand & Seal the day & year first above written

Witnessed sealed & delivered
 in the presence of
 Edmund Hogges.
 John Parrish
 Joan Wilkison

his
 Humphrey Parrish Seal
 Parrish

Knowall men by these presents that I the within named Humphry Parrish have given and delivered actual and peaceable possession of the within granted land and premises unto the within named John Wynn by delivery of Certificate as the usual Symbol of conveyance and service as witness my hand & ^{the} Humphry Parrish _{mark}

At a Court held for Goochland County the 18th day of May 1736. Humphry Parrish acknowledgges this deed with the conveyance of service and tobacco Act and good then Mary his wife (she being first privately Examined) relinquished her right of dower in the land by this deed conveyed all which was admitted to Record.

Wit. Henry Woodfin.

This indenture made the twenty first day of November in the year of our Lord one thousand seven hundred and thirty six Between James Nevil of the County of Goochland planter of the one part and James Daniel of the County of Wigglesox planter of the other part Witnesseth that the said James Nevil for and in consideration of twenty pounds of lawful money of Virginia by him the said James Daniel to him the said James Nevil in hand paid before the sealing and delivering hereof the receipt whereof the said James Nevil hath hereby acknowledged and is of full Acquittance and discharge the said James Daniel his Executors and Assigns. hath granted bargained sold Entailed and confirmed unto the said James Daniel his heirs and Assigns a certain tract of land lying and being on the South side the River in the County of Goochland being part of a Patent granted to him the said James Nevil for seven hundred acres dated the twenty Eighth day of September one thousand seven hundred and thirty two bounded as followeth Beginning at the mouth of Wotkins Creek and running up the River Bank to a certain black oak and Beech joining on William Lannons line thence out into the woods along a market line to a certain Ring oak and from thence ~~along a market~~ down along the Bark line across Wotkins Creek to the top of a hill to a certain Ring oak and from thence along a market line to Wotkins Creek to a certain white oak and from thence down along the Creek to the first Beginning place all which containing four.

* without the said James David his heirs or assigns

four hundred acres of land be the same more or less and
the Reversion and Reversions Remainder and Advantages
Rent issues and profits thereof and of every part and par
cell thereof with the Appurtenuances To have and to hold the
said Tract of Land with the Appurtenuances unto the said James
Daniel his heirs and Assigns to the only use and behoof of
the said James Daniel his heirs and Assigns forever and
the said James David his heirs Executors and Administrators
the said tract of Land with the Appurtenuances unto him the
said James Daniel his heirs and Assigns shall & will
Warrant and for ever Defend by the presents against the said
and Demand of him the said James David his heirs & assigns
or any other person whatsoever and the said James David for
himself his heirs Executors and Administrators both Covenant
promise and Agree to and with the said James Daniel his
heirs and Assigns that the premises and every part thereof
of are free and discharged from all Incumbrances and that
the said James Daniel his heirs and Assigns for and
Notwithstanding any Act or thing by him the said James
David or any other person committing done or suffering shall
or lawfully may for ever hereafter have hold use Occupy
Possess enjoy the same and every part thereof with the ap-
purtenuances or any other person whatsoever In Witness where
the party aforesaid to these presents have interchangedable
set his hand and Affixed his Seal the day & year above
written.

James David Seal

Signes & Seals & Deliveries
in the presence of us.

Wm Nixon
Jas. James. Cha. Burks
John I Macany

Received a Bond for the
within Sum of mouny of the within Judgements of James
Daniel on the twenty ninth day of November Seventeen
hundred & thirty four for Seventy pounds Currant mouny
of Virginia being the lowigeration of mouny for the premi-
ses within mentioned of day Record by me

John I Macany
Jas. James. Cha. Burks
Wm Nixon

James David

At a Court held for Goochland County 21st May 1736.

James Neville Acknowledges this good with the Receipt herein enclosed to be his Act & good and it was thereupon Acquitted to Record.

Test. W. Wood.

This Indenture made the eighteenth day of May in the year of our Lord Christ M^{DC}XXXVI Between Peter Jefferson of the County of Goochland Gent. and William Randolph Jun^r of the County of Goochland aforesaid Gent. of the other part Witnesseth that the said Peter Jefferson for and in consideration of the sum of ten shillings current money of Virginia to him in hand paid at & before the signing and delivery of these presents the Receipt whereof he the said Peter Jefferson hath hereby Acknowledged hath granted bargain and sold and by these presents doth grant bargain and sell unto the said William Randolph and to his heirs and Assigns forever one certain Tract or partell of Land containing three acres three Roods & twelve poles situate lying and being on Jones's Creek in the parish of Saint James's in the County of Goochland and is bounded as followeth (to wit) Beginning at a Gum on the South Side of Jones's Creek thence South Sixty degrees West twenty seven poles to a white oak thence North forty nine degrees West seven poles crossing the said Creek to a white oak thence North forty degrees East thirty poles to a Branch thence South thirty nine degrees East twenty eight poles crossing the Creek to the Beginning and contains by Estimation three acres three Roods & twelve poles be the same more or less. Together with all Houses, or other Buildings, Gardens, Houces, Ways, Waters, Water Courses, Woods, and grounds and all other Appurtenances to the same belonging or in any wise Appertaining and all the Estate, Right Title, use Property, Interest, Claim and Demand whatsoever of the said Peter Jefferson, into or out of the said granted Land and premises with the Appurtenances and to every part & parte thereof To have and to hold the said Land and premises with the Appurtenances unto the said William Randolph Jun^r his heirs and Assigns to the only proper use and behoof of the said William Randolph his heirs and Assigns for ever, and the said Peter Jefferson for himself his heirs & doth further agree

to and with the said William Rangoth his heirs and assigns
 that he the said Peter Jefferson, now is and standeth lawfully
 and Rightfully Seised in an Absolute and Judgeable Estate
 of Inheritance in Fee Simple in the above granted Land and
 Premises with the Appurtenances, and that he now hath
 good Right full power and Absolute Authority to Sell and
 Convey the same unto the said William Rangoth his Heirs
 and Assigns in manner and form aforesaid and lastly that
 the said Peter Jefferson his Heirs & shall and will at any
 time within the Space of Seven years next after the date of
 these presents at the Reasonable Request and at the Cost and
 Charges ~~(of him)~~ in the Law of the said William Rangoth
 his Heirs and Assigns make do & Execute or Cause or
 suffer to be made done and Executed all such further &
 other good Conveyances necessary in the Law for the
 better and more perfect assuring of the above granted Land
 and Premises with the Appurtenances unto the said Will^m
 Rangoth his heirs and Assigns as by the said William
 Rangoth his heirs and Assigns or as by his or their Council
 learned in the Law shall be advised Agreed or Reasonably
 Required in Witness whereof the said Peter Jefferson hath
 hereunto set his hand & Seal the day & year above written

Sealed & Sworn in presence of
 (being traced in the several places.)
 A. Wood.

Peter Jefferson Seal

At a Court held for Goochland County May the 15th 1736.
 Peter Jefferson Acknowledged this deed to be his Act and
 deed and it was thereupon Acquitted to Record.

Test. Henry Wood Clerk.

As witness
lawfully
able witness
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written

This Indenture made this Twentieth day of May
in the year of our Lord one thousand seven hundred and thirty
six Between Thomas Elzrigge Jun^r of the parish of South
wark in the County of Surry of the one part and William Gay
of the parish of Gate in the County of Henrico of the other part
Witnesseth that the said Thomas Elzrigge for and in consideration
of the trust and confidence in him Reposed by him the said W^m
Gay and Elizabeth his Wife but more Especially for and in con-
sideration of the Sum of the Sum of five pounds current money of Virgi-
nia to the said Thomas Elzrigge in hand paid by the said William
Gay at or before the sealing and Delivery of these presents the
Receipt whereof he doth hereby Acknowledge hath granted bargain-
ed and sold and by these presents doth grant bargain and sell
unto the said William Gay his heirs and assigns for ever all that
plantation Tract or parcel of Land situate lying and being in
the parish of Saint James in the County of Goochland adjoining to
his land of Job. Fleming containing by Estimation thirtie acres
and twenty five acres or the same more or less which said Tract
or parcel of Land formerly belonged to Major John Bolling
and by the last Will and Testament of the said John Bolling to
Elizabeth his Daughter now the Wife of the said William Gay
by the said William and Elizabeth by Deed bearing date the
twentieth day of May in the year of our Lord one thousand seven
hundred and thirty six conveyed to the said Thomas Elzrigge in
Trust that the said Thomas Elzrigge should recover the said
plantation Tract or parcel of Land with all and singular the appur-
tenances unto the said William Gay his heirs & assigns for ever
with all and every the Edifices Buildings, houses, Gardens, orchards
~~and~~ ^{Concomitants} and Hereditaments therunto belonging or any wise
Appertaining with their and every of these Appertenuances
and the Reversion and Reversions Remainder and Remain-
ders thereof and of every part and parcel thereof and all the Estate, Right
Title, Interest, Claim and Demand whatsoever to him the said Tho-
mas Elzrigge of in or to the said plantation Land and premises and
of in and to every and any part or parcel thereof with the Appur-
tenances to have and to hold the said plantation Tract or
Land and all and singular the premises with the Appurtenances
unto the said William Gay his heirs and assigns to the use
and behoof of the said William Gay his heirs & assigns for ever
and the said Thomas Elzrigge for himself and his heirs the said

plantation

Plantation land and promises and every part thereof
 against him and his heirs and against all and every
 person or persons whatsoever claiming by from or under
 him or them or any of them to the said the said William
 Gay his heirs and assigns ~~in the same manner as before~~
~~was done by the said the said William Gay his heirs~~
 assigns shall and will warrant and for ever defend by these
 presents and the said Thomas Elzriggs for himself his heirs
 Executors and Administrators sole Covenant grant and agree
 to and with the said William Gay his heirs assigns in manner
 and form following, that is to say that he the said William
 Gay his heirs and assigns shall and may peaceably and
 quietly for ever hereafter possess and enjoy the said land
 and promises with the Appurtenances without the let Suit
 Interruption or Molestation of any person or persons what
 soever having or lawfully claiming any Right or Title under
 him ^{or} to the same and also freed and Discharged of and
 from all former or other Bargains Sales Estates and Titles &
 from all other Incumbrances whatsoever in Witness whereof
 the said Parties have hereunto Interchangeably set their
 hands & affixed their Seals the day & year above written.

Witness Seals & Delivered

in presence of

Chas. Lewis

Wich. Hollang

John Fleming.

Tho. Elzriggs J^r Seal William Gay Seal

Memorandum that peaceably and quiet Possession & Seisin
 was given to the within mentioned William Gay by the within
 named Thomas Elzriggs the day & year above written

in the presence of

Chas. Lewis.

Wich. Hollang.

John Fleming

Tho. Elzriggs J^r Seal

At a Court held for Goochland County May 15th 1736.

Thomas Elzriggs Jun^r acknowledged this deed with the Divery
 of Seisin Enrolled to be his Act and deed then Martha
 Wife of the said Thomas (she being first privately Examined
 Relinquished her Power in the land by this deed & conveyed
 all which was Acquitted to her & her heirs.)

Edw. Henry Wood (J^r)

This Indenture was made this Eighteenth Day of May
 in the year of our Lord one Thousand seven Hundred and thirty
 Six **Between** William Gay of the parish of Gale of the County
 of Henrico and Elizabeth his Wife of the one part and Thomas
 Elziggge J^r of the parish of Southwark in the County of Surry of
 the other part **Witnesseth** that the said William Gay and
 Elizabeth his Wife for and in consideration of the sum of five pounds
 current monny of Virginia to the said William in hand paid by
 the said Thomas Elziggge at or before the sealing & delivery of
 these presents the Receipt whereof he hath hereby acknowledged
 hath granted bargained and sold and by these presents hath granted
 bargain and sold unto the said Thomas Elziggge his heirs and
 assigns all that plantation tract or parcel of Land situate lying and
 being in the parish of Saint James in the County of Goodland
 adjoining to the Land of Col. John Fleming containing by Estima-
 tion thirtie or more and twenty five acres or the same more
 or less which said tract of Land formerly belonged to Major John
 Bolling and by him devised to Elizabeth his Daughter by the last Will
 and Testament of the said John, now the Wife of the said William Gay with
 all and every the Edifices. Buildings. Houses. Gardens. Orchards. Inclo-
 ments, and Appurtenances therunto belonging or in any wise apper-
 taining with their and every of their Appurtenances, and the
 Reversion and Reversions Remainder and Remainders thereof
 and of every part and parcel thereof and all the Rights. Right
 Title. Interest. Claim and Demand whatsoever of him the said William
 Gay and Elizabeth his wife or either of them or to the said
 plantation Land & premises and of in and to every or any part
 or parcel thereof with the Appurtenances **Do have and to hold**
 the said plantation tract or parcel of Land and all and singular
 the premises with the Appurtenances unto the said Thomas Elziggge
 his heirs & assigns to the only use & behoof of the said Thomas
 Elziggge his heirs & assigns for ever **It is Covenanted** nevertheless
 and to the intent & purpose that the said Thomas Elziggge
 shall Reconvey the said plantation tract or parcel of Land with
 all and singular the Appurtenances unto the said William Gay
 his heirs and assigns for ever in Testimony whereof the said
 parties have hereunto set their Hands & Affixes their seals the
 year above Written.

Witnessed Sealed & Delivered in presence of
 J^r. Lewis. Mich^r. Holland William Gay Seal Elz. Gay Seal Thomas Elziggge Seal
 John Fleming.

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Memorandum that Peasable and quiet Possession and
 Seisin was given to the within named Thomas Elgrigge by the
 within mentioned William Gay the day & year within written
 in presence of
 Charles Lewis
 Michael Hollang
 John Fleming.

William Gay Seal

At a Court Held for Goochlang County May the 18th 1736.
 William Gay and Elizabeth his wife (she being first privately
 Examined) acknowledges this deed to be their act and deed
 William Gay also acknowledges the ~~deed~~ ^{deed of person} person and deed
 to be his act & deed and the same was Acquitted to Record.

Test. Henry Wood Clerk.

This Indenture made the Eighteenth day of May in
 the year of our Lord Christ MDCCLXXXVI Between William Rango
 Jun^r of the County of Goochlang Gent of the one part and Peter Jefferson
 of the said County Gent of the other part Witnesseth that the said
 William Rango for and in consideration of Henry Weatherburn
 biggest Bowl of Arrack punch to him delivered at and before
 the Lussaling and delivery of these presents the Receipt where
 of he the said William Rango hath heroby Acknowledged. hath
 Granted Bargained and Sold and by these presents hath gra
 Bargain and Sold unto the said Peter Jefferson and to his heirs &
 Assigns one certain Tract or parcel of Land containing two Hun
 dreds Seivante lying and being on the North side of the North main
 in the parish of Saint James in the County of Goochlang aforesaid
 and is Bounded as followeth (to wit) Beginning at a former black oak
 on the North side of the River thence North twenty three degrees
 West one hundred and two poles. thence North Sixty four degrees
 West one hundred and sixty five poles to Hickmans line. thence
 thirty six degrees West one hundred & sixteen poles on the said
 line to a double Hickory on the River above the Saugy falls. thence
 down the River Angling to its Meanders three hundred and
 thirty two poles to the Beginning and contains by Estimation two
 hundred acres be the same more or less. Together with all

House, Orchard, Gardens, Houces, Woods, Ways, Waters, Water courses
 and all other Appurtouances to the same belonging or in anywise
 Appertaining and all the Estate, Right, Title, Use, Property, Interest,
 Claim and Demand whatsoever of the said William Randolph, into or out
 of the said Grants Land and Premises with the appurtouances and
 to every part and part thereof **To have and to hold** the said
 Land and Premises with the Appurtouances unto the said Peter
 Jefferson his heirs and Assigns for ever, and the said William Randolph
 for himself his Heirs & Assigns further Agrees with the said Peter
 Jefferson his Heirs and Assigns that he the said William Randolph
 now is and standeth lawfully and Rightfully Seised in an Absolute
 and Incontrovertible Estate of Inheritance in fee Simple in the above
 granted Land and Premises with the Appurtouances, and that he now
 hath good Right full power, and lawfull Authority to sell and convey
 the same to the said Peter ^{Jefferson} his Heirs and Assigns in manner &
 form aforesaid, and lastly that the said William Randolph his
 Heirs & Assigns shall and will at any time within the Space of seven
 years next after the date of these presents at the Reasonable request
 of the said Peter Jefferson his Heirs and Assigns make do and Execute, or
 cause or suffer to be made and Executed all such further and other good &
 Conveyances necessary in the law for the better and more perfect
 assuring of the above granted Land and Premises with the Appurtouances
 unto the said Peter Jefferson his heirs and Assigns as by the said Peter
 Jefferson his Heirs or Assigns, or as by his or their Council bearing in
 the law shall be given, advised or reasonably Required in Writing
 whereof the said William Randolph hath Hereto set his hand
 and Seal the day & year above Written.

William Randolph

Sealed and Delivered
 in presence of (being first Read in the
 Several Places.

A. Wood.

At a Court Held for Goodland County May the 18. 1736.
 William Randolph Jun^r. Acknowledges this Deed to be his Act &
 Deed and it was thereupon admitted to Record.

Test. Henry Wood Clerk.

Know all Men by these presents that James Novell of the County of Goochland and State of Virginia and firmly bound unto James Daniel of the County of Middlesex in the Sum of one Hundred and forty pounds of lawfull money of Virginia to be paid unto the said James Daniel his Heirs Executors Administrators or Assigns to the Which payment well & truly to be made I being myself my Heirs Executors and Assigns firmly by these presents sealed with my Seal Dated the twen day of November 1735/

The Condition of this present Obligation is Such that if the above Bound James Novell his Heirs Executors Administrators and Assigns shall from time to time and at all times Hereafter observe perform fulfill Accomplish and keep all and singular the Covenants Grants Articles and Agreements which on his and their parts is and are to be performed kept and observed mentioned and Comprising in one Judgment of Bargain and Sale and Joynment made or mentioned to be made between the said James Novell of the one part & James Daniel of the other part and bearing Equal Date with these presents According to the true Intention and Meaning of the same Judgment then this obligation to be void otherwise to Remain in full force.

James Novell (Seal)

Sealed and Delivered
in the presence of us

Francis James Charles Burks

William Nixon

His

John Macanoy
mark.

At a Court held for Goochland County the 18th
day of May 1736.

James Novell acknowledged this Bond to be his Act &
going and it was thereupon admitted to Record.

Est. H. Wood (Seal)

Go all People to Whom this present Writing shall come
 of Nicholas Cox of Saint James's parish and County of Goschland
 being greeting **Know ye** that of the said Nicholas Cox as well
 for and in consideration of the great Love and Affection I have
 and bear unto my Son in Law Jacob Mosby and also my
 Daughter Susanna Mosby his Wife of the aforesaid parish &
 County as also Divers good causes and considerations mentioned
 Moving I have given and granted and by these presents do
 give grant and confirm unto the said Jacob Mosby and Susanna
 Mosby all that Tract or parcel of Land (containing four
 Hundred acres granted to the said Nicholas Cox by patent bearing
 date the twenty seventh day of September one Thousand
 seven Hundred twenty nine and also two Hundred acres of
 Land adjoining on the said Tract purchased of Marmaduke
 Hix and William Mops as by a good and true Survey and
 Deeds dated the sixteenth day of June one Thousand seven
 Hundred and thirty may more fully appear **Do have and**
to hold all and singular the above granted premises promised
 with their appurtenances unto the said Jacob and Susanna his
 Wife during their and every of their Natural life and lives
 and after both their decease I give the said Tract or parcel of
 Land unto the two eldest Sons of said Jacob and Susanna
 each an Equal number of acres to be Divided by the said Jacob or
 some one of his Appointment to them and their Heirs for ever but
 if they shall ^{have} but one Son then I give the above said Tract of Land
 to him in manner ~~and form~~ aforesaid but if they leave no
 Son then I give it in the same manner to their Daughters as is
 above mentioned to their Sons to their and every of their proper
 use and behoof freely quietly without any manner of challenge
 Claim or demand whatsoever of me the said Nicholas Cox
 or of any other person or persons whatsoever for me or in my
 name or by my false means or procurement or without money
 or other thing there fore to be yielded paid or done unto me the
 said Nicholas Cox my Heirs Executors Administrators or
 Assignes saving unto the said Nicholas Cox his life and the life
 of his Wife Mary Cox in any part of the said Land and of the
 said Nicholas Cox all and singular the aforesaid Land and
 promises to the said Jacob and Susanna to the use aforesaid
 against all and every manner of person and persons whatsoever
 do warrant and for ever do maintain and defend by these presents

And further know ye that the said Nicholas Cox have put the said Jacob Mosby and Susanna Mosby in peace able and quiet possession of all the aforesaid promises by the delivery of one piece of silver to the value of six pound Sterling fixed on the seal of these presents in witness where off the said Nicholas Cox have hereunto set my hand and seal the thirtenth day of March one thousand seven hundred and thirty five. the word (mine) interlined.

Signed & Sealed and Delivered
In the presence of
Carlton Fleming
Richard Mosby
Annah Fleming

^{the mark of.}
Nicholas Cox.

At a Court held for Goochland County May the 18th 1736.
Nicholas Cox acknowledged this deed to be his Act and
Deed and it was thereupon Acquitted to Record.

Test. Henry Wood (Clerk).

Inventary of William Stovalls Estate Decd.

To one Negro Man	£28
To one Horse and Bell	3 .. 10 ..
To one Hogg	1 .. 5 ..
To 12 ^{lb} s pound of old pewter	12 .. 3
To one Hog Tick	10 ..
To one Sheet	4 ..
To one meal Sifter	10 ..
To one frying pan	2 .. 6
To one Iron pot	4 ..
To one Pigging	1 ..
To his Negroes Hog floathes	6 ..
To a parcel of old lumber	8 ..
To 800 ^{lb} s. Nails at 7/.	
To 150. Juspcted Tobacco.	

Appraised by us.

Joel Chatter. Wm Chatter. Antony Hug.

At a Court held for Goochland County the 18th day of May 1736.

In which Stovall presented this Inventary it was thereupon Acquitted to Record

Test. Henry Wood (Clerk).

This Indenture made this 14th day of June Anno Domini one thousand seven hundred thirty six between William and Ann Hooker of the County of Gloucester and parish of Saint James of the one part and Thomas Woz of the same County and parish of the other part Witnesseth that the said William and Ann Hooker for Divers good causes and Considerations thereunto moving but more especially for the Valuable Consideration of ten pounds Currant money to him in Hand paid by the said Thomas Woz the Receipt he hath hereby Acknowledged and himself therewith fully satisfied and paid and fully clearly and absolutely Acquitted Excused and discharged the said Thomas Woz by these presents have Bargained Sold Alien'd Entailed and Confirmed and by these presents do Bargain Sell Alien'd Entailed and Confirmed unto the said Thomas Woz to him and his Heirs for ever one tract or parcel of land lying and being on the North side of James River containing one hundred acres more or less with all Houses, outbuildings, gardens, fences and other Appurtenances to the same Belonging the beginning of William and Ann Hooker Beginning on Curgo line to a former Red oak and from thence to Harrises line to a former Red oak and from thence to Curgo line to a former pine for the along Curgo line to a former Red oak and from thence to the place Began to have and to hold the said Tract or part of Land and premises unto the said Thomas Woz and to his Heirs for ever and the said William and Ann Hooker together by Covenant for themselves and their Heirs that the said Land is saved according to Law and that they will warrant the same unto the said Thomas Woz and to his Heirs for ever in Witness whereof we the said William and Ann Hooker have hereunto Set our Hand & Seals the day & year above written.

Signed Sealed & Delivered
 in presence of us
 John McBride
 Thomas Christian Sen?
 John Price
 mark

his
 William W Hooker Seal
 mark.
 Ann P Hooker. Seal

Memorandum this day Livery and Seisin was taken and Delivered by the within names William and Ann Hooker of the within Land and premises to the within names Thomas Woz according to the form of the Statute in such cases provided

as Witnes our hands and seals this 14th day of Jun 1736.
in presens of us

William W Hooker.
Ann P Hooker.

John Mcbrig
Thomas Christian Sen.
John I Brito

Act of the within Thomas Wozg the sum of Ten pounds
current money being the Colonization money within
mentioned day Recog by us.

John Mcbrig
Thomas Christian Sen.
John I Brito

William W Hooker
Ann P Hooker.

At a Court Held for Goochland County June 15. 1736.
William Hooker acknowledgges this good with the Livery
of Seisin and Receipt thereon avowes to be his several
Acts and goods and they were thereupon acquitted to
Receivg.

Wm. Wood

This Indenture made this fourteenth day of June
in the year of our Lord Christ one thousand seven hundred
and thirty six Between Henry Reynolds of the County
of Goochland of the one part and Andrew Moorman of the
said County of the other part Witnesseth that the said Henry
Reynolds for value Received in Hand paid by the said
Andrew Moorman the Receipt Whereof the said Henry
Acknowledges and thereof do discharge him and his
Executors and for ever I have granted Bargained sold
Intossed and made over unto the said Andrew Moorman
as by these
do grant Bargain sell Intossed and make over unto the
the said Andrew Moorman and his Heirs & Assigns.
two Hundred acres of Land lying and being on the north
side the north River in the parish of Saint James in the County
aforesaid bounded thus Beginning at a corner Wallnut upon
the said River thence down the said River to a corner

Spanish

Spanish oak and gum at the mouth of a gut running into the
 said River. thence up the said gut East to a larger white oak thence
 South East to the back line to a larger pine to joining the said
 two hundred acres more or less by Agreement one both parties
 which said Land is part of a tract granted me the said Royolgo
 by patent dated the Eleventh day of April one thousand seven
 hundred and thirty two and the Reversion and Reversions to have
 and to hold the said two hundred acres of Land with the Appurte-
 nances unto the said Andrew Moorman and his Heirs to the only
 use of the said Andrew Moorman and his Heirs and Assigns
 forever and of the said Henry Royolgo for my self my Heirs Ex^{rs}
 and Administrators the aforesaid granted promises unto the said
 Andrew Moorman & his Heirs and Assigns against me the
 said Henry Royolgo and my Heirs and all claiming or to claim
 Right by from or under me them or any of them have and will
 Warrant for ever and geting by these presents in Witness whereof
 I have hereto put my hand and seal the date first mentioned.

Signed Sealed & Delivered
 In presence of -----
 George Taylor.
 Charles Cox.
 John Black
 mark.

^{His}
 Henry M Royolgo
 mark

Memorandum that to obtain a quiet possession of the
 within granted promises was given by the within Royolgo to the
 within Moorman by Delivery of Curff & Twig of the Ground of the
 same as the usual Symbols of Divery and Seizin in Witness whereof
 of the said Henry Royolgo I have hereto put my hand and seal this
 fourteenth day of June 1736.

Signed Sealed & Delivered in presence of
 Charles Cox, John Black, Geo. Taylor.

^{His}
 Henry M Royolgo
 mark

At a Court held for Goochland County June 15. 1736/
 Henry Royolgo acknowledged this deed with the Divery of Seizin
 and gave to be his Act and deed & it was thereupon ordered to be re-
 corded then Elizabeth wife of the said Henry (she being first private-
 ly examined) Relinquishing her right of Dower in the land by
 this deed conveyed which was also ordered to be recorded.

Test. Henry Wood Jur.

230
 This Indenture made the twentieth day of February
 in the year of our Lord one thousand seven hundred and fifteen
 between Noble Sagg of Goochlang County planter of the one
 part & James Nevill of the same County planter of the other part
 Witnesseth that the said Noble Sagg for and in consideration of
 the sum of Ten pounds current money of Virginia to him in
 hand paid at & before the sealing and delivery of these pre-
 sents by the said James Nevill the Receipt whereof to the said
 Noble Sagg hath hereby Acknowledged himself therewith
 fully satisfied and paid and thereof hath clearly acquitted
 Exonerate and discharged the said James Nevill his Heirs
 Executors & for ever by these presents hath given granted alien-
 Bargained sold Entailed and confirmed and by these pre-
 sents hath fully clearly and absolutely give granted alien Bar-
 gain sold Entailed and confirmed unto the said James Nevill
 his Heirs & Assigns for ever one certain tract of Land contain-
 ing one hundred acres lying and being in Goochlang aforesaid
 is bounded as follows beginning at a point of Rocks where the
 Judges Shott John Dawson near the seven Islands thence up
 the River to his house thence into the woods & down his back line
 a parcel to the place begun at to make up the said Number of
 acres more or less to have and to hold the said tract of Land
 promises unto the said James Nevill and to his Heirs and assigns
 for ever to the only use and behoof of him the said James
 Nevill and his Heirs for ever and the said Noble Sagg
 hath further Covenant for himself and his Heirs that he the
 said Noble Sagg or his Heirs or from any other person or persons
 that shall or may hereafter claim any Right Title or Inter-
 est of in or unto the abovesaid Land and promises with the
 Appurtenances thereto belonging or in any wise appertain-
 ing In Witness whereof the said Noble Sagg hath hereunto
 set his Hand & Seal the day & year above written.

Witnessed sealed & delivered
 in the presence of us... Noble Sagg. Seal

Witnessed sealed & delivered
 in the presence of us... James Nevill
 The within named Noble Sagg unto the within named James
 Nevill according to the Tenour of the within mentioned Written
 February the 20. 1735
 Noble Sagg Seal

Cite Court Held for Good Land County June 15. 1736.

Wobles Sagg arknowlegged this deed with the Divery of Deisin Engrossed to be his Act and deed and it was thereupon ordered to be Recored.

Test. J. Wood (Signature)

To all to Whom these presents shall come know ye that William Mills of the parish of Saint James in the County of Goodland for and in Consideration of fifteen pounds and five shillings (orant money of Virginia to me paid before the Executing and Solving of these presents the Receipt whereof I do hereby acknowledge) have granted Bargained sold Entitled and made over and by these presents do for the aforesaid Consideration Bargain sell convey and make over unto James Walker of the parish and County and unto his Heires and Assigns all my three Hundred Acres of Land lying and being in the parish and County aforesaid on the branches of Sicking hole Creek which three Hundred Acres of Land is part of a greater tract which the said William Mills took up as by a patent bearing date the Eleventh day of April 1732 and bounded as followeth to witt Beginning at a corner pine of Samuel Colmans Land thence on his line South fifty six degrees West forty nine Chains to a corner pine thence West twenty six Chains to a corner pine thence South thirty five Chains to (Liloses) corner white oak on a branch thence West Seventeen degrees North Sixty six Chains to a corner red oak thence North ten degrees West seven Chains to a corner black oak thence West Sixteen degrees North thirty three Chains to a corner Red oak and pine thence North Seventeen degrees West on Scotts line four and a half Chains to a corner Hickory on Scotts line thence North thirty five degrees West fifty nine Chains to Kerbys corner white oak thence on his line South forty one degrees East fifty four Chains to a corner white oak thence East seven degrees North Twenty seven Chains to a corner thence East thirty six degrees North to Francis Kerbys corner thence along his line to a corner pine thence West thirty six degrees South to the line of Henry Miles thence on his line to the Plate Coquat and all the Estate right Title Interest use profit party and Claim of me the said William Mills my Heires and Assigns of or unto the premises and the Reversion and Reversions

Reversions Reservations and Reservations of all and singular
 the promises with their and every of their appurtenances
 To have and to hold the said three hundred acres of Land be
 the same more or less according to the Boundaries aforesaid and
 all and singular other the promises above mentioned and
 intended to be hereby granted unto the said James Walker &
 his Heirs to the only use of the said James Walker & his Heirs and
 Assigns for ever and of the said William Mills for my self my Heirs
 Executors and Administrators the aforesaid granted promise
 with the appurtenances unto the said James Walker and his Heirs
 and Assigns against me the said William Mills and my Heirs
 and all claiming or to claim right by from or under me them or
 any of them Have and will Warrant and for ever go along
 by these presents In Witness whereof I have hereunto set my
 Hand and Seal this fiftenth day of June one thousand seven
 hundred and thirty six

William Mills (Seal)

Signed Sealed & Delivered
 in presence of us.

John Fryer
 Henry Cates
 Peter Patrick

Memorandum that peaceable and quiet
 at Possession of the within premises was given by the within
 named William Mills to the within named James Walker by
 Delivery of turf and twig of the ground of the said land
 as the usual symbols of Severy and Seisin witness my hand
 and Seal this fiftenth day of June one thousand seven hundred
 & thirty six.

William Mills (Seal)

Signed Sealed & Delivered
 in the presence of us.

John Fryer, Henry Cates, Peter Patrick

At a Court Held for Goochland County June 15. 1736.
 William Mills acknowledged this deed with the Swory of
 Seisin Enforced to be his Act and deed & it was thereupon
 Acquitted to Record then Mary Wife of the said William (she
 being first privately Examined) Relinquished her dower in the
 Land by this deed conveyed which was also Acquitted to Record.

John Wood

Sig

Know all Men by these presents that Wee John Netherland
 George Larrington, Robert Hughes and Jacob Michaux, arshold
 on and firmly stand bound unto our Sovereign Lord King
 George the Second and to his Heirs and Successors in the Sum of
 one thousand pound Sterling money to the payment of which well
 and truly to be made we bind us and every of us our and every
 of our Heirs Executors & Joyntly and severally by these presents. In
 Witness whereof we have Hereunto set our Hands and seals the
 fifteenth day of June Anno Domini 1736.

The Condition of this obligation is Such that whereas the above
 bound John Netherland hath obtained a Commission from the
 Honourable William Gooch Esq. His Majesty's Lieut Governour
 of this Dominion to be Sheriff of Goochland County for the ensuing
 year now if the above bound John Netherland shall render unto the
 Auditor and Receiver General of His Majesty's Revenues a
 Particular Perfect and full account of all his Majesty's Rents
 and Dues arising within the said County and shall well and faith-
 fully pay the same unto the Receiver General or unto such person
 or persons as he shall appoint to receive the same and if the said
 John Netherland shall also well and truly collect Doves and
 receive all and every such Statutory County Court Clerks Coroner
 Constables, and other fees as shall be required of him and shall
 make due payment thereof and of all other publick dues and
 fees which shall be put into his Hands to collect and which shall
 be due and payable from persons residing within the said
 County unto such persons who by Law are intituled to receive
 the same and shall also true performances make of all matters
 and things relating to his office of Sheriff during his
 continuance therein then this obligation to be void else in force.

Signed Sealed & Delivered

In presence of . . .

A. Wood.

John Netherland
 Geo Larrington
 Robert Hughes
 Jacob Michaux

At a Court Held for Goochland County June 13. 1736.

John Netherland, Geo. Larrington, Robert Hughes and Jacob Michaux
 Acknowledged this Bond to be their act and Deed and it was
 thereupon ordered to be Retored.

Test. Henry Wood

In obedience to an order of certe dates the 20. day of April 1602
 the subscribers sig most at the House of Peter Davis &
 being first sworn before Cap^t Carlton flouing Gent man
 one of his Majesty's Justices of the peace for this County sig value
 and appraise the Estate of Matthew Cox Decesst as followeth

To ten Head of Hoggs at 5/ p ^r p ^r ss.	£ 2. 10
To one old Horse at 5/.	.. 5
To one young Horse	1. 10
To one gray Horse	1
To three lowe Calves at 20/	3
To two lowes & 1 Heifer	2. 10
To seven yearlings at 5/.	1. 15
To one Sow one Barrow two sheats two piggs	15
To 3 old Broag Hoss. 2 old narrow axes one old Broag ax 2 old Weggas	8. 6
To one old frow one age one growing uife one old Saget and rest	3. 6
To one tree of a old Saget.	1. 3
To one pare of old Skilliards	4
To a partel of Lumber	4
To 1 pare of old Scales	5
To 1 old Sifter	6
To 1 Markot	15
To 1 old Sord & Baguet	2. 6
To 1 Cole Box	6
To 1 pare Spoon moles & Hous	7. 6
To 1 Ruls & p ^r of lempap ^r es & old Coub	1
To a partel of old Shumakers Cols	3
To 1 small glas 2 p ^r ssers one Bottle	1. 3
To 1 old Saw & futags.	6
To 1 Living whole	4
To 1 old Spining wolen whole	1. 3
To 1 Stone Butter pot.	2
To 1 oval Cabel	1
To 1 old Pail 1 fring pan & some tin ward.	3
To 26. pound of old Powder	1. 14
To 1 Large Iron pot	9
To 1 small pot.	4. 6
To 1 Chest.	4

	from other side	
Co: Bag & Bag stog one pair shoots one Rug & Blanket	-----	3 .. 15 ..
Co: Bag & Rug 1 Blanket & 1 shoot	-----	2
Co: old Bag 2 Rugs & Bag stog	-----	2 .. 5 ..
Co: old quiltous	-----	.. 1 ..
Co: parcel of old Cooper's Tools	-----	.. 10 ..
Co: Iron pot	-----	.. 8 ..

as Witness our Hands the 12th day of June 1736.
 Stephen Bagford. Rich^d Mosby. Ben. Mosby.

L. 32 .. 9 ..

At a Court Held for Goochland County June 15. 1736.
 Peter Davis presents this Inventory and it was ordered to
 be Recorded.

W^{ch} Henry Wood, Cur.

This Indenture made the twentieth day of July in the
 year of our Lord Christ one Thousand Seven Hundred and
 thirty six between Charles Lynch of the County of York
 of the one part and Anthony Pomey of the County of Hanover
 of the other part Witnesseth that the said Charles Lynch for
 in consideration of the sum of fifteen pounds Sterling mony
 of England to him in hand paid by the said Anthony Pomey
 the Receipt whereof the said Charles Lynch hath hereby acknow-
 ledged he the said Charles Lynch hath granted bargained
 and sold aliened and confirmed and by these presents doth
 Grant Bargain and Sell alien and confirm unto the said
 Anthony Pomey his heirs and assigns forever all that tract
 or parcel of Land lying and being in Goochland County
 on the west side of the Small Mountain containing two
 Hundred and thirty one acres granted to the said Charles
 Lynch by Patent bearing date the sixth day of April one
 Thousand Seven Hundred thirty four Bounded as
 followeth Beginning at a corner white oak of John Choyner
 in Major Thomas Carrs line thence on Carrs line one
 Hundred and Seventeen Chains to a black oak thence South
 Eleven degrees East Sixty Seven Chains to a Hickory thence

South

South Eleven degrees East Sixty Seven Chains to a Hickory
 thence South thirty five degrees West twenty nine Chains to
 Blackoak thence West nineteen degrees South Seventy four
 Chains to Pointers thence North Seven degrees West one half Chain
 to a Corner Hickory on Hoys land thence on Hoys land to the place
 begun at and also all trees Woods underwoods, Titles Common
 Common of Pastures Profits Commodities, Advantages Heredita-
 menss wayes waters and Appurtenances whatsoever to the said
 two Hundred and twenty one acres of Land above mentioned belon-
 ing or anywise appertaining and also the Reversion and Revert-
 ons Remainder and Remainders, Rents and Services of the said
 Premises and of every part and parcel thereof and all the Estate
 Right title, Interest, Claim and Demand whatsoever of him the
 said Charles Lynch of in and to the said tract or partoll of two
 Hundred and twenty one acres of Land and Premises and
 Every part thereof To have and to hold the said Land and all
 and singular the premises above mentioned & every part and
 parcel thereof with the appurtenances unto the said Anthony Pomey
 his Heirs and Assignes to the only proper use and behoof of the said
 Anthony Pomey his heires and Assignes forever and the said
 Charles Lynch for himself and his Heires the said tract or partoll
 of two Hundred and twenty one acres of Land and Premises
 and every part thereof against him & his Heires & against
 all and every other person and persons whatsoever to the said
 Anthony Pomey His Heires and Assignes shall & will warrant
 and forever defend by these presents in witness whereof the
 parties to these presents their Hands & Seals Interchange-
 ably set the day & year first above written.

Cha. Lynch Seal

Signed Sealed & delivered
 in the presence of us

Saiburn Woodson
 Benjamin Sumner

Memorandum that on the 21st day of July 1736. peaceable
 and quiet possession was had and taken by the within names
 Charles Lynch of the within grants land & premises and the
 same was by him by him given & delivered unto the within
 names Anthony Bonney as the usual symbols of Divery & Seisin
 according to the force form & effect of the within deed
 in the presence of
 Samburu Woodson
 Benja. Sumas.

Chas. Lynch Seal

At a Court Held for Goochland County July 20. 1736.
 Charles Lynch acknowledged this deed with the Divery of Seisin
 Engrossed to be his Act and deed and it was thereupon acknow-
 ledged to Record.

Test. Henry Woodson.

This Judgment made and pronounced the 20th day
 of May in the year of our Lord one thousand Seven Hundred
 and Thirty Six Between Samuel Hancock of the County of
 Henrico of the one part and Arthur Mosely of the same County
 of the other part Witnesseth that the said Samuel Hancock for
 and in consideration of the sum of Twenty four pounds current
 money to him in Hand paid by the said Sam^r Arthur Mosely
 the Receipt Whereof the said Samuel Hancock hath hereby acknow-
 ledged and therefrom hath acquit & discharged the said
 Arthur Mosely his Heirs Executors and Administrators
 hath given granted bargained sold alined Enfeoffed and
 confirmed and by these presents hath given grant bargain sold
 alined Enfeoffed and confirmed unto the said Arthur Mosely & his Heirs
 or Assigns for ever all his right title claim Interest or Demand what-
 soever which he hath to two Hundred acres of Land be the same
 more or less lying and being in the County of Goochland and
 on a place known by the name of Butterwood Swamp which
 said land with three Hundred acres more was formerly taken

by Mr Arthur Mossly Senr and Senes Kistakou by Samuel Hancock and Arthur Mossly Junr together with all Houses Orchards Gardens Waters Woods and Appertouances what soever to the same belonging or in any wise Appertaining to stand and to hold the said Land and Premises with its appertouances unto the said Arthur Mossly his Heirs and Assignes for ever and further the said Samuel Hancock gott for himselfe his Heirs Warrant and for ever giving the said Land unto the said Arthur Mossly his Heirs & Assignes against all & every Person or persons Claiming or that shall hereafter claim any Right or Title in or to the said Land or any part or part of thereof In Witness whereof the said Samuel Hancock hath hereunto set his hand and Seal the day and year above Written.

Signes & Seales and Delivered of presents of

Samuel Hancock Seal

Benjamin fernando
Thomas Jones. Mary Hancock
John Branch.

Memorandum that on the 10th day of May 1736 quiet and peaceable possession and Seizon of the land within mentioned was had and taken by Samuel Hancock and by him given into the said Arthur Mossly according to the form and Effect of this within Written good.

In presence of

Samuel Hancock Seal

Benjamin fernando
Thomas Jones. Mary Hancock
John Branch.

At a Court Held for Hoochlang County July 20th 1736.
Samuel Hancock Acknowledged this good with the Divory of Seizin supposed to be his Act and good & it was thereupon ordered to be Recorded.

Test. Henry Wood

This Indenture made this 20. day of October Annoq.
 Dom. 1722. Between Daniel Tomas of Goochlang County of the one part
 and James Gates of the same County of the other part Witnesseth
 for and in Consideration of the sum of ten pounds Currant money of
 Virginia to him the said Daniel Tomas in hand paid before the
 Sealing and Delivery of these presents by the above named James
 Gates the Receipt Whereof he the said Daniel Tomas doth here
 Acknowledge and therefore doth quit and discharge the said
 James Gates his Heires & every of them by these presents Hath granted
 Bargained and sold to the said James Gates one Dividend or part
 of Land Situate lying and being on the South side of James River
 in the foresaid County and on the North side of Joneses Creek and
 Abounding as followeth to wit Beginning on the said Creek where
 James Lockes upper line crosses the said Creek thence on his Line to
 a former Scrub oak in Major William Mayes line thence along the
 Lines to John Redfords line thence on Redfords Line to the
 Creek thence down the Creek to the Beginning and to containe one
 Hundred acres of Land be the same more or less within the
 aforesaid together with all the Houses fences Woods Water and Water
 Courses and all other the premises thereupon or thereunto belong
 ing or in any wise appurtaing to have and to hold the said Land
 and premises with the appurtaances and every part and
 part thereof to him the said James Gates and his Heires for
 ever and the said Daniel Tomas for himself his Heires Executors
 and Administrators doth further grant and Agree to say with
 the said James Gates his Heires & that the Sealing and Delivery
 of these presents he stand seized and hath perfect Estate in the
 Simple of the Land herein before mentioned and that he
 for ever quit claim unto the said Land and premises with the
 appurtaances to him the said James Gates and that he will
 for ever hereafter Warrant and defend the said Land and pre
 mises with the appurtaances to him the said James Gates and
 that he will for ever hereafter Warrant and defend the said Land
 and premises from himself his Heires Executors and Admini
 strators unto him the said James Gates and his Heires and
 Assigns for ever In Witness Whereof he the said Daniel Tomas Has
 Hereunto set his hand fixed his Seal the day & year above Written

Signed Sealed & Delivered in presence of us
 Thomas Turpin, Geo. Carrington
 William Allen.

Daniel ^{his} Tomas Seal
 mark.

Memorandum that on this 19th day of October 1732 peaceable
and quiet possession and seizing of the Land in this deed
mentioned was delivered into the within named James Gates
to him and his Heirs for ever by the above mentioned Daniel
Thomas the Gate above written.

Thomas Turpin
Geo. Farrington
William Allen.

his
Daniel Thomas
mark

At a Court held for Goochland County July 20. 1736.

Daniel Thomas acknowledged this deed with the Oath of
Seizin and swore to be his Act and deed and it was there
upon admitted to Record.

Test. H. Wood (Jr.)

This Indenture made the 20. day of July in
the year of our Lord Christ one thousand seven hundred and
thirty six Between John Lannon of the County of Goochland
of one part and Lazarus Dameron of the same County of the
other part Witnesseth that the said John Lannon for and in con-
sideration of an Exchange of Land hath granted unto Lazarus
Dameron one Hundred and fifty acres of Land lying and con-
taining in the County of Goochland on the North side the Flumina
River and bounded as followeth (to wit) Beginning at a White
oak Edward Scotts corner by the River running thence up the
River according to its Meanders two Hundred and Sixty
Eight poles to a Hickory thence on a new line north seven-
ty degrees East Eighty Eight poles to a Hickory on the South side
a Run South twenty two degrees East two Hundred and Sixty
Eight poles to a Spanish oak in Edward Scotts line thence on Ed-
ward Scott South Seventy degrees West Ninety one poles to the first
Station for the quantity of one Hundred and fifty acres of Land
and all the Estate Right, Title, Interest, Trust, Property, Claim
and Demand whatsoever of the said John Lannon of and in
and

to the premises the Reverend and Religious Rector and
Remainers yearly and other profits of the premises to have
and to hold the said Hundred and fifty acres of Land and all
and singular the premises with the appurtenances unto the
same Lazarus Samson and his Heires and Assignes forever
and the same John Cannon hath Covenant with the said Lazarus
Samson that the said Cannon and his Heires hath made the
above mentioned Exchange of Land & Premises unto the
said Samson & his Heires and Assignes Shall and will Warrant
and for ever defend by the presents in Witnes Whereof the
said John Cannon hath Hereunto put his hand and Seal the
day and year above Written.

John Cannon Seal

Signed Sealed and Delivered
In the presence of -----
Robert Hughes
John Thompson
John Webb.

Memorandum that on the day of one thousand
seven hundred and thirty six Divery and Seisin of the within
Exchanged Land and Premises was made and done according
to Law by the within named John Cannon to the within named
Lazarus Samson and his Heires forever

John Cannon -----

In presence of
Robert Hughes
John Thompson
John Webb.

At a Court Held for Goodland County July 20. 1736.
John Cannon acknowledges this deed with the Divery of Seisin
indorsed to be his Act and deed and it was thereupon Acquitted
to Record.

Test. Henry Wood

This Indenture made the Twentieth day of July in the year of our Lord Christ one thousand seven hundred and thirty six Between Henry Wood of the County of Goochland of the one part and Giles Allegre of the County aforesaid of the other part Witnesseth that the said Henry Wood for and in consideration of the Sum of five Shillings Currant money to him in hand paid by the said Giles Allegre the receipt whereof he doth hereby Acknowledge and thereof and of every part and parcel doth clearly Acquit Exonerate and discharge the said Giles Allegre his heirs & by these presents hath given granted sold aliened Entailed & confirmed and by these presents doth give grant bargain sell alien Entail and put into the said Giles Allegre his heirs & Assigns one certain tract or parcel of land containing two hundred acres situate lying & being partly in Goochland County and partly in Hanover County and is bounded according to the patent and contains by Estimation Two hundred acres situate to the same more or less with all Houses, orchards, Gardens, fences and other Appurtenances to the same belonging or in anywise Appertaining and all the Estate Right Title Property Claim and Demand whatsoever into or out of the premises or to any part or parcel thereof To have and to Hold the said land & premises with the Appurtenances unto the said Giles Allegre his heirs and Assigns for ever and the said Henry Wood for himself his heirs & doth further Covenant and Agree to and with the said Giles Allegre his heirs & Assigns that he the said Henry Wood & his heirs - the aforesaid land & premises with the Appurtenances - unto the said Giles Allegre his heirs and Assigns against him the said Henry Wood and his heirs and against all all other persons whatsoever shall and will Warrant and by these presents for ever defend In Witness whereof the said Henry Wood hath hereunto set his hand & Seal the day & year above Written.

J. H. Wood. Seal.

Sealed and Delivered
in the presence of . . .

Robert Payne.
Chas. Turnbull.

248 Memorandum that on the 19th day of July 1736.
Peaceable and quiet possession of the Within land and
Promises was had and taken by the within Henry Wood unto
the Within Goods in the presence of the subscribers
Witness
Robert Payne
Charles Turnbull. H. Wood.

Received the seventeenth day of July 1736. of the Within
Giles Allegre the sum of five Shillings current money it
being the consideration money in the Goods contained here
Robert Payne
Charles Turnbull. H. Wood.

At a Court continued & Held for Gloucestershire County July 22 1736
Henry Wood acknowledged this deed with the Livery of Seisin
& Receipt endorsed to Giles Allegre to be his Act and Deed and
it was thereupon admitted to Record.
Test. Henry Wood Clerk.

Know all men by these presents that I Joseph Pleasants
of the County and Parish of Henrico for and in consideration
of a Bond past from Carlton Woodson and Stephen Woodson
both of the County and Parish of Henrico to Judgmentys and
keep harmless my self as Heire at Law of my Deceased father
Joseph Pleasants Deceased and Edward Bennet and Marthin
his Wife Executors of my father aforesaid his Estate from all
Bargains and Contracts and Bonds & Agreements whatsoever
Which shall or may accrue to us or any of us or our Heires
Executors or Administrators by means of any Bargain con-
tract or Writing made by my aforesaid Deceased father
Joseph

Joseph Pleasants with Samuel Tucker Woodson formerly
of Henrico County Deceased and from all the Heires Exors
and Devisees of the aforesaid Samuel Tucker Woodson or any
other person or persons whatsoever Relating to our Tract of
land lying in Goochland County containing two Hundred acres
and Sixty six acres more in the Occupation of Joseph Woodson
Senior Deceased and for other other good reasons and
Conversations freely and Voluntarily give grant & confirm
unto Carlton Woodson and Stephen Woodson both of the County
of Henrico aforesaid our tract or parcel of Land containing
Two Hundred Sixty and six acres of Land together with
with all Buildings and Improvements thereon to have
and to Hold unto the aforesaid Carlton Woodson and Stephen
Woodson their Heires Executors and Assignes forever
and to Each of their Heires and Assignes for ever the aforesaid
Two Hundred Sixty and six acres of Land together
with all Houses, Woods, Waters, Fences and Inclosures and
Improvements of what nature or kind soever and for
further Covenant and Agree with the aforesaid Carlton
Woodson and Stephen Woodson their Heires Executors
and Administrators that I do hereby quit Claim from
any self my Heires Executors and Administrators or
any other person or persons whatsoever claiming
under us or my Heires unto the aforesaid Carlton Woodson
and Stephen Woodson and their Heires and Assignes
forever the aforesaid tract or parcel of Land with the
Appurtenances thereon or thereunto Belonging unto
the aforesaid Carlton Woodson and Stephen Woodson
their Heires and Assignes for ever in Witness Whereof I
hereunto set to my Hand and Affix my Seal this Twenty
Second day of July Anno Domini 1736.

Signed Sealed and Delivered

Joseph Pleasants (Seal)

In presence of

at a Court continued & held for Goochland County July 22^d 1736.
Joseph Pleasants acknowledges this deed to be his Act and
deed and it was thereupon admitted to Record.

Test. Henry Woodson.

Go all to Ashome

These presents shall Lewis J. Davis
 Patterson of the County of New Kent Soud Greeting & Now know
 ye that of the said Davis Patterson for and in Consideration of
 the sum of fifty poundes Currant monny of Virginia to me in
 and thereof do hereby acquit and discharge him have granted
 Bargaind sold Entroffed and conveyed and do by these presents
 fully freely and absolutely Grant Bargain sold Entroffed and convey
 unto the said Walter Deak his heirs and Assigns a certain partell of
 Land in the County of Goochland containing by Estimation two
 Hundred acres more or less bounded as follows. Beginning at a
 Corner Hickory which parts the said Patterson and Deak so along
 a line being Pattersons patent line Northward to a Corner pine
 which parts Patterson and Charles Christian from thence along
 a line Westward to Sickenhole Creek then to a Corner over the creek
 in the Plumtree Branch and so along a line Southward to the
 said Deaks line and along Deaks line to the place where it
 being part of a Survey that the said Davis Patterson had
 formerly taken up and the said Deak owns the other part of the
 said Survey together with plantation orchard. Having WOODS
 Waters Priviledges Profits Commodities and Appurtinances wh
 soever thereunto belonging to have and to hold the said part
 of Land with the Appurtinances to the said Walter Deak his
 Heirs and Assigns from hence forth forever to his and theirs
 proper use & behoof for ever more, to be held of our Sovereign
 Lord the King his Heirs and Successors under the quit Rent
 therefore due and of Right accustomed and of the said Davis
 Patterson do hereby for me my Heirs Executors and Assigns
 Covenant Promise and Grant with the said Walter Deak his
 Heirs and Assigns that of the said Davis Patterson at the time
 of Sealing hereof am lawfully Seised of a good Estate in
 fee Simple in the said Land and have in my right good &
 sufficient Power and Authority in the Law to sell the same
 as aforesaid and that the said Walter Deak his Heirs and
 Assigns shall and may from henceforth for ever lawfull
 peaceably have hold and enjoy the said Land with the Appur
 tinances free and clear from all manner of former or other
 Bargaind Sells Gifts Grants Leases and Mortgages Inquitt
 Extents Cites Charges. Power, Troubles or Incumbrances
 Whatsoever. by me heretofore made or done and that I am

my Heirs and all persons whatsoever claiming under me shall
 and will at any time hereafter within five years, at reasonable
 request costs and charges in the Law of the said Walter Deak
 his Heirs or Assigns do Acknowledge & Execute all such fur-
 ther Act and Acts thing & things as by the said Walter Deak
 his Heirs or Assigns or his or their Council Learning in the
 Law shall be reasonably Demanded or Required and if the
 said David Patterson do oblige my self to Acknowledge this
 deed at a Court held for Goochland County when thereunto
 desired by the said Walter Deak in Witness Whereunto I have
 Hereunto set my Hand and Seal this 15. day of June one thousand
 seven hundred & thirty six

David Patterson Seal

Signed Sealed & Delivered
 in the presence of us.
 Robert Christian
 Thomas Patterson
 James Christian jr.

Memorandum that on the 15. day of June 1736. peaceable
 and quiet possession was had and taken by the within named
 Walter Deak of the granted Land & premises & the same was
 by him Delivered into the within named Walter Deak as the
 usual Symbol of Divery and Seizen according to the form and
 Effect of the within deed in the presence of us.

Robert Christian, Thomas Patterson, James Christian

David Patterson Seal

Thou receiving of Walter Deak fifty pounds current money of Virginia
 being full satisfaction for the within mentioned Land & premises
 and do Acknowledge my self fully satisfied for the same and the
 said Walter Deak his Heirs Executors & thereof to be acquitted
 and discharged for ever as Witness my hand and Seal this day
 above written. Coll James Christian, Thomas Patterson Rob. Christian

David Patterson Seal

At a Court held for Goochland County July 20th 1736.

This deed with the Divery of Seizen and receipt hereon aforesaid
 were proved by the oaths of the Witnesses hereto to both Acts and
 deeds of David Patterson and they were thereupon ordered to
 be recorded.

Coll. Henry Wood Seal

Know all Men by these presents that Wm Carlton Woodson and Stephen Woodson both of the County and Parish of Henrico do own to stand holden and justly indebted unto Joseph Pleasants son and Heir at Law of Joseph Pleasants deceased and Edward Bonnet and Martha his Wife Executors of the Estate of Joseph Pleasants deceased the sum of Three Hundred pounds Currant Money of Virginia unto which payment well and truly to be made and done. We the said Carlton Woodson and Stephen Woodson jointly or severally and each or either of us our Heirs Executors and Administrators do bind Our selves and each or either of us our Heirs to unto the aforesaid Joseph Pleasants Edward Bonnet and Martha his Wife them or either of them or either of their Heirs Executors Administrators or Assignes firmly by these presents.

The Condition of the above Obligation is such that if the above Carlton Woodson and Stephen Woodson their Heirs &c shall well and truly keep and save harmless and indemnified the above named Joseph Pleasants Edward Bonnet and Martha his Wife and each or either of them their Heirs Executors and Administrators off and from all Damages which which may accrue by means of any Bond or Bonds Contract or Contracts or other Bargains forfeitures or Amendments made by Joseph Pleasants Senior deceased off or concerning two hundred sixty six Acres of Land which the above named Joseph Pleasants sold unto Samuel Tucker Woodson and ^{from} his Heirs Executors and Devises and in particular from the Claim of Benjamin Woodson Brother of the said Samuel Tucker Woodson deceased claiming any right unto the aforesaid two hundred sixty and six ^{Acres} of Land which the aforesaid Joseph Pleasants son and Heir at Law ^{at Law} hath conveyed by a Deed of Gift bearing date soon with these presents unto the above bound Carlton Woodson and Stephen Woodson and their Heirs for ever and likewise to save and keep harmless the aforesaid Joseph Pleasants Edward Bonnet and Martha his Wife from all Costs of Law Suit or Suits either in Common Law or Equity that may be commenced by any person or persons whatsoever claiming under the aforesaid Samuel Tucker Woodson any Right or Title to the aforesaid Land and premises which done and performed then this above Obligation to be void Else inforce. In Witness whereof they the aforesaid Carlton Woodson and Stephen Woodson hereunto set their hands and Seals this 22 Day of July Anno Dom 1736.

Signed Sealed and delivered in the presence of.

Carlton Woodson Seal
Stephen Woodson Seal

At a Court Continued and for Goochland County July 22. 1736.
Carlton and Stephen Woodson acknowledged this bond to be their
Act and Deed and it was ordered to be recorded.

Test. Henry Wood Jur.

Know all Men by these presents that I Joseph Pleasants of the
County and parish of Henrico do own to stand holden and justly
bound unto Carlton Woodson and Stephen Woodson of the aforesaid
County the sum of Three Hundred pounds Current Money of Virginia
unto which payment well and truly to be made and done I bind
my self my Heires Executors and Administrators unto the aforesaid
Carlton Woodson and Stephen Woodson jointly or severally or both or
each or either of their Heires Executors or Administrators firmly by
these presents

The Condition of the above Obligation is such that if the
above bound Joseph Pleasants hath not heretofore contracted sold or given
away before the date of these presents any tract or parcel of land lying
in Goochland County acknowledged and given by Deed of Gift unto
the above named Carlton Woodson and Stephen Woodson and their
Heires for ever by the aforesaid Joseph Pleasants the said Deed bearing
date even with these presents and does not claim any further right
hereafter to the said land and promises that then the above obligation
to be void otherwise to remain in full force In witness whereof he
the said Joseph Pleasants doth set to his hand and affix his Seal
this 22 day of July Anno Dom 1736.

Witnessed by (not) Interlined
before signed

Joseph Pleasants Seal

At a Court Continued and held for Goochland County July 22. 1736.

Joseph Pleasants acknowledged this bond to be his Act and Deed and
it was thereupon admitted to record.

Test. H. Wood Jur.

Know all Men by these presents that I Joseph Pleasants of the Count
and parish of Henrico do own my bound and justly indebted unto Joseph
Woodson Sen. and Joseph Woodson Junr. both of the County aforesaid their
Execut^r and Administrat^r. the full sum of One Hundred pounds Current
Money unto which payment well & truly to be made I bind my self
Heires

Heires Execut^o and Administrat^o firmly by these presents unto the aforesaid partye or each or either of them or each or either of their Heires Execut^o Administrat^o or Assignes this 7th day of February 1720.

The Condition of the above Obligation is such that if the above bound Joseph Pleasants his Heires &c shall well & truly make Lawfull doods to the above named Joseph Woodson Sen^r and Joseph Woodson Jun^r for two -
pieces of Land mentioned in the last Will and Testament of Sam^l Carter Woodson deceased that is provided they the said Woodsons or any other person will deliver unto the said Pleasants a bond which he passed to the said Carter Woodson deceased and now in the hands of Robert Blaws for the surety of the said Land lying on the little low ground above Dover or give him a Lawfull discharge from the same In Witness whereof he hath hereunto sett to his hand and seals this day and year above written.

Joseph Pleasants Seal

Signed Sealed & Delivered in presence of
Henry Wood. Sam^l Joans
John Taylor. Carlton Woodson.

At a Court hold for Goochland County July 20th 1736.
Carlton Woodson being a Quaker made his solemn affirmation this Bond was signed Sealed and delivered by Joseph Pleasants and Henry Wood made oath that he subscribed his name as a Witness. and the motion of the said Carlton Woodson the same was ordered to be recorded

Coll. H. Wood

In the name of God amen I Stephen Woodson of the parish of St. James in the County of Goochland House Carpenter being of sence & use but in sound and perfect mind memory and understanding blessed be god for the same do make and ordain this present Writing to contain my last will and Testament in manner & form following First and principally I recommend my Soul into the hands of my most blessed Lord and Saviour Jesus Christ hoping by and thro' his precious death and passion I shall receive full and free pardon of my sins and as to what worldly Estate as it hath pleased God to bless me with I give devise and bequeath in manner and form following
I give devise and bequeath unto my well beloved Wife Elizabeth Woodson three Negro Slaves named Tommy, Don and Tommy

and the plantation whereon I dwell beginning at Maxfields but then
down the river to Lewis but together with my proportionable part of
Sabbath's Island to her for and during the term of her natural life and
after her decease I give devise and bequeath the abovesaid land and Neg.
unto my beloved Son Matthew Woodson to him and his heirs for ever.
Item I give devise and bequeath unto my Daughter Elizabeth Woods.
my tract of land lying on fine Creek for the use hereafter expressed that
my Executors shall and may by this my last will have full power and
authority to dispose of the said fine Creek land to the best advantage for
the use of my said Daughter which said sum of money as the sale of the
said land shall or may be sold for by my Executors shall be paid to
my said Daughter when she shall attain to the age of Twenty One
years or the day of her Marriage.

Item my will and desire is that if my two Children Matthew and
Elizabeth should dye before they come of the age of twenty one years
or days of their Marriage that then I give bequeath and devise all my
Estates both real and personal abovesaid unto my said two
Children unto my two loving Brothers John Woodson and Josias
Woodson to them and their heirs for ever.

Item I give devise bequeath unto my loving Brother Josias Woodson
and to his heirs for ever the three Negro Slaves abovesaid
Immediately after my decease.

Item I give and bequeath unto my loving brother Josias Woodson and
to his heirs for ever one half part of my tract of land lying in Gorthie
Joining the lines of John Lewis George Champeon &c and I do hereby
give and bequeath unto Daniel Branch the son of Matthew Branch
the Elder the sum of Eighteen pounds Currant Money to him and his
heirs for ever. Immediately after the said Daniel Branch doth or shall
leave my plantation that my Executors shall pay unto the said Daniel
five barrels of Indian Corn and the year ensuing to pay unto the said
Daniel five barrels of Indian Corn more and above the first five barrels
abovesaid and also one Young Horse or Mare at his Choice.

Item I give and bequeath unto my said Daughter Elizabeth the sum of
Forty pounds Curr. money of Virginia to be paid unto her my said daughter
by my Executors when she shall attain the age of twenty one years or day
of her Marriage.

Item I give and bequeath unto Martin Martin of late of New Kent and
to his heirs for ever the sum of fifty shillings Curr. money of Virginia.
And I do hereby make nominate constitute and appoint my well-
beloved Wife Executrix & my loving Brothers John and Josias Woodson
and Joseph Parsons Executors of this my last Will and Testament hereby