

of presents shall consisting in, you see that I Dudley Digges
 the consideration herein after written have or into my power
 presents do grant bargain sell into Dudley Digges ^{an indent} son of
 you see and to his heirs etc. Adam or assigns the following Negroes to
 vizt. Christopher Cooper, Darry a Planter, Swift a Boy, Cain a Coachman
 Planter, Tom a Boy, Jemmy a house wench lately at W. France
 and her six children, to wit, Sarah, Mary, Judy, Harry, C. Jemmy
 to hold the said Negroes together with the ^{one} safe of all my other Negroes
 sold to Micajah Perry Esq. ^{& Phillip Perry Esq.} into the said Dudley Digges
 and assigns on the condition following that is to say, that in consideration of
 the said pounds sterling w^{ch} I hereby acknowledge I am indebted unto the said
 Digges Esq. and also on this condition that the said said Digges or his heirs shall
 paye to me or my heirs annually and every year the sum of twenty pounds
 yearly unto my Wife Mary during the term of my Natural life. In Witnes
 whereof I have hereunto set my hand and seal this eighteenth day of
 the 1667.

Dudley Digges

read and acknowledged in presence of the
 following words being first Interlied, Tom a
 Planter, Tom a boy, & Phillip Perry Merchant
 Henry Wood, Charles Curbutt.

of the Court for times and hold for good and law
 was presented by the Clerk of the Court
 was thereupon committed to the...

George the
 King, of the
 of the
 two of them
 held at
 an Act for amending
 the said
 you or
 the Wife of
 having...

of the Court
 of the Court

containing two hundred and ninety Acres in all
 and which was conveyed by her said husband unto John Smith
 by a certain deed dated the sixteenth day of November achen
 Our County Court of Goodland, You are to certify on the back of this
 of Our County Court of Goodland aforesaid such her consent and
 or otherwise her refusal herein fail not as also to cause this Com.
 returned before Our Justices of Our County Court of Goodland aforesaid
 Tuesday in December next. Witness Henry Wood Clerk of Our said Court
 the 19th Day of November in fourth Year of Our Reign. How

over f. Wee the subscribers doo certify that wee have examined the Will
 of Anderson and that she freely relinquishes her right of Dower to the
 amount and value given under Our hands this 2^d December 1736.
 James Overton Mich. Solomon

County Court for Goodland County May 17th 1737

the report person endorsed was ordered to be read

Test. Henry Wood Clerk

of Goodland County being of sound mind and memory
 do hereby certify that I have read and understand the
 contents of the said Will and do hereby certify that the
 same is the true and lawful Will of the said
 deceased and that I have hereunto set my Hand
 and Seal in presence of the said Justices
 of the said County Court this 17th day of May 1737

County Court May 17th 1737

Henry Wood Clerk

Test. Henry Wood Clerk

This Indenture made this sixteenth day of February Anno Domini 1676 Witness
 between George Farington of the one part and Jacob Michaux of the same part both of
 Goodland County Court. and John Ketherland of the other part and County at that the said John
 Ketherland doth by these presents for and in consideration of a few hundred pounds
 sterling to him in hand paid to the said John Ketherland the receipt whereof the
 said John Ketherland doth hereby acknowledge hath bargained, sold aliened, conveyed and
 confirmed to George Farington and Jacob Michaux their heirs and every of their
 Executors Administrators and Assignes on each or parcel of land lying and being on
 the South side of James River in Goodland bounded by the lands of Abraham Michaux
 John Downing, Sanburn Woodson and James River by viz the Meanders thereof
 to include the land of the said John Ketherland containing by estimation one
 hundred and fifty acres ~~land~~ to have and to hold the said bargained
 premises to the said George Farington and Jacob Michaux their and every of their
 heirs Executors and Assignes for ever. It is nevertheless always provided and
 concluded that if the above John Ketherland shall from time to time and at
 times hereafter indemnify the said George Farington and Jacob Michaux from
 of moneys contained in a bond in which the said George Farington and Jacob Michaux
 Robert Douglas are security for the said John Ketherland before the time
 being had may appear then this present deed to be void otherwise to be of
 full force and Virtue in law.

John Ketherland

Signed Sealed and Delivered in the presence
 of us, Anth. Hoggath, Scott, W. Attorneys.

At Court continued and held for Goodland County May 18. 77

This Deed was proved by the Oaths of the Witnesses hereto to be the Act and Deed of
 Ketherland which was thereupon admitted to Record.

Cost. H. Wood

This Indenture made this fourteenth day of May in the
 our Lord One Thousand Six hundred and Seventy Seven Between
 William and Martha his Wife of the County of Goodland of the one part and
 of the same County of the other part Witnesseth that the said William
 and Martha for and in consideration of the Sum of Twenty four pounds
 of Virginia to them in hand paid by the said Peter [unclear] at [unclear]
 delivery of these presents the receipt whereof they the said William
 do hereby acknowledge themselves herewith fully satisfied and paid
 Early [unclear] separate and Discharge the said [unclear]

Administrators for ever by the presents hath given granted bargained sold outsoff
and confirmed and by the presents doth fully and clearly & absolutely give grant
bargain sold outsoff and confirm unto the said Peter Dupuy his heirs and Assigns
for ever One certain tract or parcel of land containing two hundred Acres lying and
being in the County aforesaid and on the South side of James River and on a branch
of Lewis's Creek called Dittways branch, and part of a tract of four hundred Acres
land granted to the aforesaid Chastain by a Patent bearing date the second day of
July One thousand seven hundred and Twenty and bounded as follows to wit
Beginning at a corner pine thence North Seventy one Degrees West three hundred
and ninety two poles to a small corner white Oak thence North eighteen
Degrees East one hundred poles to some point thence South Sixty five Degrees
West three hundred and ninety four poles to a corner white Oak and pine thence
South eighteen West Sixty eight poles to the beginning. Together with all Houf
orchards garden houses Woods underwoods Waters and Water courses thereon
growing and being with all the profits Commodities advantages and appurtenances
whatsoever to the same belonging or in any wise appertaining and also the
Reservation and the Reservations Remainder and Remainders thereof and of the
part and parcel thereof To have and to hold the said tract of land
all and singular the appurtenances unto the said Peter Dupuy his heirs and
Assigns to the only proper use and behoof of him the said Peter Dupuy his
heirs and Assigns for ever and the said Stephen Chastain and Martine for
themselves and their heirs the said land and promises with their and every
of their appurtenances unto the said Peter Dupuy his heirs and Assigns shall
and lawfully defend by the presents against any person or persons
whosoever having or lawfully claiming any right or title in or to the same or
any part or parcel thereof and the said Stephen Chastain and Martine for
themselves and their heirs doth grant Covenant and Agree to and with the said
Peter Dupuy his heirs and Assigns in manner and form following that is to say
that the said Stephen Chastain and Martine at the time of the sealing and delivery
of the presents is and stands the seized of an Indefeasible Estate in fee Simple
of and in the premises and that they hath good right and lawfull authority to
sell and convey the same in manner and form aforesaid and that the same
shall for ever remain unto the said Peter Dupuy his heirs and Assigns freely
and clearly Exonerated and Discharged of and from all and all manner of
other and former Bargains Sales title of Dowry and all other rights and estate
thereon In witness whereof the said parties have hereunto set their
hands the day and year above written

Delivered in presence of us
J. Jean Pierre Gibbon. Peter Dupuy.

Stephen Chastain Seal
Martine Chastain Seal

Memorandum

That Peaceable and Quiet Possession and
 Enjoyment of the within granted Lands and Premises was had and taken the Day and
 Year within mentioned from the within named Stephen Chastain by the said Peter
 Dupuy According to the form and Effect of the within written Deed.

In presence of Us.

Chas. Porter, Jean Pierre Bilbow, Peter P. Dupuy.

his
 mark.

Stephen Chastain,
 Charles Chastain.

May 17th 1737 Received the full Consideration within mentioned
 of Stephen Chastain.

At a Court held for Goodland County May 17th 1737.

Stephen Chastain Acknowledged this Deed with the Survey of Seizin and receipt
 endorsed thereon to be his Acts and Deeds and they were thereupon Admitted to
 record.

Est. Henry Woodfiller.

To all to whom these presents shall come I Thomas Ballow do send greeting
 Know ye that I the said Thomas Ballow of the County of Goodland for and in
 consideration of love and good will and affection which I have and do bear
 towards my loving Cousin Mary Patterson of the same County have given and
 granted and by these presents do freely fully and Absolutely give and
 grant unto the said Mary Patterson her heirs Executors and Administrators
 one certain Messuages plantation or tract of Land containing One hundred and
 fifty Acres and lying and being in the County aforesaid on the South side of the
 Savannah River above the Seven Islands and bounded as followeth (to wit)
 Beginning at a Ditch on the side of the River running thence on the
 Ballows old Bounds South forty six Degrees West One hundred and fifteen poles
 to pointers thence on a new line North thirty five Degrees West two hundred
 and sixty two poles to pointers thence on Amos Lad North Seventy Degrees East
 One hundred and five poles to a White Oak thence down the River according
 to its meander two hundred and twenty poles to the first Station. Also a
 small parcel of Land upon the River running down the River two hundred
 and twenty yards to a Gum Dogwood thence out One hundred and twenty
 yards thence up to the old bounds containing by Estimation six Acres more
 or less to have and to hold, the said Messuages plantation or tract of
 Land and of every part thereof with the Appurtenances unto her the said Mary
 Patterson her heirs and assigns for the only Use and behoof of the said Mary
 Patterson her heirs and assigns for ever without any manner of fee Rent and

that the said Mary Patterson her heirs and assigns for and notwithstanding any Act or thing by him the said Thomas Ballow or any other person Committed done or Suffered shall or Lawfully may for ever hereafter have hold use occupy possess and enjoy the same & every part thereof without the Lawfull let molestation or Eviction of him the said Thomas Ballow his heirs or assigns or any other person whatsoever In Witness whereof I have hereunto set my hand and Affixed my Seal the first Day of December in the Year of Our Lord One Thousand Seven Hundred and Thirty six

signed sealed and delivered in the presence of the
Witnesses Walter Seah, Leona Ballow, Susannah Ballow
Tho. Ballow. Seal

(by him the said Thomas or any other person) Interlined before
signed and delivery and Defizon made

Memorandum

That delivery and Defizon was made and Lawfull possession was given by Thomas Ballow to Mary Patterson the first Day of December in the Year of Our Lord One Thousand Seven Hundred and thirty and six.

in the presence of the
Walter Seah, Leona Ballow, Susannah Ballow
Tho. Ballow. Seal

At a Court hold for Goochland County May 17th 1737
This Act with the Divory of Seign orders was proved to be the Act and Deed of Thomas Ballow by the Oaths of the Witnesses hereto and it was thereupon Admitted to record.

Capt. Henry Wood

This Indenture made the twenty first day of December Anno Domini One Thousand Seven Hundred Thirty six Between George Dilton of the County of Goochland and Parish of Saint James of the one part and Thomas Biby of the same County and Parish of the other part Witnesses that the said George Dilton for divers good causes and Considerations thereunto moving but more especially for the Value and Consideration of five pounds Currant money to him in hand paid by the said Thomas Biby the Receipt he doth hereby acknowledge and himself therewith fully satisfy Contented and paid doth fully clearly and Absolutely acquitt Exonerate and discharge the said Thomas Biby by these presents have bargained sold Aliased conveyed and confirmed and by these presents do bargain sell alien convey and confirm unto the said Thomas Biby to him and his heirs for ever One Tract or parcel of Land lying and being on the North side James River

7
Containing one hundred Acres more or less with all Woods, Orchards, gardens
houses and other appertinances to the same belonging; it being the land of
George Dilton Beginning on John Christians line at a corner Dickory and from
thence along John Christians line to a branch of wild boor Creek and along up
the water course of the South side of the said Branch until it forks and from
thence up the South side of the said fork of the water course until it forks again and
from thence along the South side of the water course until it forks again and
from thence following the branch and running up the South side of the North
branch to John Clemans line and so along Clemans line to the place
to have and to hold the said Tract or parcel of land and premises unto the
said Tho. Bybe and to his heirs forever In witness whereof I the said
George Dilton hath herunto set my hand and Seal the Day and Year
Above written.

Rob. Woodson, ^{his} Tho. J. Edward
mark:

Georg Dilton. Seal.

Memorandum.

This day livery and seison was had taken and
Delivered by the within named George Dilton of the within mentioned
land and premises to the within named Thomas Bybe according to
the form of the Statute in such cases provided as Witness my hand and
Seal this 21 Day of Desember 1736. Georg Dilton. Seal.

At a Court hold for Goodland County May 17. 1737.
George Dilton acknowledged this Deed with the livery of seisin endorsed
thereon to be his Act and Deed and it was thereupon admitted to Record.

Test. H. Wood. W. W.

This Indenture made the Day of September in the Year of
Our Lord God One Thousand Seven Hundred and Sixty Six Between
James Bryan and Elizabeth his Wife of Goodland County of the one part
and William Dally of the County aforesaid of the other part Witnesseth
that the said James Bryan and Elizabeth his Wife for the valuable
Consideration of the Sum of forty pounds Curr. money of Virginia to them
in hand paid at and before the signing and delivery of these presents
by the said William Dally the receipt whereof they doth here by acknowledge
and thereof by these presents doth acquit and discharge the said William
Dally his Executors and assigns forever With given granted allowed
bargained sold infused and confirmed unto the said William Dally his

8. I do give and Assign for ever all their Right to Sixty eight Acres of Land lying between lands of Gidson Chamboon and the said William Sallo in the Parrish of King William and within the County of Goochland which said Tract of Land was granted to Isaac Lafeavor by Patent Bearing date the one and thirtieth day of October in the Year One Thousand seven hundred and Sixteen. We have and to hold the said Tract of Sixty eight Acres of Land as with the Appurtenances unto the said William Sallo his heirs and Assigns to the only proper Use and behoof of the said William Sallo his heirs and Assigns for ever. And the said James Bryan and Elizabeth his Wife doth for themselves and their heirs warrant the said Sixty eight Acres of Land before Bargained and sold unto the said William Sallo his heirs and Assigns to y^e only proper Use and behoof of the said William Sallo his heirs and Assigns for ever against the Claim of all Persons whatsoever. In Witnes whereof y^e James and Elizabeth his Wife hath hereunto set their hands and seals the Day and year above written.

Witnessed and Delivered in the presence of
 David Lofour, Thomas Porter, Anthony Bonini, William Stanford. James ^{his} Bryan. Elizabeth ^{her} Bryan.

Memorandum.

That on the Twentieth day of September in the Year One thousand seven hundred and thirty six Peaceable & quiet Possession & Seizing of the lands w^{ch} in mentioned was delivered by the within named James Bryan and Elizabeth his wife to y^e within named William Sallo according to y^e effect of this Deed in y^e presence of whose names are hereunto subscribed.

Witnessed David Lofour, Thomas Porter, Anthony Bonini, William Stanford. James ^{his} Bryan. Elizabeth ^{her} Bryan.

Received y^e Twentieth day of September in y^e Year of Our Lord Christ One Thousand seven hundred & thirty six y^e Sum of forty pounds current money it being y^e consideration in this Deed expressed was by us received by us.

Witnessed David Lofour, Thomas Porter, Anthony Bonini, William Stanford. James ^{his} Bryan. Elizabeth ^{her} Bryan.

At a Court continued and held for Goochland County May 18. 1737. James Bryan and Elizabeth his Wife (she being first privately examined) Acknowledge this Deed with the delivery of Seizin and Patent endorsed to be their Acts and Deeds which were thereupon admitted to Record.

Test. H. Wood (Jus.)

9 This Indenture made the sixteenth day of October Anno Domini One Thousand Seven Hundred thirty and six Between Andrew Crow of the County of Charles City Planter of the one part and and Thomas Bassett of the County of Goochland of the other part
 Witnesseth that the aforesaid Andrew Crow for and in consideration of the Sum of two hundred pounds current money of Virginia to him in hand paid by the aforesaid Tho. Bassett the Receipt whereof he doth hereby acknowledge and himself therewith fully satisfied contented and paid hath granted bargained and sold unto the aforesaid Thomas Bassett one parcel or dividend of land lying and being in the County of Goochland a' void on the South side of James River and lying about a fresh lalled and now by the name Great Guinea and bounded as followeth (to wit) Beginning at three Wichego on Appomattox River running thence on both Ward North sixty two Degrees West One Hundred and ninety two poles to two black Oaks thence on new line North two and eight Degrees East one hundred eighty four poles to a black Oak South sixty two Degrees East One hundred thirty six poles to two pines thence up Appomattox River according to its meanders Two hundred and nine poles to the first Station containing by estimation two hundred acres to the same more or less to have and to hold the said parcel of land with all Housses woods and waters with all other profits and Improvements of what nature or kind soever unto him the said Thomas Bassett his heirs Executors Administrators and Assigns for ever as an estate in fee Simple And the said Andrew Crow doth for himself his heirs and Assigns that he will forever hereafter Warrant defend the aforesaid land and promises from himself and his heirs and from all persons lawfully claiming by from or under him them or any of them unto him the aforesaid Thomas Bassett his heirs Executors Admin. and Assigns for ever In Witness whereof he the aforesaid Andrew Crow hath hereunto set his hand and seal the day and year above written.

Signed Sealed and Delivered in the presence of us.
 John Ketherland, Rowland Napier, George Bearfoot. Andrew Crow. Seal.
 Hannah Crow. Seal.

Received the contents of the within mentioned Deed with of my hand this nineteenth day of October 1736.
 Andrew Crow.

At a Court hold for Goochland County May 7th 1737.
 This Deed with the Receipt endorsed were proved by the Oathes of the Witnesses hereto which were thereupon admitted to Record.

Edm. Henry Woodruff.

This Indenture made the twentieth day of November Anno Domini
 One thousand seven hundred thirty and six Between John Maxey of
 the County of Goochland planter of the one part and Samuell Allen Junr. of the
 County aforesaid on y^e other part Witnesseth that the said John Maxey for
 Divers good causes and Consideration of Forty pounds Curr^t mouny of Virginia
 to him in hand paid the receipt whereof he doth hereby acknowledge and him
 therewith fully satisfied Contented and paid hath gyven granted bargained and
 sold unto the aforesaid Samuell Allen Junr. one parcel or dividend of land lying and be-
 in the County of Goochland aforesaid on the South side of James River and bounded as
 followeth (viz) Beginning at a white and red oak of John Hails standing on
 head of a branch of falling creek parting the said John Hails and the said Maxey thro
 down the left side of the said branch according to the several measures one hundred
 and fourteen poles to a former parcel of of Cap^t Richard Randolph standing on the left
 the said branch thence along the said Randolphs line East twenty One Degrees
 South one hundred and fifty six poles to a former white Oaks parting the said William
 Blackburn and the aforesaid Maxey thence on the said blackburns line north
 eleven degrees East one hundred and fifty poles to a former black oak of Lewis
 Maxeys thence crossing his line West forty two Degrees north two hundred
 thirty two poles to a former black oak standing in Matthew Digons line thence
 in his line South twenty degrees West one hundred and thirty eight poles to
 the place it began at containing by estimation two hundred and fifty Acres of
 land to have and to hold the said parcel of land with all houses woods
 and waters with all other profits and Improvements of what nature or kind
 so ever unto the said Samuell Allen Junr. his heirs Executors administrators
 and assigns for ever as an estate in fee simple and the said John Maxey
 doth for himself his heirs or further agree with him the aforesaid Samuell
 Allen Junr. his heirs or that he will for ever hereafter Warrant and
 defend the aforesaid land premises for himself and his heirs and from all
 persons lawfully claiming by from or under him them or any of them
 unto him the aforesaid Samuell Allen Junr. his heirs Executors Administrators
 and assigns for ever In Witness whereof he the aforesaid John Maxey
 hath hereunto set to his hand and Seal the day and year above written.

Signed Sealed and Delivered in the presents of us.

Matthew Digon William Miller.

John M Maxey

At a Court held for Goochland County May 17. 1737.

John Maxey acknowledged this deed to be his act and deed and it was there-
 upon admitted to record the Sarah his Wife she being first privately examined / witness
 quished for right of dower in the land by this deed conveyed which was also admitted

This Indenture made the fourth day of March One thousand seven hundred
 thirty and six Between Duke Whiles of Yoochland County planter of the one part and
 George Stouall of the same County aforesaid on the other part Witnesseth that the said
 Duke Whiles for Divers good causes and Consideration of the Sum of Twenty pound Current
 money of Virginia to him in hand paid the receipt whereof he doth hereby acknowledge
 and himself therewith fully satisfied Contented and paid hath given granted Bargain
 and sold unto the aforesaid George Stouall one parcel of land lying in Yoochland County
 and on the South side of James River and on North side of Deep Creek lying between the said
 Stouall Spring branch and a branch called and now by the name Plumtree branch and
 Joyning to the tract of land that the said George Stouall now lies upon containing Sixty
 acres to have and to hold the said parcel of land with all houses orchards her
 fences woods underwoods ways sefements water and water courses and the Reversion
 and Reversions Remainder and Remainders Rents and Services with all other profits
 and Improvements of what nature or kind soever unto him the said George Stouall
 his heirs Executors Administ and Assigns for ever as an estate in fee simple and the
 said Duke Whiles doth for himself and his Heirs et further agree with him the said
 George Stouall his heirs and Assigns that he will for ever hereafter Warrant and
 defend the aforesaid Land and premises for himself and his heirs and Assigns
 and from all persons lawfully claiming by from or under him them or any of them
 unto the aforesaid George Stouall his heirs Executors or Administrators and Assigns
 and to the only use and behoof of him the said George Stouall his heirs and Assigns
 for ever In Witness whereof he the aforesaid Duke Whiles hath hereunto
 set to his hand and Seal the day and Year above writt in.

Signed Sealed and Delivered in the presence of us
 John Twitty, Judith ^{his} Stouall, John ^{his} Twitty
 Duke Whiles Seal

Memorandum That on the fifth day of March One thousand seven hundred
 thirty and six peaceable and quiet possession of the lands and premises within the
 Deed mentioned was had and taken with showery of Joynt of the same by the
 within mentioned Duke Whiles and by him delivered unto the within named George
 Stouall unto the only use of him the said George Stouall his heirs and Assigns for ever
 according to the true Intent and meaning of the within written Deed.

In the presence of us John Twitty John ^{his} Stouall
 Judith ^{his} Stouall Duke Whiles

At a Court hold for Yoochland County May 17th 1737
 Duke Whiles Acknowledged this Deed with the showery of Joynt and
 Act and Deed and it was thereupon admitted to Record.

Call H. W. 1737

12
 These Indenture made this twelff day of may in the Year of Our Lord God
 1737 Betwixen James Defoor of Goodland County and Micajah Hoark of Danover
 County Witteneth that for & in consideration of eight pounds good and lawfull money
 of ~~the~~ Virginia have bargained sold and by those persons Bargain sell
 and finally weake over unto the said Micajah Hoark one certain tract or parcel
 of Land containing one hundred and thirty acres of said situate lying &
 being in Goodland County and bounded as follows to w^{it} by Beging on a
 branch of Machunk Creek beginning at a corner of Robert Adams land thence
 South forty two last down to a black Oak thence last six degrees South
 twenty five chain last two poles to a corner pine on Danover County line thence
 up the said line towards the Mountains one hundred thirty and five chain to
 Pointers thence South fifty six degrees West seventy five chain to a black Oak
 thence South fourteen degrees last twelve chain to a corner on Adams Land
 thence on his line South last thirty two chain to a corner pine and North
 forty four degrees last forty four chain to a black oak and South forty two degrees
 last thirty three chain to the first Station; to have and to hold and lawfull to
 enjoy the above s^d. one hundred and thirty acres of Land in as full and ample
 manner as I my self enjoy by Patent which said Land I do hereby warrant
 the title of from me my he^{ir} Executors or Administrators or any other Person
 whatsoever. to the above said Micajah Hoark his he^{ir} Executors or Administ^r
 foor, withof my hand the day and year above Witten sign'd Seal'd and
 deliver'd in the presence of.

X^p Micajah Hoark, Boy^g. J^ohn Mathew Whitell. James Defoor . . . Seal

At a Court hold for Goodland County May 17. 1737.

James Defoor Acknowledged this Deed to be his Act and Deed and it was
 thereupon admitted to record.

W^{it} Henry Woodfill.

This Indenture made this thirteenth day of January in the year of Our Lord Our
 Lord and Soverain King one hundred and thirty six Betwixen David Mims of the County of Good
 of the one part and Robert Mims of the said County of the other part Witteneth that
 the said David Mims for and in consideration of forty pounds of lawfull money of Virginia
 by him the said Robert Mims to him the said David Mims in hand paid before the sealing and
 delivery of this except whereof the said David Mims doth hereby acknowledge and thereof doth
 acquit and discharge the said Robert Mims his heirs Executors and Administrators Doth
 granted Bargained sold release and confirmed and by those persons doth grant Bargain
 sell release and confirm unto the said Robert Mims his heirs and assigns One certain Messuage
 plantation and tract of Land lying and being in Goodland County this hundred and fifty eight acres

the North side James River and Chickahomocum and bounded as follows to wit Beginning
 at a corner the southwest corner of the said James River on the same day with this town on his line
 East two Degrees North thirty six Chain to a corner Pine thicket South twenty nine Degrees West
 eighty Chain to a corner Pine thicket West twenty seven Degrees North thirty one Chain to a corner Pine
 thicket West two Degrees South One hundred forty four Chain to a corner white Oak thicket North
 twenty nine Degrees East eighty Chain to the place begun at. And the Reversion and Reversion
 Remainder and Remainders, Rents, Issues and profits thereof and of every part thereof with the
 Appurtanances to have and to hold the said Negroes Plantation and Tract of
 Land with the appurtanances unto the said Robert Mims his heirs and assigns to the only
 Use and behoof of the said Robert Mims his heirs and assigns for ever And the said David
 Mims his heirs Executors and Administrators the said Negroes Plantation and
 Tract of Land with the appurtanances unto him the said Robert Mims his heirs and assigns
 shall and will warrant and by these presents for ever defend against the claim and demand
 of him the said David Mims his heirs and assigns or any other person whatsoever And the
 said David Mims for himself his heirs Executors and Administrators doth covenant promise
 and Agrees to and with the said Robert Mims his heirs Executors Administrators and assigns
 that the promises and every part thereof are free and Discharged from all manner of
 taxes and And that the said Robert Mims his heirs and assigns for and to the withstanding any
 Act or thing by him the said David Mims or any other person committed done or suffered
 shall or lawfully may for ever hereafter have hold Use Occupy possess and enjoy the same
 and every part thereof with the appurtanances without the lawfull let Molestation or
 Disturbance of him the said David Mims his heirs or assigns or any other person whatsoever
 In Witness whereof I have Interchangably set my hand Affixed my Seal this day and
 Year above Written.

Signed Sealed and Delivered in the presence of us, Interline before assigned.
 Witness James George, Rich. Burk, Gilbert Patterson
 David Mims

Memorandum that on the day of the date of the within written Indenture full and
 peaceable Use and Possession of the within mentioned premises with the appurtanances
 had and taken by me the within named David Mims and by me given and Delivered unto the
 within named Robert Mims Witness my hand.
 David Mims

Witness James George, Rich. Burk, Gilbert Patterson
 Received on the day of the date of the within written Indenture of the within named
 Robert Mims the sum of forty pounds Curr. money being the Confidation money
 within mentioned and say Received by me.
 David Mims

At a Court hold for Yorkland County May 17. 1737.
 David Mims acknowledged this Deed with the delivery of Service and Quit orders to be made
 and Odds which were thereupon admitted to Record.
 Coll. H. Wood

414
This Indenture made this day of in the year of Our Lord One thousand
seven hundred and thirty eight Between Henry Hobbs of the County of Goodland and Elizabeth his wife
of the one part and Edward Boutcher of the said County of the other part Witnesseth that the
said Henry Hobbs for and in consideration of Twenty five pounds of Lawfull money of Virginia
by him the said Edward Boutcher to him the said Henry Hobbs in hand paid before the sealing
and delivery hereof the Receipt whereof he the said Henry Hobbs both hereby Acknowledged and
therof both Request and Discharge the said Edward Boutcher his Heirs Executors and Admini-
strators hath granted bargained sold liveryed and confirmed and by these presents hath gra-
bargained sold liveryed and confirmed unto the said Edward Boutcher his Heirs Executors and Admini-
strators One certain Messuages plantation or tract of land whereon the said Edward Boutcher now
dwelleth situate lying and being in the County aforesaid on the North side of James River up-
per Little Licking hole Creek and containing the quantity of two hundred and fifty Acres betwixen
and bound as followeth to wit Beginning upon George Paynes line running there-
to a corner pine upon Charles Christians line thence to a corner pine standing on the South
side of the said Little Licking hole Creek thence on Thomas Sammons line to a corner scrub Oak
on Jonas Paynes line thence to the Creek to a pine standing on the North side of the Creek
and thence upon Allin Frazier down the Creek to the dividing line and thence to the
place begun at And the portion and portions Remainder and Remainders Heirs Executors
and Assignes for ever And the said Henry Hobbs his Heirs Executors and Admini-
strators the said Messuages plantation and tract of land with the appurtenances unto him the
said Edward Boutcher his Heirs and Assignes shall and will warrant and for ever defend
by these presents against the claim and demand of him the said Henry Hobbs his Heirs and
Assignes or any other person whatsoever And the said Henry Hobbs for himself his Heirs
Executors and Admini-
strators both Covenant promise and agree to and with the said Edward
Boutcher his Heirs Executors Admini-
strators Assignes that the promises and every part
thereof are free and discharged from all manner of Incumbrances so that the said
Edward Boutcher his Heirs and Assignes for and notwithstanding any Act or thing by
him the said Henry Hobbs or any other person committed done or suffered shall or lawfully
may for ever hereafter have hold the Occupy possess and enjoy the same and every part
thereof with the appurtenances without the lawfull let Molestation or Injunction of
him the said Henry Hobbs his Heirs or Assignes or any other person whatsoever And this
Indenture further Witnesseth that the aforesaid Elizabeth Wife to the said Henry Hobbs and
Party to these presents both freely and voluntarily Relinquish and Release into the said
Edward Boutcher his Heirs and Assignes all her right & title of Dower in & to the said
Messuages & every part thereof & all Actions and demands which she might have
& prosecute for or touching the same In Witness whereof the parties aforesaid

to these presents have interchangably set their hands and Affixed their Seals of Dry & Year
above written. And he his wife interlined before assigned.

igned Seals and Delivered
in the presence of us.

Henry Webb.

Seal

At a Court hold for Goodland County May 7th 1737.

Henry Webb Acknowledged this Deed to be his Act and Deed and it was thereupon
admitted to Record. Then Elizabeth his Wife (she being first privately examined)
Relinquished her right of Dower in the land conveyed by this Deed which was also
admitted to Record.

Test. Henry Wood, Clerk.

This Indenture made this 21st day of May in the 6th Year of the Reign of our
Lord George the Second by the Grace of God of Great Britain France and Ireland King Defender of the Faith
and in the Year of our Lord Christ MDCCLXXXVII Between Henry Miles of the Parish of Saint James
in the County of Goodland Planter of the one part and John Smith of the Parish of Saint Paul in the County
of Danover Merchant of the other part Witnesseth that the said Henry Miles for and in consideration
of the Sum of five Shillings current Money of Virginia to him in hand paid by the said John Smith the
Receipt whereof is hereby Acknowledged, he the said Henry Miles with Grant Bargain and Sell
and by these presents hath Grant Bargain and Sell into the said John Smith All those two Tracts or parcels
of Land joining the one to the other containing by Estimation Six Hundred Acres be the same more or less
situate lying and being in the Parish of Saint James in the County of Goodland aforesaid on a Green
commonly called and known by the Name of Sinking hole Creek, One of the said Tracts or parcels of
Land being four hundred Acres is bounded as followeth, to wit Beginning at a former Douth Branch
in Sinking hole Creek, thence to Edward Scotches line East twenty two Chains to a former white oak and Pine
thence on his line North fifteen degrees East One Hundred and thirty Chains to a former black oak
thence West One Hundred and thirty Chains to a former black oak on the West side of the road thence South
fifteen degrees West One Hundred and thirty Chains to two white oak corners thence East to the Beginning
The other of the said Tracts or parcels of Land being Two Hundred Acres is bounded as followeth, to wit
Beginning at James Burkes line where it crosses the leftmost main branch of Sinking hole Creek
on his line East fifteen degrees South forty one Chains to a former Pine thence West twenty seven
South thirty two Chains to a former Pine thence North fifty one degrees West One Hundred and thirty
former Pine thence East fifty degrees North eighty Chains to a former white oak on Sinking hole Creek
thence down the Creek according to its Meanders to the Beginning. The above said tract or parcel of
Land first mentioned containing four hundred Acres and the other tract or parcel of Land
mentioned containing two hundred Acres were conveyed by certain Deeds of purchase and sale
Henry Miles which Deeds are on the Records of the said County of Goodland and relation
therunto had will make it more fully appear. And the Reservations and Reservations, Reservations
and Reservations, Rents and Services of the said Premises are here mentioned, and after

And parcel therof with the appurtenances to have and to hold the said Tracts or parcels of land and premises above mentioned, and every part and parcel therof, with the appurtenances, unto the said John Smith his Executors Administrators and Assigns, from the day next before the day of the date of these presents for and during and unto the full and entire term of One whole year from thence next and immediately ensuing and following, fully to be complete and ended, holding and paying therefor One proper year in and upon the feast of Saint Michael the Archangel, if demanded, to the intent that by virtue of these presents, and by force of the Statute for transferring of Uses into Possession in the said John Smith may be in the actual Possession of all and singular the said premises herein mentioned, with the appurtenances and be thereby enabled to accept and take a grant and Release of the Reversion and Inheritance thereof to him and his Heirs, to the only proper Use and behoof of him the said John Smith his Heirs and Assigns for ever. In Witness whereof the Parties to these presents their Heirs and Heirs interchangeably have set the day and year ^{first} within written.

Signed Sealed and Delivered in the presence of
Andrew Duntor, Rob. Sharp.

Henry Giles. Seal.

At a Court held for Goodland County May 7th 1737.

Henry Giles Acknowledged this Deed to be his act and Deed and it was thereupon admitted to Record.

Edw. H. Wood

This Indenture made the Tenth day of May in the Tenth Year of the Reign of Our Sovereign Lord George the Second by the Grace of God of Great Britain France and Ireland King Defender of the Faith &c. and in the Year of Our Lord 1737 between Henry Giles of the Parish of Saint James in the County of Goodland Planter of the one part and John Smith of the Parish of Saint Paul in the County of Hancock Merchant of the other part Witnesses that the said Henry Giles for and in Consideration of the Sum of Eighty Pounds current Money of Virginia to him in hand paid by the said John Smith the Receipt whereof the said Henry Giles doth hereby confess and Acknowledge and for divers other good Causes and Considerations him therunto moving, doth the said Henry Giles doth grant bargain and sell, alien, Release and confirm, and by these presents doth fully freely and absolutely grant bargain and sell, alien, Release and confirm unto the said John Smith (in his actual Possession now being by virtue of a Bargain and Sale to him thereof made for One whole year, by Indenture bearing date the day next before the day of the date of these presents, and by force of the Statute for transferring of Uses into Possession) and to his Heirs and Assigns for ever, All the two Tracts or parcels of land joining the one to the other containing by Estimation six hundred Acres, be the same more or less, Situate lying and being in the Parish of Saint James in the County of Goodland aforesaid on a Book commonly called and known by the Name of Dickingholo Book, One of the said Tracts or parcels of

Land being four hundred Acres is boundd as followeth, to wit, Beginning at a corner Down Beane
 Creeke in Dicking hold thence to toward both line last twenty two chains to a corner white oak
 and pine thence on his line North the fiftion degrees East One hundred and thirty chain to a corner
 black oak thence West One hundred and thirty chain to a corner black oak on the West side of the
 Creeke thence South fiftion degrees West One hundred and thirty chain to two white Oak corners,
 thence East to the Beginning. The other of the said tracts or parcels of land being Two hundred
 Acres is boundd as followeth, to wit, Beginning at Samuel Burks line where it crosses the latter main
 main branch of Dicking hold thence on his line last fiftion degrees South forty chains to a corner
 pine thence West twenty degrees South thirty two chains to a corner pine, thence North fifty one
 degrees West One hundred chains to a corner pine, thence last fifty degrees North eighty chains to
 a corner white oak on Dicking hold Creeke, thence down the Creeke according to its meanders to
 the Beginning. The above said tract or parcel of land first mentioned containing four hundred
 Acres and the other parcel or tract of land after mentioned containing two hundred Acres were
 conveyed by certain Deeds of conveyance unto the said Henry Philips which Deeds are on the
 Records of the said County of Goodland Relation being thereunto had will make it more fully appe-
 ar with the Rights, Conditions and Appurtenances thereof, and all Degrees, Offices, Buildings, -
 Orchards, Gardens, Lands, Meadows, Commons, Pastures, Fiddings, Lees, Woods, Underwoods, -
 Paths, Waters, Watercourses, Tenements, Profits, Commodities, Advantages, Hereditaments and
 Appurtenances whatsoever, to the said tracts or parcels of land belonging, or in anywise app-
 taining, or which now are, or formerly have been accepted, reputed, taken, known, used,
 occupied or enjoyed to or with the same, or as part, parcel or member thereof, or of any part
 thereof, and also the Reservations and Reservations, Remainders and Remainders, Rents and Services
 of all and singular the said premises above mentioned, and of every part and parcel thereof with
 the Appurtenances, and also all the Estate, Right, Title, Interest, Claim and Demand whatsoever,
 as well in Equity as in Law, of the said Henry Philips of in and to all and singular the Premises
 above mentioned, and of in and to every part and parcel thereof with the Appurtenances,
 and also all Deeds, Indurances and Writings touching or concerning the said premises, or
 only any part thereof together with true Copies of all other Deeds, Indurances and Writings
 which concern the said premises or any part thereof jointly with any other Lands or Tenements
 now in the Custody or Possession of him the said Henry Philips, or which he can or may get or
 come by, without Suit in Law; the same Copies to be made and written at the request, cost
 and charges of the said John Smith his Exors and Assigns, to have and to hold the said
 Tracts or parcels of land, Hereditaments, and all and singular the premises above mentioned
 and every part and parcel thereof with the Appurtenances, unto the said John Smith his
 Exors and Assigns, to the only proper Use and behoof of the said John Smith his Exors and
 Assigns for ever, and the said Henry Philips for himself, his Exors and Assigns, doth
 Covenant and Grant to and with the said John Smith his Exors and Assigns, that
 he the said Henry Philips now is the true Lawfull and Rightfull owner of all and
 the said Tracts or parcels of land, Tenements, Hereditaments and Premises

mentioned, and every part and parcel thereof with the Appurtenances, and also that he the
 said Henry Giles now is lawfully and Rightfully seized in his own Right, of a good, true,
 perfect, absolute and indisputable Estate of Inheritance in fee Simple of and in all
 and singular the said Promises above mentioned, with the Appurtenances, without
 any manner of Condition, Mortgage, Limitation of Use or Uses, or other matter, saye or
 thing to alter, charge, charge or determine the same. And also that he the said Henry
 Giles now hath good Right, full power and lawfull Authority, in his own right, to grant,
 bargain, sell and convey the said tracts or parcels of Land Tenements, Hereditaments
 and Promises above mentioned with the Appurtenances, unto the said John Smith
 his Heirs and Assigns, to the only proper Use and behoof of him the said John Smith
 his Heirs and Assigns for ever, according to the true intent and Meaning of these
 Presents, and also that he the said John Smith his Heirs and Assigns, shall and may
 at all times for ever hereafter, peaceably and quietly have, hold, occupy, possess
 and enjoy, all and singular the said Tracts or parcels of Land Tenements, Heredi-
 taments & Promises above mentioned, with the Appurtenances, without the
 Let Hindrance, Molestation, Interruption and Denial of him the said Henry Giles
 his Heirs or Assigns and of all and every other person or persons whatsoever, And that
 he and discharged or otherwise with and sufficiently saved and kept harmless
 and indemnified, of and from all former and other Bargains, Sales, Gifts, Grants
 Leases, Mortgages, Jointures, Dowries, Uses, Wills, Intails, Fines, Possions, Bonds
 Amorcements, Seizures, Bonds, Annuities, Writings Obligatory, Statutes Merchant
 and of the Staple Recognizances, Letouts Judgments, Executions, Writs and Amara
 of Writs, and of and from all other charges, Letates, Rights, Cuses, Troubles and
 Incumbrances whatsoever, had, made, committed, done or suffered, or to be had, made
 committed done or suffered by the said Henry Giles or any other person or persons what-
 soever claiming or to claim by from or under him, them or any of them, And further
 that he the said Henry Giles and his Heirs, and all and every other person and persons
 and his and their Heirs, any thing having or claiming in the said Promises before
 mentioned, or any part thereof, by from or under him shall and will from time to time
 and at all times hereafter upon the reasonable Request and at the cost and Charges of
 the said John Smith his Heirs and Assigns, make, do and execute, or cause to be made
 done and executed, all and every such further and other Lawfull and Reasonable Act
 and Acts, Thing and Things, Deeds and Devises, Conveyances and Conveyances in the Law
 whatsoever, for the further, better and more perfect granting, conveying and Assigning
 of all and singular the said Promises before mentioned, with the Appurtenances,
 unto the said John Smith his Heirs and Assigns, to the only proper Use and behoof
 of the said John Smith his Heirs and Assigns for ever as by the said John Smith his
 Heirs or Assigns or his or their Council learned in the Law, shall be reasonably devised
 or devised and required, for the person or persons required to make the same

18. be not compelled or compellable to Travell further than to the Generall Court or to the County where the said Lands do lay for the doing thereof. In Witness whereof the Parties to this present their Seals and Seals Interchangeably have set this Day and Year within written.

Signed Sealed and Delivered In the presence of
Andrew Sunter, Rob. Sharp.

Henry Childs. Seal.

Received this Twelfth day of May M^oCCXXVII of M^o John Smith the Sum of Eighty pounds Currant money of Virginia being the Consideration money within mentioned for the Lands and Promises within released and sold according to the purport true Intent and Meaning of this Indenture. I say received me.

Witness Andrew Sunter, Rob. Sharp.

Henry Childs.

At a Court hold for Goochland County May 17. 1737.
Henry Childs Acknowledges this Deed with the Receipt and orders to be his acts and Deeds and they were thereupon Admitted to Record

At a Court hold for Goochland County August 16. 1737.
Ann'd Wife of Henry Childs (She being first privately examined) Testifies that her husband of Dowry in the Lands by this Deed conveyed which was thereupon ordered to be Recorded.

Test. Henry Woodall

This Indenture made this first day of May in the Year of our Lord M^oCCXXVII between Charles Lynch of the Parish of Saint James in the County of Goochland of the one part and William Taylor of the Parish of Saint Pauls in the County of Danover of the other part. Witnesseth that the said Charles Lynch for and in consideration of the Sum of five Shillings Currant money of Virginia to him hand paid by the said William Taylor the Receipt whereof is hereby Acknowledged he the said Charles hath granted Bargained and sold and by these presents doth grant Bargain and sell unto the said William Taylor all that Messuages or Tenement with the Rights Members and Appurtenances situate lying being in the County of Goochland on both sides of the River the south side of the River and bounded as follows Beginning at a pine running thence on the East side of the said river to a pine thence South forty two degrees East two hundred and twenty poles to a point thence on a North North West to the said river West two hundred and thirty poles to a pine thence South sixty seven degrees West sixty eight poles to a Poplar thence North eighty two and a half degrees West eighty five poles to a pine thence North twenty degrees East two hundred and eighty seven poles to a pine thence North twenty degrees West two hundred and forty eight poles to a Red Oak thence now hind the same pine to a pine thence North twenty one poles to a Red Oak thence South seven degrees West two hundred and eighty eight poles to a White Oak and thence South two hundred and two poles to the first Station and contains by Estimation four hundred Acres to the same more or less and all Houses Offices

Barkings, Gardens, Orchards, Lands, Meadows, Commons, Pastures, Floodings, Fress, Woods, Under-
 woods, ways, Paths, Waters, Water courses, Calmouts, Profits, Connuities, Advantages, Emoluments
 and Hereditaments whatsoever to the said Messuages or Connuities belonging or in anywise
 Appertaining, or which now and or formerly have been Accepted, Received, Taken, known, Used
 Occupied and enjoyed to or with the said, or as part parcel or member thereof, or of any part
 thereof and the Hereditaments and Hereditaments, Remainder and Remainders, Rents and Services of the said
 Premises above mentioned and of every part and parcel thereof with the Appurtanances to have
 and to hold the said Messuages or Connuities Lands Hereditaments and Premises above
 mentioned and every part and parcel thereof with the Appurtanances unto the said William
 Taylor his Executors Administrators and Assigns for and during and unto the full end and term
 of One whole year from thence next and immediately ensuing and following and fully to be kept
 and used yielding and paying therefore the yearly Rent of One Jar of Indian Corn in and
 upon the Feast of Saint Michael the Archangel if demanded, to the intent that by Virtue of
 these presents and by force of the Statute for transferring Lands into Possession he the said Will
 Taylor may be in the actual Possession of all and singular the said Premises above mention
 with the Appurtanances and thereby be enabled to Accept and take a Grant and Release of the
 Hereditaments and Inheretances thereof to him and his Heirs to the only proper Use and behoof of
 him the said William Taylor his Heirs and Assigns for ever In Witness whereof the
 Parties to these presents have Interchangeably Set their hands and Affixed their Seals the
 Day and Year first above written.

Sealed and Delivered in the presence of us, Notaries in both
 Parts North side of the South side the Kiwanna River being
 first Interlined. Andrew Dunter, Micajah Park, Robt Sharp. } Tho. Lynch Seal.

At a Court held for Goodland County May 17. 1737.

Charles Lynch Acknowledged this Deed to be his Act and Deed and it was thereupon admitted
 to Records.

Test. Henry Wood

This Indenture made this seventeenth day of May in the Year of Our Lord
 Eight One thousand seven hundred and Twenty seven Between Charles Lynch of the Parish of
 Saint James in the County of Goodland of the one part and William Taylor of the Parish of Saint
 Pauls in the County of Dinwiddie of the other part Witnesseth that the said Charles Lynch
 for and in satisfaction of the sum of forty pounds current money of Virginia and two hundred pound
 of his old debts to him in hand paid by the said William Taylor the Receipt whereof the said
 Charles Lynch hath hereby confessed and Acknowledged, and for divers other good causes and Considerations
 in him unto moving he the said Charles Lynch hath granted Bargained and sold, aliened
 Released and confirmed and by these presents doth fully and absolutely grant Bargain and sell
 give convey and confirm unto the said William Taylor in his actual possession now being by

Virtues of Bargain and Sale to him thereof made for Our Year by Indenture bearing date this day now
 before the day of the date of these presents, and by force of the Statute for transferring of Uses into
 Possession and to his Heirs and Assigns for ever. All that Messuages or tenement with the Right
 Members and Appurtenances thereof situate lying and being in the County of Gloucestershire aforesaid
 on both sides of Messuages of the South side of the River of the Avon and bounded as follows Beginning at a Pine Tree
 named on John Foster Esq. East Ninety seven poles to a pine Tree thence South forty five degrees East to hundred
 and twenty poles to a point thence on Nicholas Morris the Esq. North five degrees West two hundred
 and thirty poles to a pine Tree North Ninety seven degrees East two hundred and eighty seven poles
 to two Pines thence North Seventy degrees West one hundred and forty eight poles to a Red Oak thence
 now lies the same Land continued twenty one poles to a Red Oak thence South seven degrees West One
 hundred and eighty nine poles to a white oak and thence South Two hundred and two poles to
 the first station and contains by Estimation four hundred acres both the said messuages or lots And all
 Houses, Edifices, Buildings, Gardens, Orchards, Lands, Meadows, Commons, Pastures, Meadows, Woods, Groves,
 Woods, Underwoods, ways, paths, waters, water courses, Lefoument, Profits, Commodities, Advantages,
 Inclosures and Hereditaments whatsoever to the said Messuages or tenement belonging or in
 any wise appertaining or which now or formerly have been Arrepted, Reported, Taken, Taken
 Use Occupied or enjoyed, to or with the said, or as part, parcel or member thereof or of any part
 thereof, and also the Rents and Services, Remainder and Remainders Rents and Services of all
 Singular of the said premises above mentioned and of every part and parcel thereof with the appurtenances
 and also all the Estate, Right, Title, Interest, Claims and Demands whatsoever as well in Equity as
 in Law of him the said Charles Lynch of use and to all and Singular the said premises and of every
 and to every part and parcel thereof with the appurtenances to have and to hold the said
 Messuages or tenement Lands Hereditaments and all and Singular the premises above
 mentioned and every part and parcel with the appurtenances unto the said William Taylor his
 Heirs and Assigns to the only proper Use and behoof of the said William Taylor and his Heirs and Assigns
 for ever And the said Charles Lynch for himself his Heirs and Assigns doth covenant and grant to and
 with the said William Taylor his Heirs and Assigns that he the said Charles Lynch is the true Lawfull
 and Rightfull Owner of the said Messuages, Lands, tenements, Hereditaments and premises
 mentioned, and of every part and parcel thereof with the appurtenances, And also that he the said
 Charles Lynch now is Lawfully and Rightfully seized in his Own Right of a good, sure, perfect absolute
 and Indivisible Estate of Inheritance in fee Simple of and in all and Singular the premises
 above mentioned with the appurtenances without any manner of Condition, Mortgage, Limitation
 of Use and life, or other matter, lease or thing, or other charge, charge, or Detourment the same, and that
 he the said Charles Lynch now hath good right, full power and Lawfull Authority, in his Own Right
 to grant to Bargain Sell and convey the said Messuages Lands Hereditaments, and all and Singular
 the premises above mentioned with the appurtenances unto the said William Taylor his Heirs
 and Assigns to the only proper Use and behoof of the said William Taylor his Heirs
 and Assigns for ever, According to the true Intent and Meaning of these presents, And also
 that he the said William Taylor his Heirs and Assigns, shall and may at all times hereafter

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hereafter peaceably and quietly have hold occupy possess and enjoy all and singular the said
 lands tenements and hereditaments and promises above mentioned with the appurtenances
 thereunto without the let trouble hindrance or Molestation Interruption and Disturbance of him
 the said Charles Syche his heirs and assigns and of all and of every other person or persons
 whatsoever and that freed and discharged or otherwise well and sufficient saved and
 kept harmless and indemnified of and from all former and other bargains sales gifts leases
 mortgages Joyntures Dowries Uses Wills entails fines poynings fines Amerciaments
 seizures Bonds Amittiss writings obligatory Statute Merchant and of the Staple and of any
 Statute Rights Liberties and Incumbrances whatsoever had made committed done or
 suffered to be had made committed done or suffered by the said Charles Syche or any other person
 or persons whatsoever claiming or to claim by from or under him them or any of them and
 further that the said Charles Syche and his heirs and all and every other person and persons
 and his and their heirs any thing having or claiming in the said promises above mentioned
 or any part thereof by from or under him them shall and will from time to time and at
 times hereafter upon the reasonable Request and at the costs and Charges of the said William
 Taylor his heirs or assigns make do and execute or cause or procure to be made and
 executed all and every such further and other Lawfull and reasonable Act and Acts
 thing and things Deeds and Devises conveyances and conveyances in the Law whatsoever
 for the the said whatsoever for the further better and more perfect granting conveying and
 assigning of all and singular the said promises within mentioned with the appurtenances
 unto the said William Taylor his heirs and assigns the only proper Use and behoof of the said
 William Taylor his heirs and assigns for ever as by the said William Taylor his heirs and
 assigns or his or theirs well observed in the Law shall be reasonably devised or devised
 and Required And lastly it is covenanted granted and concluded and agreed upon by and between
 the parties to these presents and the true meaning hereof is and it is hereby so declared
 that all and every fine and fines Recovery and Recoveries Assurances and Assurances or
 conveyances and conveyances in the Law whatsoever already had made devised suffered
 executed and acknowledged or at any time hereafter to be had made devised suffered executed
 and acknowledged by or between the said parties to these presents or either of them or by or
 between them or either of them and any other person or persons whatsoever of the said
 promises above mentioned with the appurtenances or any part thereof either above by it self
 or jointly with any other lands tenements or hereditaments shall be and inure and shall
 be adjudged and taken to be and inure as for and concerning all and singular the
 promises above mentioned with the appurtenances to and for the only proper Use and
 behoof of the said William Taylor his heirs or assigns for ever according to the true
 meaning of these presents and to and for the said other Use intent or purpose
 which the said Charles Syche and his heirs and assigns have or have had lawfully

for this money and affixed their seals the 10 day and year first within written
 and delivered the words on behalf of Moore
 back of the south side the Kiwanna River being
 July 1737. In the presence of M^rs.
 Andrew Sumter, Micajah Clark, Rob. Sharp.

Chas. Lynch.

May 18. 1737 Recd. of William Taylor the sum of forty pounds
 and twenty five hundred pounds of Tobacco being the consideration
 therein mentioned. &c
 Andrew Sumter, Micajah Clark, Rob. Sharp.

Chas. Lynch.

At a Court held for Lynchland County May 17. 1737.
 Charles Lynch acknowledged this deed with the receipt and order to be his
 and they heard thereupon Admitted to Record.
 C^o Henry Woodall

This Indenture made this 20th day of May Anno Domini 1737
 and thirty seven Between John Byboy and Sarah his wife of the County of Good Land and
 Owners of the one part, and Henry Lockhart of King William County and Parish
 of the other part Witnesseth that the said John Byboy and Sarah his wife for divers
 considerations thereunto moving but more especially for the valuable portion a
 portion of money to him in hand paid by the said Henry Lockhart the
 said John Byboy and himself therewith fully satisfied contented and paid satisfactorily
 receipt executes and discharges the said Henry Lockhart by the
 Deeds, Records, Books and Confirmed and by the said Henry Lockhart to the said
 Confirmed into the said Henry Lockhart to him and his heirs for ever
 standing and being on Deep Creek the South side James River containing
 with all Woods, Orchards, gardens, fences and other appurtenances to
 being the land of John Byboy beginning at a corner tree standing
 Deep Creek of James River thence East line a square South one hundred and
 a corner Hickory standing on Woodsons line thence South twenty eight
 hundred and four poles to a corner black oak thence East thirty
 thence South two hundred and thirty
 thence South two hundred and thirty
 thence South two hundred and thirty

26 in anywise appertaining and absolute Reservations Reservations and Reservations thereof and of every part and parcel thereof to have and to hold the said East of Land and Premises with their and ours of their appertinances unto the said Luke Wilks and to his Heirs and Assigns for ever to the only behoof of him the said Luke Wilks his Heirs and Assigns for ever and the said Thomas Dupres for himself and his Heirs doth covenant grant and agree to and with the said Luke Wilks and his Heirs that he and they shall and may at all times hereafter peaceable and quietly hold and enjoy the said granted land and Premises free from all sales gifts mortgages right of Dower or any other Incumbrances whatsoever and he the said Tho. Dupres and his Heirs shall and will warrant for ever of and y^e. d. land & premises with the appertinances unto the said Luke Wilks his Heirs and Assigns for ever against all other persons that shall lay any claim thereunto and further that he the said Tho. Dupres & his Heirs shall and will at any time within the space of twenty years at the cost and charge of him y^e. d. Luke Wilks his Heirs make & execute all such further Act or deed for the better bounding the said premises as he the said Luke Wilks his Heirs shall advise or require. In Witness whereof the said Tho. Dupres hath set his hand and Seal y^e. day and year above written.

and delivered & delivered in the presence of us.

Tho. Dupres. Seal
work

Memorandum. That on the fourteenth day of April One Thousand Seven Hundred thirty and seven peaceable and quiet possession of the lands and Premises within this Deed mentioned was had and taken in the County of Sevier of the same by the within mentioned Thomas Dupres and by him delivered unto the within named Luke Wilks unto the only use of him the said Luke Wilks his Heirs and Assigns for ever according to the true intent and meaning of the within written deed. In presence of us.

Thomas Dupres. Seal
work

A At a Court held for Goochland County May 17. 1737.
Thomas Dupray acknowledged this Deed with the delivery of Sevier orders to be his Act and deed and it was thereupon admitted to Record. Elizabeth his Wife being first privately examined & relinquished her right of Dower in the said land by this Deed conveyed which was also admitted to Record.

Coff. Henry Woodfiller.

This Indenture made this 15th day of March in the Year of Our Lord One Thousand Seven Hundred and Thirty six Between John Phelps of Goochland County & Mary his Wife of the one part and Thomas Phelps of the aforesaid County of the other part Witnesseth that the said John Phelps for and in consideration of Twenty pounds good and lawful money of Virginia by him the said Thomas Phelps to him the said John Phelps in hand paid before the sealing & delivery hereof the receipt whereof the said John Phelps doth hereby acknowledge & they of both acquit & discharge the said Thomas Phelps his Heirs Executors Administrators and Assigns both by granted bargain & sale & confirmed and by this present doth grant bargain sell & confirmed

unto the s^r Thomas Phelps all that Messuages plantation & tract of land of him the s^r John Phelps lying & being in Goochland County and bounded as follows to wit Beginning at y^e mouth of Rock branch between the two rocks the one up y^e s^r branch to y^e head of it thence to the back line & so adjoining the line formerly called Sheltens line containing by estimation two hundred and fifty acres be the same more or less and the Residuum & Residues Remainder & Remainders hereof Issues & profits thereof and of every part & parcel thereof with the appurtenances to have and to hold the said tract of land with the appurtenances unto the s^r Thomas Phelps his heirs & assigns to the only use and behoof of the s^r Thomas Phelps his heirs and assigns for ever And the said John Phelps his heirs Executors and Administrators the s^d tract of land with the appurtenances unto him y^e s^r Thomas Phelps his heirs & assigns shall & will warrant & forever defend by thes^e presents against the claim and demand of him y^e s^r John Phelps his heirs & assigns or any other person whatsoever And the said John Phelps doth for himself his heirs Executors & Administrators covenant promise and agree to & with the s^r Thomas Phelps his heirs Executors Administrators & assigns that the premises & every part thereof are free & discharged from all Incumbrances and that the said s^r Phelps his heirs and assigns for and notwithstanding any Act or thing by him y^e s^r John Phelps or any other person done committed or suffered shall lawfully may for ever hereafter have hold use occupy possess & enjoy the same & every part thereof wth y^e appurtenances without the lawful let Molestation or Withen of him the s^r John Phelps his heirs and assigns or any other person whatsoever And the said s^r Phelps further Willeth & doth that the s^r Mary Wife to y^e s^r John Phelps & party to thes^e presents doth freely and voluntarily relinquish & release unto y^e s^r Thomas Phelps all her right & title of Power of in p^{ty} y^e s^r premises & every part thereof of all actions & demands w^{ch} she might have & prosecute for or touching the said In W^{ch} the s^r Phelps & party to thes^e presents doth interchangeably set their hands and affix their seals the day & year above Written.

Signed Sealed & Delivered In the presence of the
Arthur Hopkins, David Duncan, Wentworth ^{his} Webb
marks.

John Phelps. Seal

Received the day of the date of the within Written Indenture of the within named Thomas Phelps the sum of twenty pounds Curr^t money being the consideration money within mentioned & say so by me.

Memorandum
John Phelps.

That on the day of the date of the within written Indenture of full and peaceable & lawful possession of the within mentioned premises wth the appurtenances was had and taken by me the s^r Thomas Phelps and by me given & delivered unto the within named Thomas Phelps With my name
Arthur Hopkins, David Duncan, Wentworth ^{his} Webb
John Phelps.

Costs.

At a Court held for Goochland County May 7th 1737.
John Phelps Acknowledges this Deed with the Clauses of bargain and Sale and covenants to be in the Act and Deeds which were thereupon admitted to Record.

John H. Wood (Rev.)

This Indenture made this sixteenth day of November in the year of our Lord One thousand seven hundred and Sixty Six Between Daniel Hore of the County of Downe & parish of King William and Mary his Wife of the one part and John Lobbs of the County of Yorkshair & parish of St. James of the other part Witnesseth that the said Daniel Hore for & in consideration of forty pounds of good & lawfull money of Virginia by him the said John Lobbs to him the said Daniel Hore in hand paid before the sealing and delivery hereof the Receipt whereof his the said Daniel Hore doth hereby acknowledge & therof both acquit & discharge the said John Lobbs his Heires Executors & Administrators hath granted bargained sold lett sold & confirmed and by these presents doth grant bargain sell lett sold and confirm unto the said John Lobbs his Heires & Assignes all that Messuages plantation & tract of land of the said Daniel Hore situated lying & being in the County of St. James's parish aforesaid and bounded as follows. to wit Beginning at a Black Oak being Jonas Lawsons Corner thence last thirty eight degrees South One hundred & forty five chains to a corner pine thence North forty one degrees last One hundred & sixty five chains to a corner pine thence West twenty three degrees North ninety chains to a corner on Jonas Lawsons land thence on his lands West twenty two degrees South twenty chains and thence South thirty eight degrees West eighty eight chains to the place begun at And the Resorption & portions Remainder & Remainders hereof Yours and profits thereof of every part & parcel thereof with the appurtenances To have and to hold the said Messuages plantation & tract of land with the appurtenances unto the said John Lobbs his Heires & Assignes to the only use & behoof of the said John Lobbs his Heires & Assignes for ever and the said Daniel Hore his Heires Executors & Administrators the said Messuages plantation & tract of land with the appurtenances unto him the said John Lobbs his Heires & Assignes shall grant warrant & for ever defend by these presents against the Claim & demand of him the said Daniel Hore his Heires & Assignes or any other person whatsoever & the said Daniel Hore doth for himself his Heires Executors Administrators & Assignes covenant promise & agree to & with the said John Lobbs his Heires Executors Administrators & Assignes that the promises & every part thereof are freed & discharged from all Incumbrances & that the said John Lobbs his Heires & Assignes for and notwithstanding any Act or thing by him the said Daniel Hore or any other person done committed or suffered shall & lawfully may for ever hereafter have hold use occupy possess and enjoy the same & every part thereof with the appurtenances without the lawfull let molestation or violation of him the said Daniel Hore his Heires or Assignes or any other person whatsoever. And this Indenture further Witnesseth that the aforesaid Mary Wife to the said Daniel Hore and partly to these presents doth freely & voluntarily Relinquish & release unto the said John Lobbs her Right title of power of use & of said promises & every part thereof of all actions & demands which she might have & prosecute for or touching the said Indenture whereof the Parties to these presents have interchangably set their Hands and Affixed their Seals the Day Year above Written Signed Sealed & delivered in the presence of the said Daniel Hore Seal. Arthur Dopkins James George & John Mullins. Mary Hore Seal.

29

20

21

22

29.

Rec. on the day of the date of the within written Indenture of the within named John Cobbs thirty pounds curr. money of Virginia being the consideration money within mentioned say rec. by me Daniel Affors.

Memorandum. That on the day of the date of the within written Indenture full and possible Seafure of possession of the within mentioned premises with the appurtenances was had & taken by me the within named Daniel Affors and by me given and delivered to the within named John Cobbs Witness my hand. Daniel Affors.

Witness. Arthur Dophins, James George, John Mullins.

At a Court held for Goodland County May 17. 1737.

Daniel Affors acknowledged this deed with the delivery of Long in and Receipt endorsed to be his acts and Deeds which were thereupon admitted to Record. Then Mary his Wife shewing first (privately examined) Relinquished her right of dower in the Land by this deed & was by Deed also admitted to Record.

Test. Henry Wood (Knd).

This Indenture made the sixteenth day of November in the year of Our said King the Thousand Seven hundred and thirty six Between Doury Darpour of the parish of Bishop in the County of Prince George of the one part and John Mullins of the parish of Saint James's in the County of Goodland of the other part Witnesseth that the said Doury Darpour for and in full satisfaction of the sum of thirty five pounds currant money to him in hand paid at and before the sealing and delivery of this presents hath granted bargained sold let offed and confirmed and doth by these presents grant bargain sell let offed and confirm unto the said John Mullins his heirs and assigns for ever all that tract or parcel of land lying between the lines of Phillip Ryan, David Minors James Long and another back line and being within Saint James's parish in the County of Goodland containing by estimation three hundred and seventy two and is situated within the fork of Riching Hole Creek to have and to hold the said granted lands and premises unto John Mullins his heirs and assigns to the proper use and behoof of him the said John Mullins his heirs and assigns for ever and the said Doury Darpour doth hereby covenant to aid with the said John Mullins his heirs and assigns that he will for ever defend the aforesaid premises against the claim of all persons whatsoever. In Witness whereof the said Doury Darpour hath hereunto set his hand and seal the day and year first above written.

Signed Sealed and delivered in the presence of Doury Darpour. Seal Richard Doy, Philip Ryan, Sarah Jones, Arthur Dophins, John Cobbs.

Received this 16. day of November Anno Dom. 1736 of the within named John Mullins the sum of thirty five pounds currant money it being the consideration in this deed contained Recd. by me Witness Richard Doy, Philip Ryan, Sarah Jones, Arthur Dophins, John Cobbs. this word five in y. above set. Test. Henry Wood Doury Darpour.

Memorandum. That on the 16 day of November Anno Dom 1736 passedable and quiet possession and Seizin of the said lands and premises in this deed contained was delivered by the within named Henry Warper to the within named John Mullins according to the form of this deed in the presence of those whose names and heresunto subscribed.

Richard Dean, Philip Ryan, Sarah ^{or} Jones _{work}
Arthur Sophins, John Lobbs.

Henry Warper. Seal

At a Court hold for Goochland County May 17. 1737.
This deed with the Deed of Seizin and Receipt endorsed were proved by the Oaths of Philip Ryan, Arthur Sophins and John Lobbs Witnesses hereto, to be the Act and Deeds of Henry Warper which were admitted to Record.

Est. Henry Wood 

I know all men by these presents that I Henry Warper of the County of Princes George are holden and firmly stand bound unto John Mullins of the County of Goochland in the penal sum of One Thousand pounds current money to which payment well and truly to be made and done unto the said John Mullins his Heirs and Assigns I bind my self my Heirs Executors Adm^r and Assigns firmly by these presents Witnesses my hand and Seal this 16 day of November Anno Dom 1736.

The condition of this Obligation is such that if the above bound Henry Warper his Heirs Executors Adm^r and Assigns do and shall from time to time and at all times hereafter well and truly observe perform fulfill and keep all the covenants grants and Agreements which on the part and behalf of the said Henry Warper his Heirs Ex^r Adm^r and Assigns are and ought to be performed fulfilled and kept contained or specified in our certain Indenture bearing even date with these presents made between the said Henry Warper of the one part and the said John Mullins of the other part according to the true Intent and meaning of the said Indenture then this Bond shall be void Else in force.

and delivered before us Richard Dean, Philip Ryan,
Sarah ^{or} Jones, Arthur Sophins, John Lobbs

Henry Warper. Seal

At a Court hold for Goochland County May 17. 1737.
This Bond was proved by the Oaths of Philip Ryan, Arthur Sophins and John Lobbs to be the Act and Deeds of Henry Warper which was thereupon admitted to Record.

Est. H. Wood 

This Indenture made the fifth day of October in the year of our Lord One thousand seven hundred and thirty six Between William Mallock of the County of Goochland and Catherine his wife of the one part and Robert Bruce of the said County of the other part Witnesses that the said William Mallock for an indemnification of

Con pounds of Lawfull money of Virginia by him the said Robert Bruce to him the said William
 Matlock in hand paid before this Dealing and Delivery hereof the receipt whereof he the said
 William Matlock doth hereby Acknowledge and therof doth Acquit and Discharge the said Robert
 Bruce his Heirs Executors and Administrators with Granted Bargained Sold Release and
 Confirmed and by the presents doth Grant Bargain Sell Release and Confirm unto the said Robert
 Bruce his Heirs and Assignes a certain tract or parcel of Land lying and being in the County aforesaid
 on the North side of James River and containing by Estimation Twenty five Acres and
 bounded as followeth Beginning at the dividing line betwixt the said Robert Bruce and
 the said William Matlock at a corner Red Oak thence to Robert Worleys line thence to a
 corner White Oak and two Sycamores upon the Little Byrd Creek thence down the Creek to a fine
 white Walnut upon Joseph Ballengers line thence to the place begun at and the Reservations
 and Reservations Remainder and Reminders Heirs Heirs and profits thereof and of every
 part thereof with the Appurtenances to have and to hold the said Matlocks plantation
 and tract of land with the Appurtenances unto the said Robert Bruce his Heirs and Assignes
 to the only Use and behoof of the said Robert Bruce his Heirs and Assignes for ever And the said
 William Matlock his Heirs Executors and Administrators the said Matlocks plantation
 and tract of Land with the Appurtenances unto him the said Robert Bruce his Heirs and
 Assignes shall go with warrant and for ever defend by the presents against the Claim and Demand
 of him the said William Matlock his Heirs and Assignes or any other person whatsoever
 And the said William Matlock for himself his Heirs Executors and Administrators doth Covenant
 promise and Agree to and with the said Robert Bruce his Heirs Executors Administrators and
 Assignes that the promises and every part thereof are free from all manner of Incumbrances
 and that the said Robert Bruce his Heirs and Assignes for and to notwithstanding any Act or
 thing by him the said William Matlock or any other person committed done or suffered shall
 or lawfully may for ever hereafter have hold the occupy possess and enjoy the same and every
 part thereof with the Appurtenances without the Lawfull let Molestation or violation of him
 the said William Matlock or any other person whatsoever And this Indenture further Witnesseth
 that the aforesaid Catherine Wife to the said William Matlock and party to the presents doth
 freely and Voluntarily Relinquish and Release unto the said Robert Bruce his Heirs and Assignes
 all her Right and Title of Dowry in and to the said promises and every part thereof and all Action
 and Demands which she might have for or Touching the same in WITNESSE whereof
 the parties aforesaid have Interchangeably set their hands and affixed their seals the day and
 Year Above Written.

Signed Sealed and Delivered in the presence of the
 Witnesses James George, James + Purkes, Timothy + John

William Matlock. Seal
 Catherine + Matlock Seal
 mark

Received on the day of the date of the within written Indenture of the within named
 Robert Bruce the Sum of Con pounds current money being the consideration money
 within mentioned. Day Received by me
 William Matlock.

Memorandum. That on the day of the date of the within written indentures full and perfect seisin and possession of the within mentioned premises with the appurtenances was had and taken by me the within named William Mathock and by me given and delivered unto the within named Robert Bruce Widdie my hand.

Witnesses James George, Samuel Fitzhugh, Timothy + also

William Mathock

At a Court hold for the County of York May 7. 1737.

William Mathock Acknowledged this Deed with the delivery of Seizin and Receipt ordered to be his acts and deeds which were thereupon admitted to Record. Then Mathock and his Wife (she being first privately examined) Relinquished her right of Dower in the Land by this Deed conveyed which was also admitted to Record.

Test: Henry Wood (Cur)

In the Name of God Amen. Thomas Christian being very sick of body but of sound and perfect mind and memory praise be given therefor to Almighty God, do mak and ordain this my present last will and Testament in manner and form following, that is to say, first and principally I committed my soul into y^e hands of Almighty God, hoping through the merits, death and passion of my Saviour Jesus Christ, to have full and pardon and forgiveness of all my sins, and to inherit everlasting life, and my Body I commit to y^e Earth to be decently buried at the discretion of my Executors hereafter named, and as touching the disposition of all such Temporall Estates, as it hath pleased Almighty God to bestow upon me I give and dispose thereof as followeth.

- Item I will that my debts and funerall charges shall be paid and discharged.
- Item I give unto Rebecca Christian my loving and lawfull Wife this plantation whereon she now lives containing two hundred and ten Acres more or less during her natural life and after her death I give the said plantation of two hundred and ten Acres to my lawfull son James Christian and to his heirs for ever.
- Item I give unto Thomas Christian my lawfull son this plantation whereon he y^e Thomas did live containing two hundred and fifty Acres of Land more or less to him and to his heirs for ever.
- Item I give unto Robert Christian my lawfull son this plantation whereon he now liveth with the said hundred Acres of Land more or less to him and to his heirs for ever. And one bedding more y^e runs at red bear Camp.
- Item I give unto William Christian my lawfull son two hundred Acres of Land according to the dividing line being more or less it being my part of that Land y^e that In. prior and I took up to him and to his heirs for ever. And one bedd more that runs at red bear Camp.
- Item I give unto my Granson Tom Christian One Cow and calf.
- Item I give unto Rebecca my lawfull wife two horses, a rampin, a docter and blaze and two or three beds with furniture according to her request and two Negroes named Jack and Tom during her natural life and after her death I give a two Negroes to my son James Christian and to his heirs for ever.
- Item I give unto my lawfull wife all the rest of my moveable estate and other disposal at her death.

Item. I give unto my lawfull Daughter Mary Christian, Cloves, Irons, Sould and our father bed with furniture and five pounds to be paid out of my Estate to be paid one Month after her marriag by my Exor.

Item. I give to my lawfull Daughter Constant Christian our father bed with furniture and our golding hors name Bay and five pounds to be paid out of my estate by my Exor. one month after her marriag.

Item. I give unto my lawfull Daughter Hobac Christian six lvs.

Item. I give unto my lawfull Daughter Ann Morning Colman our lvs.

Item. I constitute and ordain my lawfull wife and my son James Christian to be my whole and sole Exor. of this my last Will and Testament and I do hereby revoke disannul and make void all former wills, Testaments by me heretofore made. In Witness whereof I the said Thomas Christian have hereunto set my hand and affix my Seal this sixteenth of October One thousand seven hundred and thirty five.

Witness John Mc Bird, Jun. I Prior, John Clark, Jun. I Wright. Thomas Christian. Seal
Signed Seals in the presence of us.

At a Court hold for Goodland County May 17 1737

This Will was proved by the Oaths of the Witnesses hereto and it was thereupon admitted to Record.

Test. A. Wood & Clerk.

In the Name of God Amen I Thomas Frankling of Downes County make this my last Will and Testament in manner and form following Viz.

I give and bequeath my soul to Almighty God my Creator following through the merits of my Savor Jesus Christ to Obtain Remission of all my sins; and a happy and glorious hope of my soul and body at his coming; and my same body to be decently Interred according to the discretion of my Executor hereafter named; and my Temporal Estate my furs all Expence & Debts first paid I give as follows.

Item. I give unto my son Thomas Frankling one shilling Sterling.

Item. I give to my Daughter Ann six one shilling Sterling.

Item. I give to my son Edmund Frankling; our bed and furniture, three powder dishes, three plates, two butter Basons, one small Iron pot, one brass ladle, one small Chest, one pair of Iron pottraps, one Linnen potte and one Iron Perriuger.

And all the rest and residue of my personal Estate, Goods and Chattels whatsoever I do give and bequeath unto my loving son John Frankling and his Heirs for ever.

Item I give, devise, and bequeath unto my s. son John Frankling all my Lands, Tenements, etc. to him and his Heirs for ever and I do hereby make and appoint him to be my full and sole Executor of this my last will and Testament. and my will is that this my Estate be neither liquidated nor appraised, And I do hereby revoke, disannul, and make void, all former Wills and Testaments by me heretofore made. In Witness whereof I the said Thomas Frankling to this my last Will and Testament being contained in self a sheet of paper have set my hand and seal this the twenty first day of March 1737.

Signed Seals of John. In the presence of. Thomas Frankling. Seal
Will: M. Bunch, John & Stephen, Bar. Holomans, St. wall
James I. Don

At a Court hold for Goochland County May 17. 1737.
 This Will was proved by the Oath of Bartholomew Howell and it was thereupon admitted to Record
 Capt. Henry Wood (W)

In the Name of God Amen. Giddian Jambou being very sick of
 Body but of a perfect Sense and memory and knowing that the Danger of Death is Uncertain and
 that it is presumed in man to declare his last Will and Testament to be executed after his
 Death and thought it was prudent in me to make my Will and Testament in manner and
 form as followeth.

First I resign my Soul to God who gave it me in hope of Pardon & Remission of my Sins
 by the Merits and Passion of my Lord and Saviour Jesus Christ and my Body to be Buried
 according to the discretion of my Executors hereafter named.

Item. I give and Bequeath unto my loving Daughter Ann Elizabeth Jambou all my
 Lands and two Negro boys one named Bills the other name Jack but if my Daughter
 should die without Issue Lawfully begotten of her Body then I desire that the Land
 should fall to my Wife and her Heirs.

Item. I desire that my Daughter Ann Elizabeth should have the Increase of my Negro Women.

Item. I desire that all the Rest of my Moveable Estate shall be equally divided between
 my loving Wife Jane Jambou and my loving Daughter Ann Elizabeth.

Item. I do ordain my dear and well beloved Wife to be Executrix of this my last
 Will and Testament which I will have executed after my Death denouncing all
 maxims which should come to the contrary of this my will In Witness whereof I have
 hereunto affixed my hand and Seal this 14. day of November 1735.

I desire that Peter Dapp shall be executrix with my Wife.

Wt.

Thomas Porter, Pierre Louis Jollet, Jean Pierre Bilbou.

Giddian Jambou. Seal
 mark

At a Court hold for Goochland County May 17. 1737.
 This Will was proved by the Oaths of Thomas Porter and Jean Pierre Bilbou and it
 was thereupon Ordered to be Recorded.
 Capt. H. Wood (W)

I know all Men by these presents that I Susanna Woodson of Goochland County do constitute
 and appoint Mr. George Payne my Lawfull Attorney for me and in my behalf to acknowledge
 and relinquish my right of Dower to two hundred and fifty acres of Land lying on the South
 James River and so forth sold by my husband John Woodson to Mr. Stephen Bedford with
 my hand and seal this seventeenth day of May in the Year of Our Lord One Thousand
 Seven Hundred and Thirty Seven.

Wt.

Michael Rice

Susanna Woodson. Seal

A Court hold for Goodland County May 17. 1737.

This Power of Attorney was proved by the Oath of Michael Rice and George Payne by
 Wm. hereof Kishquill had the right of Dowor of Susanna Woodson Wife of John Woodson
 in Land formerly conveyed by the said John Woodson to Stephen Bedford and it was
 thereupon Admitted to Record.

Test. J. Wood (Wm.)

In Obedience to an order of Goodland County Court Was the subscribers (being first sworn
 have appraised the estate of Josiah Woodson dec. this 8th day of January 1736. Viz.

1 Negro man named Ralph. a	£ 30. 0. 0.
1 ^d Negro named Jarthing. a	30. 0. 0.
1 Negro woman named Boff. a	20. — —
1 negro lyle named Rachael. a	10. — —
1 ^d negro named Nancy. a	14. — —
2 negro Children. a	12. — —
2 old Dorfers and one old Mare. a	6. — —
2 feather beds w th furniture beds and bedsteads a	10. — —
1 large Bible. a	12. — —
11 Head of cattle. a	8. — —
22 small Doggs. a	4. 3. —
6 Sheep. a	1. 4. —
1 feather bed. a	1. 5. —
A parcel of old Iron. a	55. — —
1 box Iron w th 2 heaters, 2 brass candlesticks & old saddle.	55. — —
A parcel of old powder. a	1. — —
2 Iron pots 1 st pot hooks, 1 Iron skillet. a	1. — —
A parcel of Old Lumber. a	1. 12. 6
17 th Cop Tobacco. a 10 th Cent.	8. 17. —

George Payne, James Dolman, W^m. Hornack.

£ 167. 3. 1

A Court hold for Goodland County May 17. 1737.

This Inventory was ordered to be recorded. Test. J. Wood (Wm.)

1736.

An Inventory of the Estate of Stephen Woodson Dec'd taken & appraised this 13th day of the month
 Anno Domini 1736. By the subscribers appointed by the Court of Goodland to appraise the sa.
 16 Head of cattle £13. 10. — 28 Head of hoggs £5. 12. — £ 19. 2. —
 4 Sheep £. 16. — One young mare £1. 10. — one old Horse 30^s £. 16. —
 one D^o £3. 10. — One young D^o £1. 10. — powder £2. 4. 6. 10 4. 0.
 two Butter potts one flannel & fullender — — — — —

Carried over

Three Beds & furniture	14
Two Cunks of Chest £2.10. - Seven pounds of Leather 13	3 3
Wearing Old clothes & Cables Linen £3. - Coa. Kettle of 10	3 10
Silver spoons £1.5. - Old carpenters tools 10 five hundred nails 3	2 4
Joiners tools & carpenters London saw	2 12
One haddo 7.5. three Iron pots £1.2.6.	1 10
one Iron Skillet & frying pan 5. One Linen wheel 5	10
A parcel of Old Iron	12 6
Lumber	2 10
one Limestone	4
Peter negro	18
Phillis	18
Do	8
Dannah	5
Ben	25
Jenny	15
Jemmy	20

Appraisd as above by W^m. Namack, James Barrett, Jⁿ. Williams. £173. 4. 0.

At a Court held for Yorkland County May 17. 1737.

This Inventory was Ordered to be Recorded by *Cap^t. Henry Wood*.

A true & Just Inventory of the estate of John Cook deceased as they were appraised

One large White mare £7. - one black Colt 15	7 15
One bay Colt £2. - one mare & Colt 35	3 15
one grey Stand horse £4. - one bay l. Stand £3.10.	7 10
One dark bay l. Stand £5. - one black Stand horse £2.5	7 5
two horse bells & a parcel of worn out coats 5	13 6
A parcel of Old Iron	6
one hand saw frod. Iron Wedge & two axes	15
one drawing knife, one old sword & old pack saddle	3 6
one pair of old boots, powder horn & shot bagg	2
one parcel of Joiners tools & a parcel of buttons	13
Denny Kynards bond for	6 15

James Taylor, Denny ^{his mark} Kynards, Robert Davis. £35. 13.

At a Court held for Yorkland County May 17. 1737
Edward Holloy presented this Inventory and it was thereupon Ordered to be Recorded.
Cap^t. H. Wood

This Indenture made this 21 day of June in the year of Our Lord Christ our thousand
 Seven hundred and thirty seven between Charles Johnson of the County of Goodland of the One
 part and Thomas Owen of the County of Downe of the other part Witnesseth that the s. Charles
 Johnson for and in consideration of the sum of two pounds eight shillings full money of Eng. to
 him in hand paid by the s. Thomas Owen the receipt whereof the s. Charles Johnson do hereby
 Acknowledge his the said Charles Johnson have granted Bargained and sold Aliquid and confirmed
 and by these presents do grant bargain and sell Aliquid and confirm unto the s. Thomas Owen his
 Heirs and Assignes for ever One certain tract or parcel of Land Situate lying and being in the County
 of Goodland on the North side of James River is bounded as followeth (to wit) Beginning on the s.
 Thomas Owens line and thence along the said line to a former Rod Oak and from thence along the s.
 Owens line to a former Rod Oak of Philip Webbers from thence Eastward to a Draw and so along the
 Draw to the place it began at containing by Estimation forty acres of Land by the said s.
 or less and so doth with the contiguous and joyning to the land of Thomas Owen and Philip Webbers
 And also all those woods Underwoods tithes, Common profits Commodities Advantages, Servitudes, to
 Waies Waters and Appurtenances whatsoever to this s. forty acres of Land belonging or any wise
 Appertaining And also the Reservations Reservations, Remainders and Remainders, Rents and Services
 of the s. Premises and of every part thereof and all the Estate Right Title Duties Claims and Demands
 whatsoever of him the s. Charles Johnson of and into the s. Tract or parcel of forty acres of Land
 Premises and every part thereof to have and to hold the said Land and all and singular the
 Premises above mentioned and every part and parcel thereof with the Appurtenances unto the
 s. Thomas Owen his Heirs and Assignes to the only proper use and behoof of the s. Thomas Owen
 his Heirs and Assignes for ever and the s. Charles Johnson for himself and his Heirs the s. Tract or
 parcel of forty acres of Land and premises and every part thereof Against him and his Heirs and
 Against all and every other person and persons whatsoever to the s. Thomas Owen his Heirs
 and Assignes shall and will warrant and for ever defend by these presents In Witness whereof
 the parties to these presents their hands and Seals Interchangeably have sett of day and year
 first above Written.

signed Sealed & Delivered In the presence of Us.
 Tho. Anderson, Miss. Jennings, Tho. Edwards.

Charles ^{his} Johnson. Seal.
 mark

At Court held for Goodland County June 21. 1737.
 Charles Johnson Acknowledged this Deed to be his Act and Deed which was Ordered
 to be Recorded. Chen Elizabeth his Wife (she being first privately examined) Relinquishing
 her right of Dower in the Land by this Deed conveyed which was also Ordered to be
 Recorded.

Coll. H. Wood (Kend)

This Indenture made the Twentry first day of June in the Year of our Lord Anno Domini One thousand seven hundred and Twenty two Between William Woodson of the Parish of St. James in the County of Gloucester of the one part and Candy Walker of the County of Warwick of the other part Witnesseth that the aforesaid William Woodson for diverse good causes & considerations him thereunto moving but more especially for and in consideration of the sum of forty pounds current money due to him the aforesaid W^m Woodson in hand paid the receipt he doth hereby acknowledge and himself therewith fully satisfied contented and paid hath given granted bargained sold aliened conveyed and confirmed and by these presents doth give grant bargain sell alien convey and confirm unto the aforesaid Candy Walker his Heirs Executors & Administrators One certain tract or Dividend of land lying and being in the County of Gloucester aforesaid on the South side of James River being part of a patent of fifteen hundred acres granted unto the said William Woodson Ben Woodson Jun. Joseph Woodson Jun. John Woodson Jun. & Robert Woodson Jun. bearing date the thirtieth day of April One thousand seven hundred and Twenty two Beginning at the upper corner of the said patent on a branch of Deep Creek thence up the said branch to and across his thence down under our line to dividing line between the said William Woodson and Ben Woodson Junor running South the five Degrees West of an Opposite line of the said patent thence along the said line with the several courses to the place beginning to include four hundred and sixty acres by the said more or less to have and to hold the aforesaid tract or Dividend of land with all Woods Woods and Waters with all other profits and Improvements of what Nature or kind soever with the appurtenances unto the aforesaid Candy Walker his Heirs Executors Administrators and assigns and to the only proper use and behoof of him the aforesaid Candy Walker his Heirs Exc. Adm. and assigns for ever as an Estate in Fee Simple and further the aforesaid Woodson doth for himself his Heirs Executors Administrators Covenant and agree that he will for ever hereafter warrant and defend the aforesaid tract or Dividend of land with the appurtenances thereto belonging from himself his Heirs Exc. Adm. and from all other Persons lawfully having Claim or rightfully pretending to have any Estate Right Title Interest Claim or demand into or out of the aforesaid tract or Dividend of land by from or thro' or him thence or any of them unto the aforesaid Candy Walker his Heirs Exc. Adm. & assigns In witness whereof the aforesaid William Woodson hath hereunto set his hand and affixed his Seal the day & year first above written.

Witnessed sealed & delivered in presence of.

William Woodson. Seal.

James Dolman, Richard Mosby, Robert Payne.

Memorandum. That on the Twentry first day of June the second 1722 peaceable and quiet possession of the land and premises within this deed mentioned was had & taken with delivery of the same by the within named William Woodson & by him delivered to the within named Candy Walker unto the only use of him the said Candy Walker his Heirs and assigns for ever according to the true intent and meaning of the within written deed.

In presence of the

William Woodson.

James Dolman, Richard Mosby, Robert Payne.

At Court held for Gloucester County June 21. 1737.
 William Woodson acknowledged this deed with the delivery of the same in and for himself to

Candy Walker to be his Act and Deed which was ordered to be recorded. Also Sarah Wife of the said William (who being first privately examined) Relinquished her Right of Dower in this land by this Deed likewise which was also ordered to be recorded.

Cost. Henry Woodall Cur.

This Indenture made this lightsouth day of April, in the year of Our Lord One thousand seven hundred and thirty seven, and in the fourth year of the Reign of Our Sovereign Lord George the second by the grace of God of Great Britain France and Ireland King Defender of the Faith etc. Between Abraham Donable of Warrour County of the one part, and Francis Baker of the said County of Down of the other part Witnesseth, that the said Abraham Donable, for and in consideration of the Sum of Twenty ^{four} pounds and ten shillings current Money of Virginia, paid him before the Infusing and delivery of these presents, the Receipt whereof he doth hereby Acknowledge, and those of doth Discharge the said Francis Baker and his Heirs Executors and Administrators, hath bargained granted, Suffered, sold, and sold, as by these presents doth, bargain, grant, Suffered and sold into the said Francis Baker and his Heirs and Assigns, All that the said Abraham Donable his five hundred Acres of land lying in Lochland County upon both sides a fork of the Bay of Hook, and bounded as follows the (to wit) Beginning at a stone pine, running thence South six degrees left forty four poles to a pine thence South fifty degrees West forty eight poles to a pine, thence South thirty five degrees West One hundred and thirty six poles to a pine thence South seventy degrees West One hundred and eighty and lightsou poles to a pine, thence West seventy six poles to a pine, thence North thirty two degrees West Two hundred and forty four poles to a white oak, thence North thirty two degrees West half Two hundred and forty poles to a white oak, thence South seventy seven degrees left Two hundred and fifteen poles, to the first Station, which said five hundred Acres of land, is part One thousand One hundred Acres of land granted the said Abraham Donable by patent under the Great Seal of Great Britain the twentieth day of June One thousand seven hundred and thirty three: And all the Rights, Privileges, and Profits of him the said Abraham Donable of or into the premises and his Heirs, Executors, Administrators, Remainder, and Remainders of all and singular the premises, with the Appurtenances, To have and to hold the said five hundred Acres of land and all and singular the premises, with the Appurtenances, unto the said Francis Baker and his Heirs, to the only Use of him the said Francis Baker and his Heirs and Assigns forever: And the said Abraham Donable, for himself his Heirs, Executors and Administrators the aforesaid granted premises with the Appurtenances unto him the said Francis Baker and his Heirs and Assigns forever, Against him the said Abraham Donable and his Heirs, or any other person or persons whatsoever, and all claiming or to claim Right by, from or under him, them, or any of them, hath and will warrant for ever and defend by his own self, Heirs, Executors, Administrators, and assigns, In Witness whereof the said Abraham Donable to these presents, hath set his hand, and affixed his seal and subscribed his name as follows

Witness my hand and seal this 10th day of April 1737. Abraham Donable. Seal.

Witness my hand and seal this 10th day of April 1737. Francis Baker. Seal.

Peaceable and Quiet Possession of the within granted Premises, was given by the within Abraham Bonable, to the within Francis Baker, by Delivery of Curf and Cwig of the same, as the usual Symbols of Livory and Seison, before the Witnesses Subscribing, this Eighteenth day of April, One Thousand Seven Hundred and Twenty Seven.

Signed Sealed and Delivered In Presence of. Abrahⁿ. Bonable. Seal

At a Court hold for Goochland County June 21. 1737.

Abraham Bonable Acknowledges this Deed with the Livory of Seigniorie from himself to Francis Baker to be his Act and Deed which was ordered to be Recorded.

At a Court hold for Goochland County September 20. 1737.

Martha Wife of Abraham Bonable (Shewing first privately examined) Relinquishes her right of Dower in the Lands by this Deed conveyed which was ordered to be Recorded.

Coff. H. Wood (Seal)

Know all Men by these presents that Anthony Daggatt of the County of Goochland am hold and firmly bound unto Charles Burrus of the County of King William in the full and Just Sum of Sixty pounds Current money To the which payment well and truly to be made to the said Charles Burrus his Heirs Executors and Administrators I bind my self my Heirs Executors and Administrators firmly by these presents Sealed with my Seal and dated this Twenty first day of June MDCCLXXXVII.

The Condition of the above Obligation is Such that if the above bound Anthony Daggatt his Heirs Executors and Administrators do observe perform, fulfill and keep every Article Clause Covenant and Agreement made and mentioned in our Deed of Indenture Acknowledged and Recorded in the Court of Goochland by the above bound Anthony Daggatt to the above named Charles Burrus for a certain tract or parcel of Land containing three Hundred Acres lying and being in the County of Goochland aforesaid as by the said Deed will more fully appear that then this Obligation to be void. Else to be and remain in full force power and Virtue.

Sealed and Delivered in the presence of the. Anth^y. Daggatt. Seal

At a Court hold for Goochland County June 21. 1737.

Anthony Daggatt Acknowledges this Bond from himself to Charles Burrus to be his Act and Deed which was ordered to be Recorded.

Coff. Henry Wood (Seal)

This Indenture made the fifth month day of November in the Year of Lord One Thousand Seven Hundred and thirty five Between Gidson Chamboord of King William Parish in the County of Goochland of the one part and Thomas Dickins of the same Parish and County of the other part Witnesseth that the said Gidson Chamboord for and in Consideration of the Sum of

Twenty pounds Curr. money of Virginia to him in hand paid by the said Thomas Dickins at or before the making and delivery of this present the Receipt whereof he the said Godion doth hereby acknowledge himself fully satisfied and paid and thereof doth heartily Acquit Excuse and discharge the said Thomas Dickins his Heirs Executors Administrators and Assigns for ever by this present I with Godion granted bargained sold and confirmed unto the said Thomas Dickins his Heirs and Assigns for ever One tract of Land lying in the parish of King William aforesaid and is bounded on James River by James Bryant the above named Thomas Dickins's lines containing by Estimation forty two Acres both the said more or less with the Appurtenances therunto belonging To have and to hold the said Tract of Land with their and every of their Appurtenances unto the said Thomas Dickins and his Heirs for ever. And the said Godion Chamberlaine doth further Covenant that for himself and his Heirs etc. that he the said Godion or his Heirs etc. shall and will warrant and for ever defend the aforesaid Land and premises with the Appurtenances from himself and his Heirs or from any other person or persons that shall or may hereafter claim Challenge or demand any Right Title of in or unto the aforesaid Land and premises with the Appurtenances therunto belonging or in any wise appertaining. In Witness whereof the said Godion hath hereunto set his hand and Seal this day and year above written.

Signed Sealed and Delivered in the presence of us.
Mary Anne Locke, John Dupuy, Jan. Ullan.

The mark of
Godion Chamberlaine. Seal.

At Court held for Goochland County June 21. 1737.

John Dupuy and John Vallain two of the Witnesses here to proved this deed from Godion Chamberlaine to Thomas Dickins to be the act and deed of the said Godion Chamberlaine which was ordered to be recorded.

Coft. M. Woodatt.

This Indenture made the Twenty first day of June Anno Domini One Thousand Seven Hundred and Twenty seven Between Robert Adams of the parish of St. James in the County of Goochland of the one part. And John Evans of the parish and County aforesaid of the other part Witnesses that the aforesaid Robert Adams for and in consideration of the sum of forty pounds Curr. money to him in hand paid by the aforesaid John Evans the Receipt whereof he doth hereby acknowledge and himself therewith fully satisfied contented and paid hath granted bargained, sold aliened leased and confirmed unto the aforesaid John Evans his Heirs Executors Administrators and Assigns One certain Tract or parcel of Land lying and being in the County of Goochland aforesaid and known by the name of the aforesaid Robert Adams's Stony Creek Land containing four Hundred Acres Beginning at corner pointers on the Thomas Randolphs line near Stony Creek, thence North ten degrees East on his line fifty four chains to pointers, thence East twenty three degrees North seventy nine chains to two white Oaks and at a pine on Randolphs line thence East forty degrees South One Hundred and forty chains to three white Oaks near the head of a branch of Broad branch of Cuckoo Creek thence South fifty degrees West forty eight chains to a white oak near the head of Stony Creek thence South thirty four chains to a corner pine, thence South fifty degrees West Seventy on

him to John Lewis thence along his Lands according to their courses & distances to the
 place begun at Cove and to hold the aforesaid tract or parcel of land with all houses
 woods and Waters with all other profits and Improvements of what Nature or kind soever
 unto him the aforesaid John Lewis his Heirs Executors Administrators and Assignes
 forever, and to the only proper Use and behoof of him the aforesaid John Lewis his Heirs
 Executors Administrators and Assignes for ever, as an Estate in fee Simple. And the
 aforesaid Robert Adams doth for himself his Heirs Executors and Assignes further agree
 with him the aforesaid John Lewis his Heirs Executors Administrators and Assignes that he
 will forever hereafter warrant and defend the aforesaid Land and Premises from himself
 and his Heirs, and from all persons claiming by from or under him them or any of
 them unto him the aforesaid John Lewis his Heirs Executors Administrators and Assignes for ever
 In Witness whereof he the aforesaid Robert Adams hath hereunto set to his hand
 and Seal this day and Year aforesaid written.

Signed Sealed and Delivered in the presence of us
 William Williams, James Solman, William Woodson, Robt. Payne.
 Robert Adams. Seal.

Memorandum. That on the twenty first day of June 1737 peaceable
 and quiet possession of the lands & premises within this Deed mentioned was had and
 taken with delivery of Seizin of the same by the within named Robert Adams and by him
 delivered unto the within named John Lewis unto the only Use of him the said John
 Lewis his Heirs and Assignes for ever according to the true intent and meaning of the
 within written Deed.
 Robert Adams.

In presence of us W. Williams, James Solman, William Woodson

At Mouthford for Yocchland County June 21. 1737.

Robert Adams Acknowledged this Deed with the delivery of Seizin thereof from himself
 to John Lewis to be his Act and Deed which was ordered to be Recorded.

Test. Henry Wood & Clerk.

This Indenture made this fifth day of March One thousand seven hundred
 & thirty six Between Thomas Dickins of Yocchland County of the one part & Dudley Digges Esq.
 of the same County of the other part Witnesseth that the said Thomas Dickins for and in
 consideration of the Sum of Two hundred & forty pounds Curr. money to him in hand paid
 by the said Dudley Digges Esq. before the signing and delivering of these presents the
 receipt whereof the said Thomas Dickins doth hereby Acknowledge hath given,
 granted, bargained & sold unto the said Dudley Digges and to his Heirs & Assignes for
 ever all right & hundred acres of Land lying on Solomons Creek which the said
 Dickins purchased of John Sanders, Stephen Hughes, Booth Hapier & John Linn
 together with all the Surplus Land adjacent to have and to hold the said Land &

23. promise to the said Dudley Digges to him and his Assigns for ever from him the said Thomas
 Dickins his Heirs and Assigns for ever. And the said Thomas Dickins doth for himself his Heirs
 and Assigns further covenant and agree to and with the said Dudley Digges and his Assigns that he
 the said Thomas his Heirs of the above said Land and Promises with their Appurtenances unto
 the said Dudley Digges his Heirs and Assigns for ever. and against all other persons whatsoever
 shall and will warrant and by these presents for ever defend In Witnes whereof the said
 Thomas Dickins hath hereunto set his hand and seal the day and year above written.

Signed sealed and Delivered In presence of.
 Tho. Curpin, Jas. James, William Davis.

Tho. Dickins Seal

A Court hold for Goochland County June 21. 1737.

Thomas Dickins Acknowledged this Deed from himself to Dudley Digges to be his Act and
 Deed, which was ordered to be recorded.

Est. H. Wood (Seal)

So all to whom these presents shall come I know full well that John Christian of the County of
 Westchester in the County of Charles City for and in consideration of seven hundred current money of
 Virginia to me paid before the signing and delivery of these presents the receipt whereof
 Acknowledged have granted bargained sold released and made over and by these presents do
 aforesaid consideration bargain sell release and make over unto William Chambers of the
 of Saint James in the County of Goochland and unto his Heirs and Assigns all my fifteen
 land lying and being in the aforesaid parish of Saint James and County of Goochland on a branch
 right hand fork called wild bear, which said fifteen acres of land is part of a greater tract, and more
 follows the fovent. Beginning at the said John Christian's door or corner pin on the North side
 said Wild Bear fork thence along the said Christian's line four hundred yards to a small white stone
 the said branch to the said fork and halving the fork to a Spanish Oak thence by a line of more or less
 four hundred and forty yards to a lower white Oak on the run of the said fork thence forty yards with the
 station, and all the West right title interest use property and claim of me the said John Christian my
 and Assigns or any other person or persons whatsoever, of or unto the premises and the hereafter
 Remainder and Residue of all and singular the premises with their and every of their Appurtenances
 to have and to hold the said fifteen acres of land, to the said more or less, unto
 the bounds aforesaid and all and singular other the premises above mentioned with all
 and other Improvements thereon or thereunto belonging or in any wise appertaining and
 singular other the premises above mentioned and intended to be hereby granted unto the said
 William Chambers and his Heirs to the only use of the said William Chambers and his Heirs and
 Assigns for ever And the said John Christian for my self my Heirs Executors and Assigns
 the aforesaid granted premises with their Appurtenances unto the said William Chambers
 Heirs and Assigns against me the said John Christian and my Heirs and all claiming or to
 right by from or thence me there or any of them. less and will warrant and for ever defend by

In witness whereof I have hereunto set my hand and Seal this thirteenth day of July One thousand seven hundred and thirty seven.

Signed Sealed and Delivered in the presence of us.
Robt Christian, Charles Christian, James Walker.

John Christian Seal.

Memorandum. That peaceable and quiet possession of the within premises was given by the within named John Christian to the within named William Chambers by delivery of turf and twig of the ground of the said land as the usual symbols of Divery and Deryin. Witness my hand and Seal this nineteenth day of July One thousand seven hundred and thirty seven.

Signed Sealed and Delivered in the presence of us.
Robt Christian, Charles Christian, James Walker.

John Christian Seal.

At a Court hold for Goochland County July 19th 1737.
John Christian Acknowledged this Deed with the Divery of Deryin endorsed to be his Act and it was thereupon Ordered to be Recorded.

Capt. Henry Wood Clerk.

Know all men by these presents that John Christian of the Parish of Westphor in the County of Charles City am hold and firmly bound unto William Chambers of the Parish of Saint James in the County of Goochland or to his Executors and Administrators in the full and Just Sum of Two hundred and fifty pounds Currant money of Virginia to which pay ment well and truly to be made upon demand I bind my self my Executors and Administrators firmly by these presents In Witness whereof I have hereunto set my hand and Seal this thirteenth day of July 1737.

The condition of the above Obligation is such that if the above bound John Christian his Executors and Adm^r shall well and truly keep, perform fulfill and Accomplish or cause to be kept performed fulfilled and Accomplished all and every the Clauses Covenants Articles and Agreements that are set down insant said and mentioned or intended to be set down insant said and mentioned in one certain deed of bargain and sale with divery and Deryin thereon endorsed which said deed between the above bound John Christian of the one part, and the above named William Chambers of the other part, was made, and both bear even date with these presents as also with the Divery of Deryin thereon endorsed as aforesaid then this Obligation to be void and of no Effect otherwise to be and remain in full force power and virtue.

Signed Sealed and Delivered in the presence of us.
Robt Christian, Charles Christian, James Walker.

John Christian Seal

At a Court hold for Goochland County July 19th 1737.
John Christian Acknowledged this Deed to be his Act and Deed and it was thereupon ordered to be Recorded.

Peter Lagrand do make and Ordains this to be my last Will & Testament in manner & form as follow
First my Will is that all debt be paid & roundly I give my son John my plantation w^{ch} I now live after
his Mother's death. Th^oly I desire that my hand ma be disposed amon all my children leasly to have and
to hol to them and soe care for labor.

lastly I give to my lov^{ly} wife all my Recoll and personall estate to her only proper use to her and her child^{ren}
and I constitute my Brother Jacob Michaux executor of this my last will & Testament in witness whereof
I have set to my hand & fixed my Seale this 12 day of February 1735

Signed Seals & published by presence of us.
Joseph Chandler, John I Ouis

Peter Lagrand Seal
mark

at a Court held for Goodland County July 19. 1737.
This Will was proved by the Oathes of the Witnesses hereto and was thereupon Ordred to be Recorded.

An Inventory of the Estate of Henry Bailey Deceased.

Co 1 horse saddle and bridle	24.00
Co 1 old chest	3.
Co a parcel of old Brass	15.
Co 6 lbs of Lard doilies and 1 shon of Currod.	10.00
Co 1 pear of old Butcher	5.
Co 1 shott bagg and powder horn	6.
Co 1 old broad axe	1.00
Co 26 1/2 pound of raw Deers skins	4.00
	<hr/>
	70.00
Co a bill of Samell Burch due to Deales Estate for	10.00

Appraised by the September 10. day 1735.
Joseph Bingley, Stephen + Horsey, Daniel P. Perow

at a Court held for Goodland County July 19. 1737.
George Smith presented this Inventory and it was thereupon Comitted to Record.

This Indenture made the 10 day of May 1737 Between W. Lefloy of the one part & Joseph
Mayo of the other part Witnesseth That the said William in consideration of the sum of thirtie
pounds six shillings Curr. money to him paid by the said Joseph hath granted aliened & confirmed
by these presents doth grant alien & confirm unto the said Joseph & his heirs for ever two acres
and seventy five Acres of land as is w^{ch} to lying between five Creek & the upper Man^{ly}
Creek in Goodland County being the plantation where the said William now dwelleth. To have
& to hold the said Land together with all Doyces & other appurtenances unto the same

belonging into the said Joseph his heirs for ever and the said W^m Laffoy into the said Joseph his heirs for ever the said and promises against all persons shall well warrant & for ever defend. In Witnes whereof he hath hereunto set his hand and seal

Sealed & delivered in presence of.

W^m Mayo, Thomas ^{his} Newton, Ann Mayo.

W^m Laffoy

Seal.

Memorandum.

That on the 16th of May 1737. a conveyance of the within sold Land

& promises was made & done by the within William Laffoy to the within named Joseph Mayo his heirs for ever.

Witness.

W^m Mayo, Thomas ^{his} Newton, Ann Mayo.

W^m Laffoy

Seal

Received May 16 1737. from Joseph Mayo, Nineteen pounds Six Shillings current money being the consideration money for the within sold land and promises

Witness.

W^m Mayo, Thomas ^{his} Newton, Ann Mayo.

W^m Laffoy.

At a Court held for Goodland County August 16. 1737.

William Laffoy acknowledged this Deed with the conveyance of the within and Recite thereon ordered from himself to Joseph Mayo to be his Acts and Deeds which were thereupon ordered to be recorded.

Test. Hon. Woodth.

This Indenture made the Twentieth day of April Anno Domini Thovfand Seven Hundred Thirty and Seven Between William Barnes of the County of Ansonia of the one part and William Allen of the County of Goodland of the other part Witnesseth that the said William Barnes for Divers good cause and consideration of fifty pound Sterling money to him in hand paid the Receipt whereof he doth hereby acknowledge and himself there with fully satisfied contented and paid hath given granted Bargained and Sold into the aforesaid William Allen one parcel or Division of Land lying and being in the County of Goodland afores. on the South side of James River and bounded as followeth (viz) Beginning at a lower white oak that parts the said Barnes and Matthew Ligon thence along the said Ligon's line to a lower white oak standing on the Ridge between fine creek and Jones creek thence along a line of Marched trees on the Ridge to a lower black oak standing on Williams Allen's line thence along the said Allen's line to the place where it first began containing by estimation One Hundred Acres more or less to have and to hold the said parcel of Land with all Houses Woods and Waters with all other profits and Improvements of what Nature or kind so ever unto him the said William Allen his heirs Executors Administrators and Assigns for ever as an Estate in Fee Simple and the said William Barnes doth for himself his heirs &c. further agree with him the aforesaid William Allen his heirs &c. that he will for ever hereafter Warant and defend the aforesaid promises

James Wood the woods Waters and Water courses thereon standing growing and Being with all profits
 commodities advantages and Appurtenances whatsoever to the same belonging or in anywise appertaining
 and also the Hereditage and the Hereditious Remainder and Remainders thereof and of every part and
 parcel thereof to have and to hold the said tract of Land with all and singular the
 Appurtenances unto the said John Peter Willow his Heirs and Assignes to the only proper Use and
 behoof of him the said John Peter Willow his Heirs and Assignes for ever and the said Thomas
 Porter and Elizabeth for themselves and their Heirs the said Land and premises with their and
 every of their Appurtenances unto the said John Peter Willow his Heirs and Assignes shall and will
 warrant and for ever defend by these presents against any person or persons whatsoever having or lawfully
 claiming any right title in or to the said or any part or parcel thereof and the said Thomas
 Porter and Elizabeth for themselves and their Heirs doth grant covenant and agree to and with
 the said John Peter Willow his Heirs and Assignes in manner and form following that is to say that
 the said Thomas Porter and Elizabeth at the time of the dealing and delivery of these presents is and
 standeth seized of an Inseparable Estate in fee simple of and in the premises and that they hath
 good right and lawfull Authority to sell and convey the said in manner and form aforesaid
 and that the same shall for ever remain to the said John Peter Willow his Heirs and Assignes
 freely and lawfully Exonerated and Discharged of and from all such manner of other and former
 Bargains Sales bills of Dower and all other Rights and Estates whatsoever In Witnes
 whereof the said Parties have hereunto set their Hands and Seals the day and Year above
 written

Signed Sealed and Delivered In presence of the
 William Sallé, Stephen Mallot, Stephen Chastain

Tho. Porter. Seal

Memorandum. That Deceivable and unjust possession and Seizin of the within
 granted Land and premises was had and taken the day and Year within mentioned from
 the within named Thomas Porter by the said John Peter Willow according to the form and
 effect of the within written Deed.

In presence of the
 Stephen Chastain, Stephen Mallot, William Sallé.

Tho. Porter. Seal.

At a Court held for Goodland County August 16. 1737.
 Thomas Porter Acknowledged this Deed with the Avowry of Seizin. endorsed from himself
 to John Peter Willow to be his Act and Deed which was thereupon ordered to be recorded.

June 11. 1737.

400

Pursuant to an Order of Goodland County Court w^{ch} Subscribers have appraised y^e following goods of James Desafey deceased.

one 360 Day 3/	one 400 Day and harness 7/6	one 600 Day and harness 10/	£ 1. 6
one 400 Day and old harness 5/	one 480 Day and old harness 5/		10. -
one 500 Day 5/	one pound of harness twine 4/	one shirt 6	a 6
four bushels of one old Dury	one pair of old stockings 3/6		12
one pair of old mitts 7/	one hat 20/	two pound of pickt cotton 3/	10
one of new shirt 3/	one old ditto 6	one parcell of old cloth 2/6	6
one old nap & cuffs	one under hose 5	one silk handkerchief 2/6	2. 11
one parcell of old books all french 4	one parcell of lath 3/1/2		3. 9
one loom and warp in box and 3 racks straps and pulley	a quilt wheel & p ^r of y ^e temples and a quilt box		1. 4

Law. Scott, Peter Martin, Joan Pierce Wilson.

5. 18. 2

At A Court hold for Goodland County August 16. 1737.

Thomas Porter Administrator of James Desafey deceased presented this Inventory and Appraisalment which was thereupon ordered to be recorded.

This Indenture made the sixteenth day of August in the year of Our Lord One thousand seven hundred and thirty seven between Jonas Lawson of the County of Goodland Planter of the part and John Bostick of the said County Planter of the other part Witnesseth that the said Jonas Lawson for and in consideration of fifteen pounds of lawful money of Virginia by him the said Jonas Lawson to him the said John Bostick in hand paid before the sealing and delivery hereof the price of wherof he the said Jonas Lawson doth hereby acknowledge and therof doth acquit and discharge the said John Bostick his heirs Executors and Administrators doth grant bargain sell release confirm and confirm and by the said parties doth grant bargain sell release confirm into the said John Bostick his heirs and assigns one certain tract or parcell of land wherupon the said John Bostick now dwelleth situate containing by estimation two hundred acres be the same more or less and being in the County aforesaid on the North side of James River between the two top books and bounded as followeth (to wit) Beginning at a corner pine upon George Paine and Arthur Hopkins running thence to a corner white oak upon Robert Dorsey thence a short course to a corner pine upon William Calhoun thence down Calhoun line to a corner Litchon upon Pappert line and thence to the place begun at. And the Reversion and Reversions, Remainder and Remainders Rents Issues and profits thereof with the Appurtenances to have and to hold the said McSpague plantation and tract of land with the Appurtenances unto the said John Bostick his heirs and assigns to the only use and behoof of the said John Bostick his heirs and assigns for ever And the said Jonas Lawson his heirs Executors or Admin^r the said McSpague plantation and tract of land with the Appurtenances unto

him the said John Bostick his Heirs and Assigns shall and will warrant and for ever defend by
 these presents against the Claims and demand of him the said Jonas Lawson his Heirs and
 Assigns or any other person whatsoever And the said Jonas Lawson for himself his Heirs Executors
 and Administrators doth covenant promise and Agree to and with the said John Bostick his
 Heirs Executors Administrators and Assigns that the promises and every part thereof are free
 and discharged from all manner of Incumbrances And that the said John Bostick for and
 notwithstanding any Act or thing by him the said Jonas Lawson or any other person committed
 done or suffered shall or lawfully may for ever hereafter Lawfully hold use occupy possess and
 enjoy the same and every part thereof with the Appurtenances without the lawfull Lett
 Detraction or Infriction of him the said Jonas Lawson his Heirs or Assigns or any other
 person whatsoever In Witness whereof the said Jonas Lawson to these presents
 have Interchangably set his hand Affixed his Seal this day and Year above written

Signed Sealed and Delivered in the presence of the
 Witnesses James George, Joseph Pace, David Bunch.

The mark of Jonas + Lawson Seal

Received on the day of the date of the within written Indenture of the within
 named John Bostick the Sum of Fifteen pounds Curr. money it being the
 Consideration within mentioned. I say Rec. of. me.

The mark of Jonas + Lawson

Memorandum

That on the day of the date of the within written Indenture
 full and peaceable Seizin and possession of the within mentioned premises with
 the Appurtenances was had and taken by me the within named Jonas Lawson and by
 given and delivered unto the within named John Bostick. Witness my hand.

Witness James George, Joseph Pace, David Bunch,

The mark of Jonas + Lawson.

At a Court held for Goodland County August 16. 1737.

Jonas Lawson Acknowledged this Deed with the convey of Seizin and Receipt endorsed from
 himself to John Bostick to be his Acts and Deeds which were thereupon Ordered to be
 Recorded.

Know all men by these presents that I Jonas Lawson of the County of Goodland am hold and
 firmly bound unto John Bostick of the s. County in the Sum of Twenty pounds of Lawfull money of
 Virginia to be paid unto the s. John Bostick his Heirs Executors or Administrators to the which
 payment well and truly to be made I bind myself my Heirs Executors and Administrators firm
 by these presents sealed with my Seal and dated the sixteenth day of August in the year of Our So.

1737
 The condition of this present Obligation is such that if the above bound Jonas Lawson his heirs

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