

the said William Walton Party to these presents and his heirs
of in and to the said premises and every part and parcel
thereof with the appurtenances To have and to hold all and
singular the Premises aforesaid with the appurtenances
unto the said Susanna Hilton and her heirs to the only use
& behoof of the said Susanna Hilton and her heirs forever
And the said William Walton party to these presents & his
heirs all & singular the premises aforesaid unto the said
Susanna Hilton her heirs & assigns against him the said
William Walton & his heirs & all & every other person and
Persons whatsoever anything on the said premises having
or claiming or hereafter to have or claim by from or under
him the said William Walton or his heirs or any of them &
& will warrant and forever defend by these presents In witness
whereof the said William Walton hath hereunto set his hand
& affixed the day and year first above written.

Signed sealed & Delivered }
In presence of }

John Fleming

W. Fleming

Tarlton Fleming

William Walton (Seal)

Be it remembered that on the day of the Date of the within
written Indenture quiet and Peaceable Possession & Seizure
of the within granted premises was had and taken by the
within named William Walton party to the within written in-
denture in his proper person & by him delivered over to the within
named James Hilton and Susanna his Wife to hold to the
said Susanna & her heirs according to the form of the within
written Indenture.

In presence of

J. Fleming

W. Fleming

Tarlton Fleming).

William Walton.

Received this Sixteenth day of February in the year one
thousand seven hundred & fifty eight of James Hilton & Susanna his

his wife Five Shillings Current money of Virginia
Within mentioned.

Witnesses

John Fleming,

W^r. Fleming

Farlton Fleming

Recd by me William Walton

At a Court held for Goochland County February the 25th
1758.

William Walton acknowledged this Deed with the Livery
of Seizure and Receipt Endorsed to be his acts & Deeds
which were ordered to be Recorded.

Teste. Val Wood Esq^r.

In the name of GOD, Amen. this Thirtieth Day of
Decr In the year of our Lord 1756 I John Ashew of the
County of Goochland being of perfect mind and sound
memory. Thanks to god for the same, and calling to
mind the mortality of my Body do make and ordain this
my Last will & Testament that is to say First I give &
recommend my soul into the hands of God, and my Body
to the Earth to be buried in a Christian manner at the
Discretion of my Executor, and as for my worldly Estate
I give and bequeath it in manner and form following
That is to say.

Item. I Give and bequeath to my Dearly beloved Wife Mary
Ashew, all and singular my moveables Effects & Stock to be
by her Enjoyed forever.

Item. I also give * * * * unto my sons John, James &
Charles & to my Daughters Ann, Mary, & Catharine,
one Shilling sterl each.

Item. I also give and Bequeath unto my son Anthony Ashew
whom I appoint my only & sole Executor of this my
Last will & Testament, all that Tract of Land, lying
on Wild Boar creek. Bounded by Arthur Slayton
consisting of one Hundred Acres, to be by him

him Possessed and Enjoyed, by him and his Heirs forever and
I do utterly revoke all former Wills whatever confirming this, &
no other to be my last will & Testament. In witness whereof I do
set my hand & Seal the day and year above written.

Signed Sealed & Declared

In the presence of us.

William Hudnall

Benj. Crenshaw

Benj. + Thacher

mark

John N. Ashen ^{his} Seal
mark

At a Court held for Goochland County February the 21st 1753
This Writing was proved by the oaths of William Hudnall and
Benjamin Crenshaw, witnesses hereto to be the last Will & Testa-
ment of John Ashen dec^d. which was admitted to record.

Teste.

Val Wood

In the name of God amen I John McLachlan of Goochland
County for present in Chesterfield County being of sound & rea-
soning Sense & Memory do make Constitute ordain and appoint
this Writing to be my last will and Testament revoking all former
and other Wills by me at any time heretofore made.

I give and bequeath to John McLachlan of Albemarle County late
a Servant to Mrs Rose the sum of Twenty Pounds current Mo-
ney to be paid him by my Execs within one year after my Decease
I also give the said John McLachlan my saddle & Bridle
and all my Wearing Apparel.

I give to my God Daughter Mary Miller Daughter of Mr
William Miller of Goochland County a Debt of Five Pounds
due to me from her said Father with the Interest thereon provided
she lives to the age of Twenty one years or marriage but if
she dies under that age unmarried the said Debt to
come to my Execs and the Legacy of Twenty Pounds
herein before given to John McLachlan is also to come to my
Execs in case the said John McLachlan die before it become

254. become due.

I give & bequeath to my Friend Mr Thomas Bolling
of Cobbs in Chesterfield County my Grey Horse
called Squirrel.

All the rest and Residue of my ** Estate of what
nature or kind soever real or personal I give devise
& bequeath to my friends John Fleming Attorney at
Law and William Fleming Sons of the late
Col. John Fleming of Cumberland County & I Do
nominate & appoint the said John Fleming Attorney
at Law and William Fleming Executors of this my
last Will & Testament desiring that my Estate shall
not be appraised & that no Security be demanded of
my executors or either of them on the probate of this my
Will. In Witness whereof I have hereunto set my
Hand and affixed my seal this fourth day of October
in the year of Christ one thousand seven hundred & fifty
Seven & in the Thirty first year ^{of the Reign} of our Sovereign Lord
George the Second.

Signed sealed published & Declared.

by the said John MacLachlan as and
for his last will and Testament the said
fourth Day of October 1757 in Presence
of the Subscribers who subscribed our Names
as Witnesses thereto by the Dovore & in the presence
of the said Testator.

John Bolling

Susanna Brooks

John MacLachlan Esq^d

At a court held for Goochland County February the 21st 1758.
This Writing was proved by the oath of John Bolling a Witness
here to be the last will & Testament of John MacLachlan
which was admitted to record.

Teste.

Val Woodland

255

Know all men by these presents That we William Poyor, and
Samuel Mosby of Goochland County are held & firmly bound unto
Valentine Wood Administrator of the Goods and Chattels, Rights
and Credits, of Henry Wood deceased Gent. In the just sum of Seven
hundred Pounds. — current Money of Virginia, payable unto
the said Valentine Wood as administrator &c. of the said —
Henry Wood deceased, or unto the Heirs Executors, or adminis-
trators, of the said Valentine Wood. To which payment We the said
William Poyor and Samuel Mosby, well and truly to be made
unto the said Valentine Wood as aforesaid. Bind us and Each o.
us, our and each of our Heirs, Executors, or administrators, joint-
ly and severally, firmly by these presents. Sealed with our
seals, and dated this ninth day of February. One thousand
seven hundred & fifty eight.

Whereas the above Bound William Poyor hath Intermarried
with Sarah the Daughter of the aforesaid Henry Wood deceased
an by an Act of Assembly of the Colony and Dominion of Virgin
& Intituled an Act for the distribution of Intestates Estate in
said William Poyor is. Intituled to an Equal part the Negro
belonging to the Estate of the said Henry Wood deceased the wife
Henry Woods Widow Martha Wood having first had the third part
of the said Negro's Assign'd her by John Payne, Josias Payne,
George Payne, & Samuel Mosby, according to appraisement and
by an Order of Goochland County Court which are as follow.
Vizt. Betty a Wench to 30 £. Vanifa Girl to 15 £. Noce a Girl to 20 £.
Bob a Boy to 40 £. Tumbler a man to 40 £. Tom a man to 35 £. Hannah a
Wench to 35 £. patt a Wench to 35 £. Sue a Wench to 15 £. pegg a Girl to 15 £.
and Isacca a Boy to 10 £. amounting to 292 £. After which a sum named
the said William Poyor receives of the said Valentine Wood as
Administrator &c. of the said Henry Wood deceased the sum
loring Negro's of the Estate of the said Henry Wood deceased
according to appraisement Vizt. Dick a man appraised to 35 £.
Ned a man to 15 £. Nell a Wench to 35 £. little Betty a Girl to 30 £ Charles
a boy to 25 £. Judy a Girl to 30 £. Amey a Girl to 20 £. & Savney a Boy
to 6 £. amounting to 196 £. as his proportionable part of the said
Negro's belonging to the Estate of the said Henry Wood deceased
and fifty Pounds fifteen Shillings & Ten pence Current Money
as his proportionable part of the same so far as the said Valentine

Valentine Wood as Administrator &c. of the said Henry Wood deceased hath administered also chattels of the Estate of the said Henry Wood deceased amounting to forty four pounds fourteen shillings & two pence current Money. Now The Condition of the above obligation is such that if hereafter it shall appear that any Lawfull Demand or Demands against the Estate of the said Henry Wood deceased as — Debts or Debts proved or recovered by Judgment or Judgments, Bill or Bills of Exchange or by any other Lawfull Way or means whatsoever the said William Boyor shall refund and deliver back unto the said Valentine Wood as Administrator &c. of the said Henry Wood dec'd or unto the Heirs Executors or Administrators of the said Valentine Wood his proportionable part of the Chattels of the Estate of the said Henry Wood deceased now received or hereafter he shall receive & also the Cash now or hereafter he shall receive of the said Valentine Wood as administrator &c. of the said Henry Wood deceased as likewise his proportionable part of such Negroes as he hath receiv'd as shall be then living or their Valuation according to their appraisement as shall be sufficient to pay his proportionable part of such demand or Demands, and the cost & charges occasioned thereby Then the above obligation to be void and of no Effect, otherwise to remain in full force power and Virtue. /

The words (and) Interlined in the
Second line, and the word (of Cash)
interlined in the third Line. }

Signed sealed & Delivered {
in presence of }

George Payne

William Mosley

Int. Hyde Sanders Jr.

Will. Boyor (seal)

Samuel Mosby (seal)

At a Court held for Goochland County February
the 21st 1758.

35.

George Payne Gent. and John Hyde Sanders Junr. proved
this Bond to be the respective & joint Act and Deed of
William Poyar and Samuel Nosby, which on the motion
of Valentine Wood was admitted to Record.

Testo. Val. Wood

* Recd Valentine Wood as Adminr. &c. of Henry Wood deceased.

Know all men by these presents That We William Meri-
wether, & George Payne, of Goodland County are held &
firmly bound unto Valentine Wood Administrator of the
Goods & Chattels, Rights & Credits, of Henry Wood deceased
Gent. in the first sum. One thousand pounds curr. Money of Virginia payable upto
ed, or unto the Heirs Executors Administrators of the said
Valentine Wood To which payment we the said William
Meriwether, and George Payne, well & truly to be made
unto the said Valentine Wood as aforesaid bind us & each
of us, our & and each of our Heirs Executors or adminis-
trators jointly & severally. Firmly by these presents. Seal
with our Seals & dated this ninth day of February, one
thousand seven hundred & fifty Eight.

Whereas the above bound William Meriwether hath inter-
married with Batty the Daughter of the aforesaid Henry
Wood deceased and by an act of Assembly of the Colony and
Dominion of Virginia Intituled an act for the Distribution
of the Intestates Estates the said William Meriwether is intitu-
led to an equal part of the Negro's belonging to the Estate of
the said Henry Wood deceased the said Henry Woods Widow
Martha Wood having first had the third part of the said Negro
assigned her by John Payne, Josias Payne, George Payne
& Samuel Nosby according to appraisement and by an
order of Goodland County Court which are as follows
vizt. Betty a Wench appraised to 30£. Nancy a girl to 15£. Dore
a girl to 20£. Bobb a Boy to 40£. Tumbler a man 40£. Tom a man
to 37£. Hannah a Wench to 35£. Batty a Wench to 35£. See a
Wench to 15£. Regga a girl to 15£. & Isaac a boy to 10£. amount-
ing to 292£ after which assignment the said William
Meriwether receives of the said Valentine Wood as admini-
strator &c. of the said Henry Wood Deceased the following

following Negroes of the Estate of the said Henry Wood deceased according to appraisement &c vizt Robin a man Valued to 30 £. Farthing a man to 25 £. Billey a Lad to 15 £. Lucy a Girl to 30 £. parrot a boy 25 £. patrick a boy to 15 £. one a girl to 12 £. Martilla to 13 £. amounting to 195 £. as his proportionable part of the said Negroes belonging to the said Henry Wood deceased, & fifty pounds fifteen shillings and Tenpence curr. money & *** & * as his proportionable part of Cash so far as the said Valentine Wood as administrator &c. of ^{half administrated also Chappels of the Estate of the P. Henry Wood decd} the said Henry Wood Deceased amounting to forty three pounds one shilling & one penny half penny current Money. Now the Condition of the above obligation is such that if hereafter it shall appear that any Lawful Demand, or Demands against the Estate of the said Henry Wood deceased as Debtor debts proved or Recovered by Judgment or Judgments, Bill or Bills of Exchange or by any other Lawfull way or means whatsoever, the said William Norivether shall Refund & Deliver back unto the said Valentine Wood as Administrator &c. of the said Henry Wood deceased or unto the heirs Executors or administrators of the said Valentine Wood his proportionable part of the Chattels of the Estate of the said Henry Wood deceased now received or hereafter he shall receive and also the Cash now received or hereafter he shall receive of the said Valentine Wood as administrator &c. of the said Henry Wood deceased, as likewise his proportionable part of such Negroes as he hath received as shall be then living or their valuation according to their appraisement &c. as shall be sufficient to pay his proportionable part of such Demand or Demands & the cost & Charges occasioned thereby Then the above obligation to be Void and of none Effect, otherwise to remain in full force Power & Virtue, /.

the word(s) of Cash, Interlined
in the Second line of this side.

Signed Sealed & Delivered
in presence of.

Samuel Masby
Will. Payor,
John Hyde Sanders Junr.

Will^m Merivether (Seal)
George Payne (Seal)

At a Court held for Goochland County February the 21st 1758.
John Hyde Sanders Junr. proved this Bond to be the respective
and Joint Act and Deed of William Merivether & George
Payne Gent. which on the Motion of Valentine Wood admitted
to record.

Teste Val Wood

Dr. William Pledge as garn ^t of Milner Bradford for board & expences	
January 1 st 1755	To Making one Duffill westcoat £ 0 . 3 . 6
	To leather for one pair Shoes 0 . 2 . 6
	To making 2 course Shirts 2/6. 2 pair Trousers 1/6 0 . 1 . 0
	To making one pt. Leather breeches 0 . 5 . 0
	To 1 pt. stockings &c. one pair Shoes &c. 0 . 10 . 0
	To food for man & boy 0 . 10 . 0
	To pole Tax 2/6. heavy 31 pound Tobacco 0 . 6 . 13
	To Milners Board 3 . 10 . 0
	To Negro Boy Dick's Board 2 . 0 . 0
	To 6ells Oys @ 1/3. & making 2 Stockts 1/3 0 . 28 . 9
	To 5 yards Cotton @ 2/- & making West & breeches 2/- 0 . 12 . 0
	To 1 Narrow lace 3/9 . 1. Narrow Apr 4/- 0 . 7 . 9
	To 2 yards Roles a 9/- & mat. 1/8. Trouses 1/2 0 . 9 . 2 . 1 1/2
<hr/>	
Jan: 5. 1756.	To making 1 Barfin Coat £ 0 . 6 . 0
	To 4 1/2 yards Brown Sheetting @ 2/- 0 . 10 . 0
	To making 2 Shirts 2/6. 1 pr. Stockings &c. 0 . 17 . 6
	To 4 yards Cloth @ 4/- 2 yards Brown Hollon @ 3/- 1 . 3 . 6
	To 1 Stick Twis t 1? Thread 4. bolls 2/- Buckum 1/- 0 . 3 . 0
	To making a coat 8/- 2 yards Irish Linnen @ 3/9 0 . 15 . 6
	To making one Westcoat 2/6. 3 1/2 yards of Irish Linnen @ 3/9. 0 . 15 . 1 . 2
	To making 1. Shirt 2/6. knitting 1 pr. Stockings 2/6. 0 . 15 . 0
	To 1 pr. Shoes 5/- 1 pr. pumps 5/- 2 yd. Linnen 2/- 0 . 12 . 0

200.

To 1 pr. Leather breeches 15s. 1 Doz. pearl Buttons 1/3	£ 0 0 16 3.
To 2 Ells Ozn. @ 1/3. Making 1 ft. Trousers 1f	0 13 6.
To 3 yards Drab. @ 9/6	1 18 6.
To 2 Doz. buttons 1/6. thred 4. Twst 4. silk 5.	0 12 17.
To feed for Mare & Colt	0 10 0.
To Milner's Board	3 10 0.

To negro Boy Dick's Board	2 10 0.
To 6 Ells Ozn. @ 1/2. & making 2 Shirts 1/3.	0 18 3.
To 5 yds. Cotton @ 2 1/2. & mak. Negt Breeches 2f.	0 112 10.
To 1 Narrow hoe laid 2f. 1 Broad hoe 4/4.	0 16 4.
To 2 yards trappen at 7 1/2. & making 1 ft. Trousers 7 1/2	0 1 10 2.

Pursuant to an Order of Court we have
examined the above accompts and find
them to be just.

Nov. 15th 1757. Reuben Shelton

William Burton.

Errors except. from £ 23,0 14 2.
Stocks McCaul.

Ballance 0 111 12 2.

1755.

(P.M.)

By half a Share of Corn 3 Barrels @ 10f.	£ 1 10 10.
By a Share of Tobacco 2 1/3 @ 20f.	2 12 18.
By half a Share of Wheat 10 Bush. @ 3f.	1 10 10.

(P.M.)

By half a Share of corn 13 Barrels @ 1/6.	£ 2 118 6.
By a Share Tob. 1400 lbs @ 18f.	12 12 0.
By half a Share Wheat 18 Bush. @ 2f.	1 16 0.

£ 22 19 12.

at a Court held for Goochland County February the 21st 1755.
This Account was Retained in Court by Reuben.

Reuben Shelton, & William Burton Gent. and ordered to be
recorded.

Teste Val Woodford

	D ^r
1755 Milner Redford	
To 1 yard Duffil 6/6	£ 0 16 6
To 1 yard of Shalloon	0 12 6
To Pine Hatt	0 12 6
To 7 Yards Checks	0 10 6
To one pair of Shoes	0 7 6
To 6 Ells Oznib.	0 8 0

Pursuant to an order of Court we
the subscribers have ex- } Errors Excepted
amind the above Account } princ W^m Pledge.
and find it to be just.
Nov. 15. 1757. Reuben Shelton.
W^m Burton.

at a Court held for Goochland County February the 21st 1758
This Account was returned in Court by Reuben Shelton
and William Burton, Gent. and ordered to be Recorded,

Teste Val Woodford

Pursuant to an Order of Goochland Court we the Subscribers being first sworn
have met & Appraised the Estate of Mary Farrar Dec^d in Money as followeth
viz^t

One Negro fellow named abram	£ 60 - - -
One Do Ralph	50 - - -
One Do Farthing	50 - - -
One Do Roger	40 - - -
Five Silver Spoons	5 - - -
one black Walnut Table	1 11 6
one Square Do Do	5 - - -
One black Trunk	1 11 6
A parcel of old Tea ware & 1 Mugg	5 13

262.

One small Leather Trunk	£ 10 1 -
one D ^o Do	- 10 1 -
One Do Do	- 15 1 -
A parcel of old Lumber	- 10 1 -
A parcel of old Pewter	1 1 - 1 -
One bell Metal Skillet	- 15 1 -
One pair bellon's. 1 pair money Scales	- 7 1 -
A parcel old Books, 2 Meal Filters	- 11 11.
one Grey Horse, 1 Copper Kettle	7 15 1 -
One Chamber pot, 1 Candle Mold & 1 Ladle	- 4 1 -
Case Knives & forks	- 4 1 -
1 Jar	- 2 16.
6 Leather Chairs old	- 1 -
Two Rugg 1 st . blankets	3 15 1 -
Candle sticks & Snuffers	- 3 1 -

as witness our hands this 8 Nov^r 1757.} Robt Burton.

John Bullock.

Ralph Graves.

At a Court held for Goochland County March the 21st 1758.
This Inventory was presented in Court and Ordered to
be recorded.

Teste Val Woodford

This Indenture Made this Ninth day of March in
the year of Lord one thousand Seven hundred & fifty Eight Between
John Smith Jun^r of the County of Goochland of the one part and
Bousher Smith of the same County of the other part Witnesseth
that the said John Smith Jun^r for and in Consideration of
One hundred pounds lawfull money of Virginia by him the said
Bousher Smith to him the said John Smith Jun^r in hand paid be-
fore the sealing and delivery hereof the receipt whereof he the
said John Smith Jun^r doth hereby Acknowledg and there-
of doth Acquit and Discharge the said Bousher Smith
his heirs Executors and Administrators hath Granted.

Granted Bargained and sold and by these presents doth Grant
 Bargain sell Ensecof and confirm unto the said Bowker
 Smith his heirs and assigns One Certain tract or parcel
 of Land lying and being in the County of Goochland afore-
 said containing five hundred acres and bounded as follow-
 eth (to wit) Beginning at Ash on a small branch and running
 with Hodges line South Seventy four degrees West thirty four
 pole to several corner Hickery's then with Leonard Bellows
 line South thirty one degrees West four hundred & forty four poles
 to a white oak South fifty one and a half degrees East two hundred
 poles to pointers Then new lines North twenty seven Degrees East
 four hundred and twenty two poles to pointers North Twenty
 Seven Degrees West one hundred poles to an Ash at the head of
 the ^{above} said branch then down the said branch according to its
 Meanders to the first Station with all houses orchards fences ways
 waters and water courses and other appurtenances to the same
 belonging or in anywise appertaining to have and hold the
 said five hundred acres of Land and the before recited premi-
 ses with their appurtenances and the hereditament and rever-
 ens remainder and remainders rents issues and profits there-
 of and of every part and parcel thereof with the appurtenan-
 ces unto the said Bowker Smith his heirs and assigns to the
 only use and behoof of the said Bowker Smith his heirs &
 assigns for ever and the said John Smith Junr his heirs
 Executors & Administrators the said Nottoway plantation and
 tract of Land with the appurtenance thereto him the said Bowker
 Smith his heirs & assigns shall and will warrant and for ever De-
 fend by these presents against the claim and Demand of them the
 said John Smith Junr his heirs and assigns or any other per-
 son whatsoever and the said John Smith Junr for himself
 his heirs Executors and Administrators doth covenant pro-
 mise & Agree to and with the said Bowker Smith his heirs
 Executors and Administrators that the premises & every part
 thereof are free and Discharged from all Manner of Incum-
 bencies & that the said Bowker Smith his heirs & assigns
 for and not with Standing any Act or thing by him the said
 John Smith Junr his heirs & assigns or any other per-

person committed done or suffered shall and lawfully may for ever hereafter have hold the Occupie posset and enjoy the same and every part thereof with the appurtenances without the lawfull let molestation or eviction of him the said John Smith Jun^r. his heirs or assigns or any other person whatsoever.

In Witness whereof the saia John Smith Jun^r. to these presents ^{hath} hereunto set his hand & affec^t his Seal the day and year above written.

Scaled & delivered in presence
of

John Smith
Guy Smith
Martha Davis

John Smith Jun^r. Seal

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 their Appurtenances was had and Taken by me the within Named John Smith Jun^r and by me given and Delivered to the within Named Bonker Smith according to the form of the within Written Deed.

Witness

John Smith
Guy Smith
Martha Davis

John Smith Jun^r.

Received on the day of the date of the within Written Indenture of the within Named Bonker Smith the sum of one hundred Pounds Current Money of Virginia it being the consideration Money within Expresssed.

Test

John Smith
Guy Smith
Martha Davis

John Smith Jun^r

At a Court held for Goochland County March 21st 1758.

205

" John Smith Junior acknowledged this Deed with the delivery
of Seizin and Receipt Endorsed to be his Acts & Deeds which
were ordered to be recorded.

Test. Val Wood Jr.

An Inventory of the Goods and Chattels, of Henry Hood deceased,
gent. rendered by his Administrator.

7. Cows and Calves.

5. Steers.

2. Ditto.

6. D^r.

5. Yearlings.

4. Heifers.

3. D^r.

4. Barren Cows.

11. Ewes & 1 Ram.

10. Lambs.

Horse Branded 1 D

Sorrell Do.

5. Sons.

14. Sheep.

Cart and Wheels.

Carpenters Tools Vizt. 1 Drawing Knife, 2 Augers,

1 Chisell, 1 Gouge, 1 Hand Saw.

3. New Grubbing Hoes.

2. New narrow Ax's.

1. new hilling Hoe.

4. Wedges.

1. pr. Fatt Hoes.

6. Sheep Hoes.

1. Garden Spade.

1. D. Rake.

1. Steel Mill.

1. & 2 Shyldards.

1. p. Sheep Shears.

1. Watering Pott.

3. Old Weeding Hoes.

6. old Hilling Do.

3. old Gubbing Do.

4. old Narrows Aps.

1. Iron Hoop.

8. m 5. 8 Nails

1. m 4. 10 Do.

500. 10 brads 1. p. Hinges and a Staple

1. m 6. 6 Nails.

1. Saddle Kurb Bridle and Saddle Cloth.

1 pr. Scales & 4. weights.

1. Do. pott and Funnell.

7. Bushells Salt.

8. Sides Sole Leather.

2. Do. of Upper.

Shoemakers Tools.

2. Stone Juggs & 2. Do. train Oyl.

1/2. Gross Long pipes.

1. p.che Table.

1. Chest.

1. x cut Saw.

1. Clock.

6. Leather Chairs with Leather Tops.

4. Do. Wooden Tops.

1. Walnut Table.

1. Do. Do.

2. Looking Glasses.

1. Desk.

1 pr. Wrought Hand Irons.

1. pr. Cast Do.

1. Tea Chest.

6. Silver Spoons

6. Do. Tea Do.

1. pr. Tea Tongs Silver

1 punch Laddle Do.

1. Chancery punch Bowl.

4. Dr. cups & bowlers.

Earthen Ware glasses & a paper box.

3. Brass candle sticks & an iron one.

1. Table.

$\frac{1}{2}$ Doz. Ivory Knives & Forks.

1. pr. bellows.

1. Chest painted Blue.

1. Girth.

3. Shoe thread.

$\frac{1}{2}$ Doz. brown Do.

2. punch Strainers.

1. flask with spirit Terpentine
powder and Shot.

2. pr. fire Tongs.

1. pr. Money Scales.

1. pr. marking Irons.

1. Nutmeg Greater.

2. Razors.

1. Lanceo.

3. Gimblets.

1. Bed bolster 2. Pillers a Quilt with beastead & cord No. 2.

1. Bed 2. Pillers, bolster & a Galgo covered with beastead & cord No. 1.

1. Trunk.

1. pr. pistols.

3. pr. Sheets.

1. pr. Do.

2. Sheets.

3. Towels.

2. Table Cloths.

1. Do. Oznab.

1. Do. Do.

4. pillowber Oznab.

6. Do. Sheetting.

1. Bed Bolster 2. Oznab. Sheets. 1 Duffle blanket
Beastead Cord & Hide.

1. Wheat Riddle.

1. Salver.

1. Bed bolster covered red beastead & cord N^o. 3.1. Bed bolster piller 20znb. Sheets bedstead & cord N^o. 4.

2. House Brushes.

2. new duffle Blankets.

1. Blanket.

1. old blew Rugg.

1. pr. blankets.

1. Blanket.

1. old red Rugg.

1. New blew Rugg.

1. Do Red.

1. Spotted Do

8/2 single refin'd Sugar.

1. duffle Blanket.

1. old Blanket.

1/2 Doz pewter plates.

1. Doz Do

5. iron pans.

1. Copper Chocolate pott.

1. bell mettle Skillet.

1. Tea Kettle.

1. Tin Gullender.

1. pestle and Mortar.

1. pewter Basin.

1. Do. Do

1. Frying pan.

1. Spitt.

7. pewter Dishes.

3. Do. Do

1. Trivitt.

1. Iron poole hook & rach.

1. Do & Hooks.

1. Brass Kettle & rach.

1. Chair & Harness.

47 Books.

1/2 dozen Caps.

1. Box Iron heater's of standard for Box Iron.

1. pr Snuffers.

1. Warming pan.

1. Galogo Covered

1. Table Cloth.

1. Do Oznab.

1. Oznab Towel.

2. Small Butter potts & 2 Green Do

1. Tin can.

1. pr Sheets.

Negros.

Betty a Wench.

Nancy a Girl.

Little Betty Do

Jugg Do

Doe a Girl.

Billey a Lad.

Bob a Boy.

Tom a Man.

Hannah a Wench.

Farthing a Man.

Tobee Do

Tumbler Do

Patt a Wench.

Isaac a Boy.

Parrott Do

Aney a Girl

Sukey Do

Patrick Do

Nell a Wench.

Oney a Girl.

Charles a Boy

Biddy a Girl.

Kate Do

Judy Do

Martilla Do

270. Sue a Witch.
Phoebe a Girl.
Jacob a Boy
Beck a Girl.
Peggy D^r.

Dick a Man.

Sam D^r.
Ned D^r.
Robin D^r.

19. head of cattle.
32. head of Hogs.
Old Iron.
2 Wedges.
2 Hinges & 2 Phillips.
2 Axes & 1 Grubg D^r.

3 Hoes.
rott Hooks & spars.

1. Grind Stone.

1. pinchback Watch.

1. pr. Gold Studs with Stones.

1. pr. Shoe & Knee Buckels.

1. Tobacco Box.

1. Broken fire Shovell.

2 Books.

2 Cork Screens.

Objects for round pulleys.

1. pr. Spectacles.

1. paper Shirt Buttons.

1. Coll^r Wash Ball.

1. paper Shoe Blacking.

1 Match Key.

2 Old Shoe Brushes.

1 Carpenter's Rule.

Val Wood Administrator

At a Court held for Goochland County May the 16th 1758.
This Inventory was presented into Court by the Administrator
& on his Motion admitted to Record.

Teste. Val. Wood Esq: ✓

This Indenture made this Twelfth Day of December Anno Dom:
one thousand seven hundred and fifty Seven Between Lee Harris of
the County of Albemarle and parish of Saint Ann's of the one part
and Samuel Coleman of the County of Goochland and parish of
Saint Jameses Northam of the other part. Witnesseth That the
said Lee Harris for divers Good Causes and Considerations then
unto moving but more especially for the Valueable Consideration of
Seventy pounds current money to him in hand paid by the said Sam
uel Coleman the receipt he doth hereby Acknowledge and him self
therewith fully satisfied consented and pay'd Doth fully breake
and absolutely acquit Exonorate and Discharge the said Samuel
Coleman by these presents have Bargained Sold alien^d Enscott^d and
confirmed and by these presents do Bargain Sell alines Enscott^d
confirm unto the said Samuel Coleman to him and his heirs for
ever one tract or parcel of Land containing four hundred and two
five acres more or less lying & being in the County of Goochland
on the Branches of Beverdam Creek the North Side James River
And Bounded as followeth To wit Beginning
at a corner white oak on a Branch of Beverdam Creek on Sam
uel Coleman Dec^d line thence on the said line to a corner head oak
the same line continued to William Oglesby's line thence on the
said line to a corner head oak thence on John Goods line to
pointers the same line continued to a corner Head oak on Rick
ard Curds line thence on the said curds Line to a corner pine oak
John Payne line thence on the said Payne line to a Branch
of Beverdam Creek thence up the said Branch according to its
Wanders to the first Station With all woods under Woods
Swamps Marshes low grounds meadows feedings and his due
share of all veins mines and Quarries as well Discovered as
not Discovered within the Bounds aforesaid and being
part of the said Quantity of four hundred and Twenty five
acres of Land and the Rivers Waters and Water courses there

272. Therein contained together with the privileges of Hunting Hawking fowling Fowling and all other profits — Commodities and hecaitements whatsoever to the same — or any part thereof belonging or in any wise appertaining to have hold possess and enjoy the said Tract or parcel of land and premises unto the said Samuel Coleman and — to his heirs forever and the said Lee Harris Doth hereby covenant for himself and his heirs that he will warrant the same unto the said Samuel Coleman and to his — heirs forever) in Witness whereof I the said Lee Harris hath hereunto set my hand and seal the day and Yeare above written.

Signed Sealed and Delivered
In the presence of

Jos. Payne Junr.
John Finch.
James Woodson.
Robert Whitlock.

Lee Harris — Seal

Memorandum.

This Day Quiet and Peaceable possession of Every and seizin was had and taken and Delivered by the within named ^{Lee Harris of the within mentioned land and promises to the within named} Samuel Coleman According to the form of the Statutes in such cases provided As Witness my hand and Seal this Twelfth Day of December one Thousand Seven hundred and fifty seven

Signed Sealed & Delivered In the presence of:

Jos. Payne Junr.
John Finch.
James Woodson.
Robert Whitlock.

Lee Harris — Seal

December 12th 1757.

Then Received of Samuel Coleman Seventy pounds Current money Being in full for the Consideration Money in the Deed Men-

273
Task

tioned Gray received by me.

Jos. Payne Junr.
James Woodson.

Lee Harris.

At a Court held for Goochland County May the 16. 1758.

Josias Payne Jr, John Finch, and James Woodson, proved
this Deed with the Livery of Seizin and Receipt Endorsed to be
the Acts & Deeds of Lee Harris, which were Ordered to be Re-
corded,

Teste. Vall Woodson.

This Indenture made this Eighteenth Day of March in the year of our Lord Christ One Thousand seven hundred & fifty Eight Between William Pryor of Goochland County of the one part and John Hill of the same County of the other part
Witnesseth that the said William Pryor for the Consideration of the sum of forty Pounds currant Money of Virginia to him in hand paid by the said John Hill the receipt whereof he the said Wm. Pryor doth hereby Acknowledge and thereof and of every part and parcell thereof doth Acquit and Discharge the said John Hill his heirs Executors and Administrators and every of them by these presents hath Granted bargained sold aliened released ch- seoffed and confirmed and by these presents Doth bargain sell alien release on feoff and confirm unto the said John Hill three hundred Acres more or less and as part of four hundred Acres of Land the said William Pryor bought of Joseph Thompson bounded as followeth beginning on the said William Pryors Line on a Branch the upper side his plantation thence up the said branch to William Williams's Line thence along his Line to John Walkers line, thence along his line to a corner thence along his line to the line of William Pryor thence along his line to the begin- ning, and has the same for three hundred Acres beside more or less And all the Estate right Title Interest use property claim and demand whatsoever of him the said William Pryor of on or unto the Premisses and the reversion and reverions Remainder and Remainders Rents and profits of the pre-

A.

premises and of every part and parcell thereof. To have
and to hold the aforesaid three hundred acres of Land
more or less according to the above bounds and all and —
singular other the premises herein before recited and —
intended to be hereby Granted with their and every of their
appurtenances unto the said John Hill his Heirs and —
assigns forever and the said William Pryor for himself —
his heirs Executors and administrators doth hereby —
covenant and agree to and with the said John Hill —
that he the said William Pryor now is and stands Law-
fully and Rightfully Seized of and in the said Three hun-
dred acres of Land of a Good sure perfect absolute and —
indefeasible Estate in fee simple and hath absolute right
to convey the same according to the purport and True mean-
ing of these presents: and that it shall and may be lawfull.
To and for the said John Hill his heirs and assigns for
ever hereafter peaceably and Quietly to have hold Occu-
py possess and Enjoy the same and every part thereof —
without the lett ^{just} trouble or Interruption of him the
said William Pryor his heirs Executors or administra-
tors or any other person or persons whatsoever and the
said William Pryor for himself his heirs Executors
and administrators the aforesaid granted premises
and every part thereof unto the said John Hill and his
heirs and assigns against the claim and demanda of
himself his heirs Executors or administrators or
any other person or persons whatsoever doth hereby —
forever defend and the said William Pryor doth further
covenant and agree that he will at any Time here —
after make and Execute any further or other convey-
ance ^{or assignments} for the Better & perfect Rite and Title of the
said Mentioned land and premises at the request
and charges of the said John Hill his Council learn-
ing in the land shall devise advise and Requiere
In witness whereof the said William Pryor to these
present hath hercunto set his hand and affixed
his seal the day and Year above written.

275.

Signed sealed and delivered
in presence of }
interlaced in the Tenth & Line before assw'd
of Land.

William Mosley,

Samuel Mosby.

Randall Holbrook

Jn Hill.

Will. Pryor *Seal*

Memorandum.

That on the day and year within men-
tioned Quiet and peaceable possession and Seizure of the
Land and premises within Granted was had and Taken
By the within Named William Pryor and by him given and
delivered unto the within Named John Hill according to
form and Effect of the said Indenture.

In presence of

William Mosley

Samuel Mosby

Jn Hill.

Randall Holbrook.

Will. Pryor. *Seal*

Received on the day and year within mentioned Forty
Bounds current money of Virginia being the sum for the
within ~~Mentioned~~ Land and premises receiv'd of the
within Mentioned John Hill.

Teste.

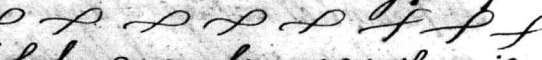
Samuel Mosby
William Mosley

Jne Will. Pryor

At a court held for Goochland County May 16.th 1758
William Pryor Gent. acknowledged this Deed with the Lye-
ry of Seizur and receipt Endorsed to be his Acts and Deeds
which were ordered to be Recorded.

Teste of
John Wood Jr.

176.

This Indenture made the Forth day of October
in the Year of our Lord one thousand seven hundred and
fifty seven. Between William Cabell of the County of Albemarle
of the one part and John Smith Junior of the County
of Goochland of the other part Witnesseth that the said Will
iam Cabell for and in Consideration of the sum of Two
hundred and fifty Pounds current Money of Virginia to
him in hand paid by the said John Smith Junr. the Receipt
whereof he doth hereby acknowledge and thereof acquit
and discharge the said John Smith Jr. his heirs Executors
and Administrators Hath granted, Bargained, Sold, alien'd,
Released, and confirmed and by these presents Doth Grant
Bargain, sell, alien, Release and confirm unto the said
John Smith Junr. his heirs and assigns for ever all that tract
or parcel of Land containing twelve hundred Acres Lying
and being in the said County of Goochland on Lickinghole
creek, and bounded as followeth to wit. Beginning at a Cor.
ner Maple on the said creek being a corner of Hodges Land thence
on his line West Fifteen Degrees South four hundred poles to
several corner pointers. Thence on Leonard Balloues line
Thence on his line South Thirty one Degrees West four hun.
dred and forty four poles to a corner white oak Thence on his
line south fifty one and half degrees East Two hundred poles
to pointers thence East Nineteen degrees North four hundred &
Seventy four poles to a corner pine on David Mumss line
Thence on his line North thirty one Degrees East Sixty eight
poles to walnut tree on the main creek Thence up the same
according to its Meanders four hundred and Seventy four poles
to the first station, 
which said Tract or parcel of Land was granted to the said
William Cabell by Letters Patent bearing date the fifteenth
day of March One Thousand seven hundred & Thirty five
as by the same remaining of record in the Secretary's office
of this dominion Relation being had thereunto may more
manifestly and at a large appear. Together with all
Houses, Ways, Water courses, Profits, Hereditaments and

Appurtenances whatsoever to the said Tract or parcel of land
belonging or in any wise appertaining, and the Reversion and
Reversions, Remainder and Remainders, Rents, Issues and pro-
fits thereof, and all the Estate, Right, Title, Interest, Claim and
demand whatsoever of him the said William Cabell of in or
to the same or any part or parcel thereof with all deeds, Evidences,
and writings touching or in any wise concerning the said pre-
mises To Have & to hold the premises with all and every of their
appurtenances unto the said John Smith junior his heirs and As-
signs to the only proper use and behoof of him the said John Smith
junr. his heirs and Assigns forever. And the said William Ca-
bell for himself his heirs Executors and administrators doth
covenant, promise and agree to and with the said John Smi-
th junr. his heirs and Assigns forever in manner and form fo-
llowing. that is to say, that he the said William Cabell is truly & ta-
ffully seized in his own Right of a Good sure and absolute Estate of
Inheritance in Fee Simple of and in all and Singular the sa-
Premises with their appurtenances and that he hath Good
Right and Lawfull Authority to sell and convey the same as by these
presents he hath done and that he said John Smith jr. his heirs &
Assigns shall and may at all times hereafter peaceably and law-
fully have, hold, use, Occupy possess & enjoy the said premises with their
Appurtenances freely and clearly acquired Exonerated and Discharc-
ed of all and from all Incumbrances of what nature or kind soever
and that the said William Cabell and his all and Singular the sa-
Bargained & sold premises with their and of their Appurtenances to
the said John Smith jr. his heirs and Assigns forever against him-
self and his heirs and against all and every other person or per-
sons whatsoever lawfully claiming or to claim the same, shall
will warrant and for ever defend by these presents And lastly
the said William Cabell doth covenant, promise and agree for
himself and his heirs to & with the said John Smith jr. his heirs
and Assigns that he the said William Cabell and his heirs shall
and will at any time hereafter when Required at the proper costs
and charges of the said John Smith junr. his heirs or Assigns
do make and execute or cause to be done and Executed all and

all and every such farther Act or Acts thing or things, device or devices in the Law whatsoever as shall by the said John Smith & his heirs or assigns or his or their counsel learned in the Law be reasonably advised advised or required for the Better assuring and sure making the said premises with their appurtenances above mentioned and intended to be hereby granted unto the said John Smith & his heirs and Assigns for ever according to the true intent & Meaning of these presents In Witness whereof the said William Cabell to these presents have hereunto set his hand & affixed his seal the day and year first above written

Signed sealed &
delivered in presence of }
Guy Smith
Thomas Wright
Frances Smith.
John Smith.
Robt. Smith
Henry Martin.

W^m Cabell *July*

Received this 4th day of October - 1757 of John Smith & the sum of two hundred & fifty Pounds £ 250:- current Money of Virginia it being the consideration within Mentioned.

Witness.

Guy Smith
Thomas Wright
Frances Smith
John Smith.
Robert Smith.
Henry Martin,

Rec'd per me,

Will. Cabell:

Memorandom.

That on the day of the date of the Within Writ-
ten Indenture full and peaceable Seizin & possession of the
within Mentioned Premises with the appurtenances was
had & taken by me within Mentioned William Cabell & by

me Given and delivered to the within Named John Smith Junr.

Witness my hand

Fest,

Guy Smith.

Thomas Wright.

Frances Smith.

John Smith.

Robert Smith

Henry Marton.

Witness my hand

Thomas Wrig

Frances Smith.

John Smith.

Robert Smith

Henry Martin.

Aug. 1860.

At a court held for Goochland County March the 25th 1758.

John Smith & Robert Smith, proved this Deed with the Receipt and
Livery of Seizure Endorsed to be the acts of ^{Deeds of} William Cabell which were
continued for further proof.

Teste. of Wall Woodflea.

At a court held for Goochland, May the 16th 1758.

„ Guy Smith further proved this deed with the receipt and Liver
of Seizin Endorsed to be the Acts and Deeds of William Cribell
which were ordered to be Recorded.

Feste. 11. Wall-Wochtfest.

In the Name of GOD. Amen. I Walter Leah of Cochlano Cour-
ty, Make this my last Will and Testament (being very sick) Revoking
all other Wills, by me formerly made, And appoint this my Last Ac-
knowledging myself in my proper Sences. I praise GOD for the
same. First desire my Body to be Buried according to the Discreti-
on of my Executors, hereafter Named, without pomp. Secondly that
my Debts may be all paid when Due. And as for my Temporal Es-
tate it hath pleased GOD to bestow on me. I Give as follows. Viz.
Imprimis I give and bequeath to my son Josiah Leah part of the
Land whereton I now live viz. the South side from the Road be-
ginning at Groom's Line and thence up the Road to the Creek &
up the Creek to Coles Spring Branch. thence up the said

said Branch to the line, to him and his heirs for ever and the
 said Josiah Leah is to pay to Samuel Leah Five and Twenty
 Pounds curr^t. Money. Item I give and bequeath to my two
 Sons John Leah & William Leah the remainder of the afore
 said Land on the north side of the afores^t Road that is to say one
 of them is to have the Whole Paying the other for his part of it,
 and the that will give to the other the most for his part of it, shall
 take the Whole to him & his heirs forever. Item I Give & be-
 queath to my two Sons Mash Leah and Elisha Leah my
 piece of Land in Albermire which I bought of Paul Mi-
 chaux to be equally divided between them in Quantity &
 Quality to them & their Heirs forever. —

Item. I Give and bequeath to my three Daughters Mary
 Christian Christian Johnson & Judith Leah Twenty
 Pounds apiece after their Mothers Decease. Item I send
 my Daughter Elizabeth Coleman my negro Girl Agge to
 wait on her, and to work for her, her lifetime and after
 her decease the said Agge & her Increase if she has any
 shall be Equally divided amongst her Children. Item
 I send to Loving wife and desire that she may have the use
 of all my Estate induring her life time or Widowhood both
 Land, Negro's cattle, &c. and after ^{her} decease or Marriage then
 & these legacies to be paid, and the remainder of my Estate
 to be Equally divided amongst all my Children I also De-
 sire that those of my Children which have not been Help'd
 towards House Keeping with Bed Pot & Stock, &c. as the others,
 may be Help'd with such Necessaries Equally to what the
 others have been. I also appoint my Loving Wife Judith
 Leah & my son Josiah Leah Executors of this my last Will
 and Testament, desiring my Estate may not be appraised
 nor give Security. Whereunto I set my hand & seal this 31st
 day of October anno Dom. 1757.

Published in presence of us

John Humber.

Charles Christian Jun^r.

Elizabeth Humber.

Walter Leah *Sealed*

At a Court held for Goochland County May the
 16th 1758.

This Writing was proved by the oaths of John Humber,
and Charles Christian Junr. to be the Last Will & Testam^t
of Walter Seak dec^d which was admitted to Record.

Teste, Val. Wood Cliford

This Indenture Made this fifteenth day of November in
the year of our Lord One thousand seven hundred and fifty seven Between Henry
Martin Gent^r of Albemarle County Pouncey Anderson Gent^r
of Hanover County Executors of the Will of Michael Holland Dec^d
of the one part, and James George Mercht of Goochland County
of the other part Witnesseth that the said Henry Martin &
Pouncey Anderson Exec^r for and in consideration of Thirty
Eight Pounds of Lawfull Money of Virginia by him the said
James George to them the said Henry Martin and Pouncey Anderson
Exec^r In hand paid before the sealing and delivery hereof the Rec-
eipt whereof they the said Henry Martin & Pouncey Anderson
doth hereby Acknowledg and thereof doth Acquit an
a discharge the said James George his heirs Executors and ad-
ministrators Hath Granted Bargain'd Sold Enfeoffed and Conform-
ed, and by these presents doth Grant Bargain Sell Enfeoff and
confirm unto the said James George his heirs & assigns One cer-
tain Tract or percell of Land containing Four Hundred Acres ly-
ing in Goochland County on the Branches of the Byrd Creek and
being bounded as followeth, (tonitt) Beginning at Pointers
by the Three Nock'd Road in Joseph Walters Line and running
with his Line North Eighty six Degrees West to James Howards
line and on his line the same course continued in all three hun-
dred & forty Poles to a poplar by the Byrd Creek thence new Lines
South Two hundred and Twenty Eight Poles to Pointers thence
North Eighty four Degrees East Two hundred and Seventy Poles to
Pointers In John Robensons Line, and with his Line North
Thirty Eight Degrees East One hundred Poles to a white oak sap-
ling and Pointers thence South Eighty three and half Degrees East
Twelve poles to a white oak on the forth side of the three Nock'd
Road, and thence up the said Road Ninety eight poles to the

282. the Beginning, the above said Land was Granted to
Michael Holland Dec^d By Letters Patent Bearing Date the
Eleventh day of April In the year of our Lord one thousand
seven hundred & Thirty two and is part of larger Tract. &
being left by the last Will and Testament of the said Michael
Holland Dec^d to be sold by his Executors Henry Martin &
Pouncey Anderson; And the Reversion and reversions re-
mainder and Remainders Rents Issues and Profits thereof
with the appurtenances To have and to hold the said Messen-
age plantation and Tract of Land with the appurtenances unto
the said James George his heirs & assigns to the only use and
behalf of the said James George his heirs & assigns for ever, —
and the said Henry Martin & Pouncey Anderson Ex^r—
their Heirs &c. the said Message Plantation & Tract
of Land with the Appurtenances unto him the said James
George his heirs and assigns, shall and will warrant and for-
ever defend By these presents against the Claim & Demands
of them the said Henry Martin and Pouncey Anderson Ex^r
us and each of their heirs or assigns or any other Person
whatsoever, And the said Henry Martin and Pouncey An-
derson Ex^r. For themselves their and Each of their heirs Executors
Administrators or Assigns Doth covenant Promise and agree
to and with the said James George his heirs and assigns that
the premises and every part thereof with the appurtenances
are free and discharged from all Manner of Incumbrances and
that the said James George his heirs &c. for and notwithstanding
any act or thing by them the said Henry Martin and Poun-
cey Anderson Ex^r their Heirs or Assigns or any other person
committed done or suffer'd, shall or lawfully may for ever
hereafter Have hold Use Occupy Posses and Enjoy the same
and every part thereof with the appurtenances, without the
lawfull Lett Molestation or Erraction of them the Henry Mart
and Pouncey Anderson their heirs or Assigns or any other per-
son whatsoever, In Witness whereof the parties aforesaid
to these presents hath Interchangeably set their hands and affix-
ed their seals, the day and Year above written

Signed sealed & Delivered
In the presence of us.

Henry Martin Esq^r
Pouncey Anderson Esq^r

Received on the Day of the Date of the Within Written
Indenture of the within named James George the sum
of Thirty Eight Pounds Current Money, it being the
Consideration Money within Mentioned we say received þus

£ -
38-0-0

Henry Martin
Pouncey Anderson.

Memorandum, that on the day of the Date of the within Written
Indenture full and Peaceable Seisin and possession of the within
mentioned premises with the appurtenances was had and
taken by us the within named Henry Martin and Pouncey
Anderson Esq^r and by us given and delivered unto the within nam-
ed James George, witness our hands ~ ~ ~

Witness,

Henry Martin Esq^r
Pouncey Anderson Esq^r

At a Court held for Goochland County November the 15th 1757.
Henry Martin first acknowledged this Deed with the receipt and
Livery of Seizun Endorsed to be his Acts and Deeds which were continu-
ed for the acknowledgement of Pouncey Anderson.

Teste

Val Wood Esq^r.

At a Court held for Goochland County May the 16th 1758.
^{Recd}

Pouncey Anderson acknowledged this Deed with the Livery of Seiz-
Endorsed to be his Acts & Deeds which were ordered to be recorded

Teste

Val Wood Esq^r.

This Indenture made the fifteenth day November in the
Thirtyeth 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 and in the Year of our Lord Christ M DCCCLXXVII
XVII Between Henry Martin and Pouncey Anderson Executors

284 Executors of the Estate Capt. Mich^t. Holland Dec^r. of the
one part and John Parrish of Goochland County of the other
part witnesseth that the said Henry Martin and Pouncey
Anderson let^r for and in consideration of the sum of forty one
pounds curr^t. Money of Virginia to them in hand paid by
the said John Parrish at and before the Ensealing and delivery
of these presents the receipt whereof the said Henry Martin
and Pouncey Anderson doth acknowledge and thereof
and of every part and parcel thereof doth acquit and dis-
charge the said John Parrish his heirs Executors adiminis-
trators and Assigns by these presents hath given granted
bargained and sold and by these presents for themselves
their Heirs Executors and administrators Doth give grant
Bargain and sell unto the said John Parrish and to his
Heirs and Assigns all that Tract or parcel of Land containing
four hundred acres lying and being in the county of Goochland
on the East side of the Little Bird and bounded as followeth
(to north) Beginning at Howards and George's corner popular on
the Little Bird Creek and running with James Georges line
south Two hundred and Twenty eight poles to point as thence
North eighty four Degrees East Two hundred & Seventy Poles to
pointers in Mr Robinson's line thence with Robinson's line south
Thirty Eight Degrees West One hundred poles to a White Oak then
on John Fords Line south fifty five degrees West Two hundred &
Sixty poles to a poplar thence south forty Degrees East Eighty four
poles to pointers fence with David Mafsic dec^r line North
Eighty five Degrees West Two hundred Twenty six poles to a
White oak saplin thence with Thomas Mafsic Dec^r. Line
North fourteen & Half Degrees East Two hundred and Seventy
two poles to a pine thence North fifty two degrees West Sixty Six
poles to a White oak on the bird creek thence up the bird creek
According to its Meanders in a right line is one Hundred &
Eighty two poles to the first station the above said Land being
part of larger tract granted to Capt. Michael Holland Dec^r
by Letters patent bearing Date the Eleventh Day of April one
thousand Seven Hundred and Thirty two and left by the
Last Will and Testament of the said Holland Dec^r to

285. ~~and all the water rights title, Soverainc use, property claim and demand whatsoever of them~~
~~be sold by his Executors Henry Martin and Pouncey Anderson~~
be sold by his Executors Henry Martin and Pouncey Anderson
Ex: their Heirs Executors administrators or Assigns of in or
unto the premises or any part or parcel thereof and the Reversion
and Reversions remainder and Remainders thents Ijues and
profits of all and singular the above mentioned premises with their
and every of their Appurtenances To have and to hold to
the said John Parrish his heirs and Assigns to the only pur-
-pose and Behoof of him the said John Parrish and of his
Heirs Assigns for ever and ~~to~~ the said Henry Martin and poun-
cey Anderson Ex: for themselves their Heirs Executors and adm-
inistrators doth covenant grant and agree to and with the said -
John Parrish his heirs and assigns in manner and form fol-
lowing that is to say that the said Henry Martin and Pouncey
Anderson Ex: now is and standeth justly and rightfullie Se-
ed of the above mentioned Land & Premises with the appurtenan-
ces and hath good Right full power and absolute authority to grant
and Convey the same to the said John Parrish his heirs and Assigns
by these presents and that it shall and may be lawfull to and for
the said John Parrish his Heirs and Assigns and every of them
from time to time and at all times for ever hereafter to hold up
occupy possess and enjoy all and singular the a bove Granted
premises with their and every of their appurtenances free and
clear of all Incumbrances whatsoever & further that the said
Henry Martin & Pouncey Anderson Ex: the above granted
premises with the appurtenances unto him the said John
Parrish and his heirs and Assigns against them the said He-
& Martin and Pouncey Anderson Ex: ~~and~~ ~~and~~ ~~and~~ ~~and~~ ~~and~~
~~and~~ ~~and~~ ~~and~~ ~~and~~ ~~and~~ ~~and~~ ~~and~~ ~~and~~ ~~and~~ ~~and~~ ~~and~~
~~and~~ ~~and~~ ~~and~~ ~~and~~ ~~and~~ ~~and~~ ~~and~~ ~~and~~ ~~and~~ ~~and~~ ~~and~~
~~and~~ ~~and~~ ~~and~~ ~~and~~ ~~and~~ ~~and~~ ~~and~~ ~~and~~ ~~and~~ ~~and~~ ~~and~~
their heirs Executors &
administrators and all claiming or to claim any Right Title
or Interest to the same or any part thereof by from or under them
them or any of them or by or by from or under any other person
or persons whatsoever will forever Warrant and Defend by
these presents, In witness whereof the parties to these presents
their hands & seals interchangably have set the day and
Year above written.

Henry Martin Esq^r

Pouncey Anderson Esq^r

Memorandum that on the day and year first within mentioned, peaceable and quiet possession and Seizin of the Land and premises within granted was had and taken by the within named Henry Martin and Pouncey Anderson Esq^r and by them delivered unto the within named John Parkish according to the form and Effect of the Within Deed.

In presence of.

Henry Martin Seal
Pouncey Anderson Seal

Recd. this fifteenth day Nov^r. MDCCLVII of John Parkish the sum of forty one pounds current Money of Virginia being the consideration money within mentioned for the lands and premises within granted and sold according to the forementioned and true intent and meaning of the within Deed.

£ 41. 0. 0.
by us.

Henry Martin,
Pouncey Anderson.

At a Court held for Goochland County November the 15th 1757 Henry Martin Gent. acknowledged this deed with the Livery of Seizin and Receipt endorsed to be his acts and Deeds which were continued for the acknowledgment of Pouncey Anderson.

Taste. Val. Wood Esq^r

At a Court held for Goochland County May the 16th 1758. Pouncey Anderson acknowledged this Deed with the Livery of Seizin & Receipt endorsed to be his acts and Deeds which were ordered to be recorded.

Taste. Val. Wood Esq^r

This Indenture made this fifteenth day of Novemb^r In
the year of our Lord One Thousand seven hundred and Fifty seven
Between Henry Martin Gent^{leman} of Albemarle County, Pouncey
Anderson Gent^{leman} of Hanover County of the one part, and Benjamin
Michell of Goochland County of the other part Witnesseth
that the said Henry Martin and Pouncey Anderson Esq^r for
and in Consideration of Twenty three Pounds of Lawfull money
of Virginia By him the said Benjamin Michell to them the
said Henry Martin And Pouncey Anderson Esq^r In hand paid
before the sealing and Delivery hereof the receipt whereof they
the said Henry Martin and Pouncey Anderson Executors
doth hereby Acknowledge and theirof doth Acquitt and Discharge
the said Benjamin Michell his heirs Executors and Administra
tors, Hath Granted Bargain'd sold Enfeoffed and Confirm'd and
by these presents doth Grant Bargain sell Enfeoff and Confirm
unto the said Benjamin Michell his heirs or Assigns one certai
Tract or parcel Land containing One hundred and Ninety ac
Lying and being in Goochland County on the Branches of Se
Longhole Creek, and is thus bounded. (to wit) Beginning at Willia
Bryons corner pine by a Branch of Lickinghole Creek and Running
with his line South Seventy Two Degrees East Two hundred and
Forty Poles to a corner pine Thence on James Georges line South
fifty Degrees West Two hundred and Sixty three Poles to Two corn
ner pines thence on the said James George North Forty Degrees
West Sixty six Poles to pointers by the said Branch of Lickinghole
Creek and thence up the said Branch according to its Meander
to the first station, which said Land is part of a larger Tract
Granted to Michael Holland Dec^r Bearing Date the Eleventh
day of April In the Year of our Lord One Thousand seven hun
dred and Thirty two, and by the said Michael Holland Dec^r left
by his last Will and Testament to be sold by his Executors
Henry Martin and Pouncey Anderson, and the Reversion
and Reversions remainder and remainders rents, issues
and Profits thereof with the Appurtenances To have and to
hold the said Nebrugge Plantation and Tract of Land with
the Appurtenances unto the said Benjamin Michell his
heirs and Assigns to the only proper use and behoof of the said

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Benjamin Michell his heirs and Assigns forever. and
the said Henry Martin and Pouncey Anderson Esqrs.
their Heirs &c. the said ^{Plantation} Messuage and Tract of Land
with the appurtenances unto him the said Benjamin Michell
his heirs or Assigns, shall and will Warrant and forever
defend by these presents against the claim and demand
of them the said Henry Martin & Pouncey Anderson Esqrs.
their and each of their Heirs Executors Administrators
or Assigns or any other person whatsoever, AND the
said Henry Martin and Pouncey Anderson Esqrs. for them
selves their and each of their Heirs &c. Doth covenant
promise and ^{agree to and} with the said Benjamin Michell his heirs &
Assigns that the premises and every part thereof with
the appurtenances are free and Discharged from all
Manner of Incumbrances, that the said Benjamin
Michell his heirs &c. for and notwithstanding any act
or thing done by them the said Henry Martin and Pouncey
Anderson Esqrs. their and each of their heirs or Assigns or any
other person committed done or suffered small or lawfully
may forever hereafter, have hold use Occupy Possess and
Enjoy the same and every part thereof with the appurtenan-
ces, without the Lawfull let Molestation or Eviction of them
the said Henry Martin and Pouncey Anderson Esqrs.
their heirs or Assigns or Any other person whatsoever, In
Witness whereof the parties aforesaid to these presents
have Interchangeably set their hands & Seals ther
Day and Year above Written.

Signed Sealed and Delivered
In the presence of us.

Henry Martin *Seal*

Pouncey Anderson *Seal*

Received on the day of the Date of the within
Written Indenture of the within named Benjamin
Michell the sum of Twenty Three Pounds current } £
Money, it being the consideration Money within } 23.0.0
Mentioned her^e for us.

Henry Martin.
Pouncey Anderson.

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Memorandum, that on the day of the Date of the within Writ-
ten Indenture full and Peaceable possession and Seizin of or
the Within mentioned premises with the appurtenances was
had and Taken by us the within Mentioned Henry Martin
Pouncey Anderson Esq: and by us Given & Delivered unto the
within Named Benjamin Michell, Witness our hand. —

Witness.

Henry Martin *(Signature)*

Pouncey Anderson *(Signature)*

At a court held for Goochland County November the 15th 1757.
Henry Martin Gent. acknowledged this Deed with the Receipt
and Delivery of Seizin Endorsed to be his Acts and Deeds which were
continued for the Acknowledgement of Pouncey Anderson.

Teste,
John Wood *(Signature)*

at a court held for Goochland County May the 16th 1758.
Pouncey Anderson acknowledged this Deed with the Receipt
& Delivery of Seizin Endorsed to be his Acts & Deeds which were
ordered to be recorded.

Teste,
John Wood *(Signature)*

This Indenture Made this fifteenth Day of No-
vember in the year of our Lord one thousand seven hundred
& fifty seven Between Henry Martin and Pouncey Anderson
Executors of Michael Holland Dec^d of the one part and Josias Payne
of the County of Goochland of the other part Witneseth
that the said Executors for and in consideration of the sum of
Twenty four Pounds nine Shillings & four pence Current Mo-
ney of Virginia to them in hand paid by the said Josias Payne
at or before the sealing and Delivery of these presents The
Receipt Whereof they the said Executors doth hereby acknow-

290. Acknowledege and thereof doth fully Acquit and Discharge
the said Josias Payne his heirs Executors Administrators
and every of them for ever, by these presents hath Granted
Bargained and Sold aliened Enfeoffed and Conformed and
by these presents doth grant bargain and sell alien en-
feoff and Confirm unto the said Josias Payne and to
his heirs and Assigns one Dividend or parcel of Land
situate Lying and being in the County of Goochland among
the Branches of Licking hole Creek containing One hun-
dred and Eighty eight Acres and is Bounded as fol-
loweth Beginning at John Hollands corner white Oak
and Running a newline south eighty four Degrees
West eighty four poles to pointers in Powney and sons
line then with his line South Thirteen and half Degrees
East Seventy five poles to a White oak then South two Degrees
West Three hundred and Twenty four poles to James Alffords
corner pointers then with alffords line South eighty eight De-
grees East forty nine poles to a White oak in George Paynes
line then with his line North Twenty five Degrees East Seven
poles to a pine North Sixty nine Degrees East eight poles to
a corner pine In John Hollands line and with Hollands
line North two Degrees West three hundred and forty poles
to the place began at it being part of a larger Tract containing
Three Thousand three Hundred & Sixty Acres Granted to Michael
Holland Dec? by patent bearing Date the Eleventh Day
of April one thousand seven hundred & Thirty Two and left
persuant to the said Hollands Will to be sold by his Executors
Henry Martin & Powney Anderson as aforesaid and in
persuance of which the said Executors have sold the said
Dividend to Josias Payne Together with all Houses
Orchards, Fences ways Waters, & Water Courses Woods
Underwoods Garvages and other Appurtenances unto the
same belonging or in anywise appertaining and the herri-
son & inheritances Remainder and Remainders thereof
and of every part and parcel thereof To have and
to hold the said one hundred and Eighty Eight acres of
Land as aforesaid or better same more or less as within the

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the said Bounds is contained with their and every of their appertinences unto the said Josias Payne his heirs & assigns to the only proper use and behoof of him the said Josias Payne and of his heirs and assigns for ever and the said Executors their heirs & assigns the above sold Land with the appurtenances unto the said Josias Payne his heirs and Assigns doth Warrant to be clear from all Gifts Joyners Powers and all other Incumbrances what soever and against the claim and Demand of them the said Executors their heirs Executors administrators and Assigns and against all persons whatsoever holding or Claiming any Just Right or Title in any part of the above sold Land and premises and that the said Executors their heirs Executors and administrators the above sold Land with the appurtenances unto the said Josias Payne will Warrant and forever defend and that the said Executors for themselves their heirs Executors and Administrators doth covenant grant and agree to and with the said Josias Payne his heirs and assigns that the said Executor at the time of the Ensealing and Delivery of the presents is and stands Seized of an Indefeasable estate of Inheritance in full simple in the said Land and premises and they hath full power and Authority to convey the same unto the said Josias Payne in manner and form aforesaid and that he the said Josias Payne his heirs and assigns shall may for ever hereafter have hold use Occupay possess and Enjoy the same and every part and parcel thereof and Lastly that the said Executors shall and will at any time within Twenty Years next after the Date of these presents do and Execute any other Act or Act Conveyance or Conveyances Necessary for the Law for the further and Better Assuring and conveying the said Land premises with the appurtenances unto the said Josias Payne his heirs and Assigns as by the said Josias Payne his heirs or assigns shall be reasonably Desired advised or Required at the costs and charges in the Law of the said Josias Payne his heirs or assigns In Witness whereof we the said Executors Henry Martin and Poundey Anderson hath hereunto set our hands and Seals the Day and Year first above written.

Sign'd Sealed & Deliver'd
in presence of

Henry Martin *Sealed*

Pouncey Anderson *Sealed*

Memorandum.

That on the day of the date of the within
Written Deed Quiet and peaceable possession and Seizin of
Lands and premises within Mentioned was had and Taken
by the within Nam'd Executors Henry Martin and Pouncey
Anderson and by them Delivered to the within Nam'd —
Soras Payne According to the Tenor and Effect of the with-
in Written Deed.

In presence of.

Henry Martin *Sealed*

Pouncey Anderson *Sealed*

November the 15th 1757, Reciv'd of Soras Payne
^{nine shillings & four pence} Twenty four pounds Currant Money it being the full Con-
sideration Money for the Land & premises within —
Mentioned

Rec'd per

Henry Martin
Pouncey Anderson

At a Court held for Goochland County November the 15th 1757.
Henry Martin Gent. Acknowledged this Deed with the Livery
of Seizin and Receipt Endorsed to be his Acts and Deeds which
were continued for the acknowledgement of Pouncey An-
derson.

Teste. Vall Wood *Sur.*

" at a Court held for Goochland County May the 16th 1758 —

Pouncey Anderson acknowledged this Deed with the Livery
of Seizin and Receipt Endorsed to be his Acts and Deeds which
ordered to be Recorded.

Teste. Vall Wood *Sur.*

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This Indenture made this fifteenth day Nov^r in the
Thirtyfth year of the Reign of our sovereign Lord George the Se-
cond by the Grace of God of Great Britain France and Ireland King
Defender of the Faith etc, and in the year of our Lord Christ
M D C C X X X X L V I Between Henry Martin and Pouncey Anderson
Executors of the Estate of Capt. Mich^r Holland dec^d of the one part and
John Holland of the County of Goochland of the other part witnesseth
that the said Henry Martin and Pouncey Anderson Es^t for and in
consideration of the sum of one Hundred & Sixty Pounds current Mo-
ney of Virginia to them in hand paid by the said John Holland and
before the sealing and delivery of these presents the Receipt where-
of the said Henry Martin and Pouncey Anderson doth acknowl-
ledge and thereof and of every part and parcel thereof doth
acquit and Discharge the said John Holland his heirs
Executors administrators and Assigns by these presents
Hath given Granted Bargain'd and Sold and by these pre-
sents for themselves their heirs Executors and Administra-
tors doth give Grant Bargain and sell unto the said John
Holland and to his heirs and Assigns all that Tract or piece
of Land containing four hundred acres lying and being in the
County of Goochland on the Branches of Lickinghole Creek
and bounded as followeth (on the W^E) Beginning at Pouncey
Andersons and Parishes corner pine in a Bottom of the
West side of the Church Road and Running a New Line
South Thirtynine East Three hundred ^{seventy} Eighty poles to
pointers in John Hollands line thence with Hollands
line North Eighty four East sixty three poles to a Red oak
thence North three Degrees East Two hundred Seventy four
poles to pointers thence with Valentine Woods line North
Sixty four Degrees West one hundred Ninety eight Poles to a
Spanish Oak Then With James Georges Line South forty
Eight Degrees West one hundred and Twelve poles to a white
oak saplin thence South Sixty nine West forty poles to the first
Station, the above said Land being part of a larger Tract Grant-
ed to Capt. Mich^r Holland dec^d By letters patent bearing Date the
Eleventh day of April one Thousand seven hundred & Thirty Two
and left by the last will and Testament of the said Holland to be
sold by his Executors Henry Martin and Pouncey Anderson and

294. and all the Estate Right Title Interest use property claim
and demand whatsoever of them the said Henry Martin
and Pouncey Anderson Esq^r. their heirs Executors admi-
nistrators or Assigns of in or unto the premises or any part
or parcel thereof and the Reversion and Revivals —
remainder & remainder shents Issues and Profits of all
and singular the above mentioned premises with —
their and every of their appurtenances To have and
to hold to the said John Holland his heirs and af-
signs to the only proper use and behoof of him the said —
John Holland and of his heirs and assigns forever and the
said Henry Martin and Pouncey Anderson Esq^r. forthen-
selves their Heirs Executors and Administrators doth give
grant and agree to and with the said John Holland
his Heirs and Assigns in manner and form following that
is to say that the said Henry Martin and Pouncey Anderson
Esq^r. now is and standeth Justly and Rightfully Seized of
the above mentioned Land and premises with the appurte-
nances and hath good right full power and absolute authority —
to grant and Convey the same to the said John Holland his heirs
and Assigns by these presents and that it shall and may be Law
full to bind for the said John Holland his heirs and assigns —
and every of them from time to time and at all times for —
ever hereafter to have hold use Occupy & possess and En-
joy all and singular the above granted premises with their
and every of their appurtenances free and clear from all
Incumbrances whatsoever and further that the said Henry
Martin and Pouncey Anderson Esq^r. the above granted —
premises with the appurtenances unto him the said —
John Holland and his heirs and assigns against them the
said Henry Martin and Pouncey Anderson Esq^r. their heirs
Executors Administrators and all claiming or to claim any
Right Title or Interest to the same or any part thereof by from
or under him them or any of them by from or under any other
person or persons whatsoever will for ever warrant and
Defend by these presents In witness whereof the parties
to these presents their hands and seals Interchangeably
have sett the day and year first above written.

Henry Martin 

Pouncey Anderson 

Memorandum

That on the Day and year first within mentioned peaceable and Quiet possession and Seizin of the Land and premises within granted was had and taken by the within named Henry Martin and Pouncey Anderson and by them Delivered unto the within named John Holland according to the form and Effect of the within Deed.

In presents of

Henry Martin 

Pouncey Anderson 

Received this fifteenth day Novb^r m DCCCLII of John Holland the sum of one Hundred and Sixty Pounds curr^t money of Virginia being the consideration money within mentioned for the Lands and premises within granted and sold according to the purport and true Intent and Meaning of the within Deed I say rec^d by us.

£ 160 0 0

Henry Martin
Pouncey Anderson

At a Court held for Goochland County November the 15th 1757.
Henry Martin Gent. acknowledged this Deed with Livery of Seizin and Receipt Endorsed to be his Acts & Deeds which were continued for the acknowledgement of Pouncey Anderson.

Teste,
Val Wood M^r

At a Court held for Goochland County May the 16. 1758.
Pouncey Anderson acknowledged this Deed with the Livery of Seizin and Receipt Endorsed to be his Acts and Deeds which were ordered to be recorded.

Teste,
Val Wood M^r

An Inventory of the Estate of Susanna Woodson Dec^o

One Negro Fellow Nam'd Simon	£ 60 1 - -
One Ditto Peter	15 1 - -
One Ditto Tobe	15 1 - -
One Negro Wench Nam'd Dido	5 1 - -
Three Broad Hoes & four Narrow Do	- 13 1 -
Five Iron Wedges Three Grubbing ^{Hoes} & a Spade	- 18 1 -
A Quantity of old Iron	- 15 1 -
Three axes Two Single Horse Ploughs	- 14 0 -
One half Bushel	- 12 0 -
Fourteen Head Hogs £ 6 1/4 Sows & pigs £ 3.	9 1 - -
Twenty Eight Head Cattle	24 10 1 -
Two Whilk Horses & one Bay Do	13 1 - -
Two Tables one Doz ⁿ Leather Chairs	3 18 1 -
Eleven Rush Chairs Two Tables one Trussell	2 15 1 -
One Feather Bed & Furniture £ 6 One Leather Trunk 2/6	6 12 1 -
One Feather Bed & Furniture £ 5 One Flat Wheel 12/-	5 12 1 -
Nine Coarse Linnen Sheets £ 1 7 To pair White Do 10/-	1 47 1 -
Two Diaper Table cloths 12/. Twelve pillow cases 7/6	- 19 16 -
Five Br ^{on} Linnen Table cloths	- 10 1 -
Two pair Brown Linnen Sheets 16/. Eight Auchabach Nap ^r 1 12 1 -	-
One Large Chest 4/. Two Baskets 3/6.	- 17 1 -
One Feather Bed & Furniture	3 1 - -
One Seal skin Trunk 4/. One Black leather Do 7/-	- 11 1 -
Seven Towels & a Wallet	- 15 1 -
Two Brass Candle Sticks	- 6 1 -
One Candle Stick & Snuffers	- 14 1 -
One Doz ⁿ Bottles three Stone Juggs one Stone Butter Pot.	- 10 1 -
Five Baskets one small painted Trunk & two Boxes.	- 15 1 -
Phials & Gally Potts 2/. Four Canisters	- 16 1 -
A parcel of Books £ 2/ One Lanthorn & Candle Box 1/6	2 1 16 -
One Bed & Furniture £ 6 10 One Do & Furniture £ 2 10.	9 0 - -
	£ 103 3 1 -
One Small Bed & Furniture £ 4 10 One Cast 7/6	4 17 16 -
Two Doz ⁿ Large Silver Spoons half Doz ⁿ Small Do	11 1 - -
Common Delf & Glafs	- 17 16 -

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One Tea Kettle one Spice mortar & Pestel	£	15/-
Two Box Irons & Heaters 5/- One pr. fire Tongs & Turret		17/-
One Looking Glass 2/- One Trailing Gunn 7/-		19/-
One Spinning Wheel 3/- Two Doz ^r Pewter Plates 12/-		15/-
Two Doz ^r New Pewter Plates		17/-
Old Nails & a Basket 2/- One old Gun 1/-		3/-
A Parcell of Tin Ware 10/- A parcell old Pewter 7/-		17/-
One case of Knives & forks		3/-
Two Copper & One Brass Kettle		20/-
Three Iron Pots & Hooks		1/-
One Spit Grid Iron & frying Panne		7/-
A parcell of Carpenter tools & pieces		7/-
Four Water Pails & Two Washing Tubs		10/-
One Brass Skillet 5/- One Grind Stone 2/-		7/-
Four Casks & Syder		5/-
A Parcell of old Lumber		12/-
A Parcell of old Corn		13/-
One Large Sled one Small Do Kan		3/-
One Cart & Wheels		2/-
Several Stacks Fodder		3/-
Eight Tob ^r Hogheads		2/-
Twenty Bushels Wheat		16/-
Eight Pewter Dishes		14/-
One Jack Bag 2/- Two Muggs & one Jugg 3/-		7/-
Five Sides of Leather	£	245/- 10/-
One Croft Cut saw 12/- one Hemp Hatchel 15/-		10/-
One Tennant Croft Cut saw		17/-
A parcell of Horse Harness 12/- one Wheat Hiff 1/3		5/-
	£	248/- 14/-

Robt Burton
John Utley
John Woodson

An account held for Goochland County July the 18th 1758.

This Inventory was presented into Court and Ordered to be Recorded.

Teste, U. C. Woodson

298.

George the Second by the Grace of God of Great Britain France
and Ireland King Defender of the Faith &c To William Taylor
John Boswell & Samuel Gist Gentlemen three of the Justices
of the peace for the County of Hanover, or any two of them Greet-
ing. In pursuance of Act of the General Assembly of our colony
of Virginia. Intituled an Act for settling the Title & bounds of
sc. We command you or any two of you ^{that you} cause to come before you
Dorothy Johnson the wife of Richard Johnson Gent. and her
having ^{privately} examined and apart from her said Husband touching
her Consent to her Relinquishment of her right of Dover in
two certain Tracts or parcels of Land lying and being in the
County of Goochland which was conveyed by her said Husband
to John Nicholls by an Indenture of Bargain and Sale Rec-
orded in the county Court of Goochland the xxiind day of March
MDCCCLX containing by the said Indenture one hundred and —
fifty Acres ^{of Land} also one other Tract included being two hundred Acre
of Land. You are to certify on the back of this Commission to our
Justices of our County Court of Goochland such the said Dorothy's
Consent privy Examination or otherwise her refusal ~~to give in~~ in fair
not as also to cause this Commission to be returned before our Jus-
tices of our County Court of Goochland. Witness Valentine Wood
Clerk of our said Court the xxviith day of April in the xxviiith year
of our Reign.

Val Wood.

Hanover County Court.

In pursuance of the within Com-
mission to us Directed. We the Subscribers have privately Exa-
mined Dorothy Johnson Wife of Richard Johnson Gent. touch-
ing her Consent to her Relinquishment of her Right of Dover
and to the within mentioned Lands and do hereby Certify her
Consent to her Relinquishing the same GIVEN under our
hands this Seventh Day of July — in the xxth year of
our Lord MDCCCLXVII.

John Boswell
Sam'l Gist.

At a Court held for Goochland County July the 18th 1758.

227 This Commission was presented in Court and ordered to be recorded.

Teste Val Woodward

Know all men by these Presents That I Thos. Dixon, Mariner for and in consideration of the sum of Thirty Pounds Ten Shillings currency to me in hand paid by William Nichols the Receipt whereof I do hereby acknowledge have bargained and sold and by these Presents do bargain and sell unto the said William Nichols one negro ^{girl} Slave named Esther To have and to hold the said Slave Esther & her Future Increase unto the said William Nichols his heirs Executors Administrators and Assigns to the only proper use and behoof of the said William Nichols his Heirs Executors administrators and Assigns for ever and I the said Thomas Dixon Mariner do for myself my Heirs Executors and Administrators warrant and for ever defend the Title of the said Slave Esther and her Increase unto the said William Nichols his Heirs Executors administrators and Assigns from the claim of me my Heirs Executors administrators and Assigns and all person or persons whatsoever In witness whereof I have hereunto set and affixed my hand and Seal this Seventh Day of July in the Year of our Lord Christ One Thousand seven Hundred and Fifty Eight.

Signed sealed & Delivered
in the presence of }
Sam'l Gist.
Robt Carter.

Thos. Dixon Esq.

At a Court held for Loudon County July the 18th 1758.
William Nichols presented this Bond into Court, and on his Motion it was Ordered to be Recorded.

Teste Val Woodward

To all Christian People to whom these presents shall come I David Walker set^t living In Goochland County send greeting know ye that I the said David Walker for and In Consideration of the Love and good will and affection which I have and doe Bear towards my dearefull and loving son David Walker of the aforesaid County have given and granted and by these presents doe fully freely and clearly and absolutely give and Grant to the said David Walker his Heirs and assigns all that one certaine Pecul or parcel of Land laying and being in Goochland County containing one Hundred & forty Acres be the same more or less situate and bounded as followeth Begynning at a white oak corner tree on Jeffrey Clarkes line along to John Harris line thence to Joseph Fitch parck line thence to Thomas Cooks line from thence to Joseph Lewis line thence to Bouth Naples line thence to the place begun at Together with all the Right title Interest claim and demand whatsoever which I now have or which any or either of my Heirs Executors Administrators or Assigns may hereafter have to or in the said granted premises or any part thereof to have and to hold the said Land unto him the said David Walker his Heir or assigns for ever absolutely without any manor of condition as I the sd David Walker have fully freely and absolutely and of my own record set and put in further Testimony in witness whereof I have hereunto set my hand seal This sixteen day of Jun one thousand Seven hundred & fifty eight.

Witness
John M^{ee} Bride
John Lewis.
Joseph Lewis

his.
David M^{ee} Walker Seal
Mark.

At a Court held for Goochland County July the 18. 1758.
David Walker acknowledged this Deed to be his Act and Deed
which was Ordered to be Recorded.

Teste Val Wood Clerk

To all People to whom these Presents shall come I Ruth Adison
of Goochland County send greeting know you that I the said