

This Indenture made this third day of January In the Year of our Lord
Christ one Thousand Seven Hundred and fifty Nine between Thomas Whitlock,
of the County of Fockland of the one part & Thomas Albriten of the s^d County of
the other Part. Witnesseth that the s^d Thomas Whitlock for and in consideration of the
Sum of five Pounds Seven Shillings & Six pence currant Money to him in hand paid
before the Sealing & Delivery of these Presents the Receipt whereof he doth hereby Acknow-
ledge & him self therewith fully satisfied contented & paid of & every Part and
Parcel thereof Doth hereby Acquit & Discharge the s^d Thomas Albriten his heirs Execu-
tors Administrators &c. forever hath granted sold aliened Enscoced & confirmed &
by these presents doth grant sell alien Enscoced & confirm unto the s^d Thomas Albriten
his heirs & Assignes for ever, one Certain Tract or Parcel of Land Situate lying & being
in the County aforesaid containing by Estimation fifty Acres be the same more or less and
is bounded as followeth To wit beginning at three Corner pines on the three Chapt road
in or near the line between the s^d Thomas Whitlock & John Goode thence on the s^d Line
to three corner pines in Col^d John Syms Line thence on the s^d Syms Line to two corner pines
& red Oak on the above s^d Three Chapt Road thence down the s^d road to the beginning
corner To have and to hold & peaceably to Enjoy the aforesaid fifty Acres of Land above bounded
with all houses Orchards gardens woods ways waters Underwoods & Meadow Grounds with-
with all other & Singular the Improvements thereunto belonging or in any wise Appertaining
from the claime right or title of him the s^d Thomas Whitlock his heirs Executors &c. or any
other person or persons whatsoever to the only proper use and behoof of him the said Thomas
Albriten his heirs Executors &c. forever & the s^d Thomas Whitlock for himself his heirs &c.
doth covenant Promise & agree that he will from time to time & at all times hereafter aginst
all persons whatsoever the rights of the above s^d Land & Premises warrant & for ever defend to
the s^d Thomas Albriten his heirs or Assignes & the s^d Thomas Whitlock doth for himself his
Heirs &c. further promise that they shall & will be ready at all times for ever hereafter to make
any further Conveyance or Title that he the s^d Thomas Albriten his heirs Executors
Administrators &c. or his or their Council Learned in the Law shall lawfully require In
Witness whereof the s^d Thomas Whitlock hath hereunto set his hand and put his Seal the
day and Year first above Written.

Signed sealed & Delivered
in presence of us }

Thomas Whitlock. male.

James Mayo.

Thomas Williamson.

John Sadler.

Benjamin B. Sadler.

Mark.

Memorandum that on the Day & Year first within written Peaceable
& Quiet Possession of the Land & premises within Granted & sold was had and

2.
and taken by the within Named Thomas Whitlock & by him Delivered over unto the within-
Named Thomas Abbot to hold to him his heirs &c. forever according to the Proport true.

Intent & Meaning of the within Mentioned Indenture

In Presence of -

James Mayo
Thomas Williamson.
John Sadler,
Benjamin B. Sadler.
mark

Thomas Whitlock. *mark.*

At about held for Goochland County March the 20. 1759.
Thomas Whitlock acknowledged this Deed with the Scrivener Endorsed to be his acts &
Deeds which were ordered to be Recorded.

Taste. Val. Wood Mifflin

This Indenture made this Sixteenth day of November Anno Domini One thousand
seven hundred and fifty eight. Between Turner Clarke of the Parish of Northam in the County
of Goochland of the one part, and Joseph Clarke of the same Parish and County of the other
part witnesseth, that the said Turner Clarke for and in consideration of the sum of
Twenty Pounds Current Money of Virginia, to him in hand paid before the sealing and
delivery of these presents the Receipt whereof he doth hereby acknowledge and thereof doth Ac-
quit the said Joseph Clarke, hath given granted Bargained sold Entituled and confirmed,
and by these presents doth give Grant Bargain Sell Entituled and confirm unto the said
Joseph Clarke his heirs and Assigns forever. One certain Tract or Parcell of Land lying in
the said County on the Branches of Beaverdam and bounded by the Land of John Bolling,
William Maladar and John Midram and the Land now in Possession of the said Joseph. con-
taining by Estimation fifty Acres be the same more or less, it being the Plantation whercon the
said Turner Clarke now lives. To have and to hold the said fifty Acres of Land
with all and Singular the Appurtenances and Privileges thereunto belonging or in anywise
Appertaining unto him the said Joseph Clarke his heirs and Assigns forever and to and for
no other use Intent or Purpose whatsoever, and he the said Turner Clarke for himself his
Heirs Executors and Administrators, doth covenant to and with the said Joseph Clarke
his heirs and Assigns that he the said Turner Clarke at the time of Sealing and delivery
these presents, is and doth stand Seized of an Indefeasible Estate of Inheritance in fee
Simple in the said Land and Premises and hath full power and Lawfull Authority to sell &
convey the same in manner & form aforesaid, and that he will forever Warrant and defend
the said Land and premises with the Appurtenances unto the said Joseph Clarke his Heirs
and Assigns forever, against the claim and demand of him the said Turner Clarke his
Heirs Executors and Administrators and Assigns and against the claim of all and every
other Person or Persons whatsoever. In Witness whereof he the said Turner
Clarke hath hereunto set his hand and Seal the day and year first above written.

3 Signed sealed and Delivered in presence of

William Wilkinson.

John ^{his} Harris

Mark

Tho. Pleasants

Turner T Clarke ^{his} Seal
Mark

Memorandum.

That on the day of the date of the Date of the within Writen Deed,
Quiet and peaceable possession and Seizin of the said Land and premises was had &
Obtained by the said Turner Clarke and by him given to the said Joseph Clarke, according
to the form and intent of the within Writen Deed.

Witness

William Wilkinson

John ^{his} Harris

Mark

Tho. Pleasants

Turner T Clarke ^{his} Seal

Mark

Witness Then Received of Joseph Clarke the sum of Twenty Pounds Currant
Money of Virginia it being the consideration Money within Mentioned.

William Wilkinson.

John ^{his} Harris.

Mark

Tho. Pleasants.

Turner T Clarke ^{his} Seal

Mark

At a Court held for Goodland County March the 20. 1759.

Turner Clarke acknowledged this Deed with the Livery of Seizin and Receipt
Endorsed to be his Acts & Deeds which were ordered to be Recorded. Then Jane his Wife
(she being first privately examined) Relinq her right of Donor in the Land by the said Deed
conveyed was also admitted to Record.

Teste. Val. Wood, Jr.

This Indenture made the twelfth Day of January in the Year of our Lord
God, one thousand, seven hundred and fifty nine, between Michael Smith of the County
of Goodland, of the one part; and John Page, John Lewis, Charles Rice and Archibald
James of the other part, witnesseth; that the said Michael Smith, for and in consi-
deration of the sum of Twenty Shillings good and Lawfull Money of Virginia, to him
in hand paid, the receipt whereof he doth hereby acknowledge, and himself therewith
fully satisfied, hath given, sold, alienated, made over and confirmed; and do by
these presents bargain, sell, alienate, make over and confirm to the said John

4.
John Page, John Lewis, Charles Rice, and Archelus Garrett, and to their Successors in the
Office of Elders of the Presbyterian Congregation on the Ryd, for the use of a Meeting House
for the said Congregation forever, One Acre of Land, part of the tract whereon said Smith lives,
and bounded as followeth, viz., Beginning at a corner pine in Massie's Line, and
running thence East one hundred yards to another pine, thence North forty nine Yards to
a Red Oak, thence west one hundred yards to a pine, thence a straight line to the Beginning
To have & to hold, to the said John Page, John Lewis, Charles Rice, and
Archelus Garrett, and to their Successors in office, for the use aforesaid forever, the
said Acre of Land with all its Appurtenances. And the said Michael Smith for him
self and his Heirs, doth and will forever warrant & Defend the said Acre of Land against
the Claim or Claims, of him the said Michael Smith, his heirs, and all other persons
whatsoever. In Witness whereof the said Michael Smith hath hereunto set his hand,
and affixed his Seal, the day and year above written. —

Signed, Sealed & Delivered

in presence of . . . S.

John Haden.

Joseph Haden.

Edward Rice.

Michael Smith. *Seal*

Memorandum, that on the Day and Year aforesaid quiet and Peaceable
Possession of the within Acre of Land was given by the ^{test}s to the said, John Page, John
Lewis, Charles Rice, & Archelus Garrett.

Test,

John Haden.

Joseph Haden.

Edward Rice.

Michael Smith. *Seal*

Rec'd of John Page, John Lewis, Chas Rice & Archelus Garrett the full and just sum
of Twenty Shillings Current Money of Virginia, being the consideration Money within
Mentioned, this 12th day of Jan by 1759. —

Test,

John Haden.

Joseph Haden.

Edward Rice.

by me,

Michael Smith.

At a Court held for Goochland County March the 20. 1759.
Michael Smith acknowledged this Deed with the Livery of Seiz in and receipt
Endorsed to his Acts & Deeds which were ordered to be Recorded.

Teste.

V. C. Woodfill.

This Indenture this twenty second day of December In the Year of our Lord one thousand seven hundred and fifty Eight, Between Benjamin Michell of the County of Goochland of the one part, and James George of the said County of the other part.

Witnesseth, that the said Benjamin Michell for and in consideration of Twenty three Pounds of Current Money of Virginia by him the said James George to him the said Benjamin Michell in hand Paid before the Sealing and Delivery hereof, the receipt whereof he the said Benjamin Michell doth hereby Acknowledge and thereof doth acquit and Discharge the said James George his heirs Executors and Administrators, Hath Granted Bargained sold Enscraft and confirmed, and by these presents doth Grant Bargain sell Enscraft and confirm unto the said James George his heirs and Assigns.

One Certain Tract or parcel of Land containing One hundred and Ninety Acres lying in Goochland County on the Branches of Lickinghole Creek. Being part of a larger Tract of three thousand Three hundred and Sixty Acres, Granted to Michael Holland Dec'd by Letters Patent Bearing Date the twentieth day of Aprill In the year of our Lord One thousand seven hundred and thirty two. and being bounded as followeth, Beginning at William Poyors Corner Pine by a Branch of Lickinghole Creek, and running with Poyors Line South seventy two Degrees East Two hundred and forty poles to a corner pine whence with James Georges line South fifty Degrees West two hundred and Sixty three poles to his two corner pines, whence North forty Degrees West on the said James Georges line Sixty six poles to Pointers by the said Branch, whence up the said Branch according to its Meanderings to the first Station, which said Land was sold unto the said Benjamin Michell by Henry Martin & Bouncey Anderson Execut: of the Estate of Michael Holland Dec'd, as may appear by the records of the County Court of Goochland, of the Reversion and Reversions Remainder and Remainders Rents Issues and Profits therefrom with the Appurtenances.

To have and to hold, the said Mefnuage Plantation and Tract of Land with the Appurtenances, unto the said James George his heirs and Assigns. to the only use and Behooff of the said James George his heirs & Assigns for ever, and the said Benjamin Michell his heirs &c. The said Mefnuage Plantation and Tract of Land with the Appurtenances, unto him the said James George his Heirs or Assigns shall and will Warrant and forever Defend by these Presents against the claim and Demand of him the said Benjamin Michell his heirs or Assigns or any other person whatsoever. and the said Benjamin Michell for himself his heirs Executors and Administrators 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 him the said Benjamin Michell his heirs or Assigns 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 Appurtenances, without the Lawfull molestation or eviction of him the said Benjamin Michell his heirs or Assigns or any other person whatsoever. In witness whereof he the said Benjamin Michell to these presents hath set his hand and Affixed his seal the day and year above written.

George
sent to
Poyr
Apr. 1811
H. M. M.

Signed Sealed & Delivered }
In the presence of us . . .
George Payne Junr.
John Morley.
William George.

Benjamin Michell *(seal)*
Ann Michell *(seal)*

Memorandum, that on the day of the Date of the within Written Indenture full and Peaceable Seizin and Possession of the within Mentioned Promises with the Appurtenances was had & taken by me the within Named Benjamin Michell, and by me given and delivered unto the within Named James George Witness my hand.

George Payne Junr.
John Morley.
William George.

Benjamin Michell *(seal)*

Received on the day of the Date of the within Written Indenture of the within Named James George the sum of Twenty three Pounds Current Money, it being the Consideration Money within Mentioned. Isay Me? for me

At a court held for Goochland County March the 20th 1759.
Benjamin Michell and Ann his wife acknowledged his Dred to be their Act and Dred and the said Benjamin Acknowledged the receipt and Liberty of Seizin Endorsed to be his Acts & Deeds which were upon ordered to be Recorded.

Teste. Val Wood *(seal)*

This Indenture Made the Eighth Day of March, One thousand seven hundred & fifty Nine Between David Michell of the County of New Kent, of the one part, and William Michell of the County of Goochland, of the other part, Witnesseth, That the said David Michell, as well for a certain contract, and Bargain and Sale bearing Date, the Day and Year of the Date hereof, for a certain tract or parcel of Land containing one hundred & ten Acres, lying and being in the parish of St Peters, in New Kent County, as for, and in Consideration of the sum of Five Shillings Current Money of Virginia to him in hand paid by the said William Michell, before the Sealing and Delivery of these presents, the Receipt whereof, the said David Michell, doth hereby Acknowledge, and thereof doth Acquit and Discharge the said William Michell, his Executors, and Administrators, by these presents, As the said David Michell, hath Granted, Bargained, sold, Aliened, Enfeoffed, and confirmed and by these presents doth Grant, Bargain, sell, Alien, Enfeoff, and confirm unto the said Willm Michell and his heirs and Assigns, all that tract or parcel of Land situate lying and being in the parish of St James Northam, in Goochland County, containing Eighty Acres, which said Tract or parcel of Land was deeded unto the said David Michell, by his

7.
his Father Archelaeus Michell by his last Will and Testament Recorded in the County
Court of New Kent) Together with all ways, waters, Watercourses, Profits, Commodities,
Hereditaments, and Appurtenances whatsoever, to the said Tract or Parcel of Land,
belonging or in anywise Appertaining, and the Reversion & Reversions, Remainder,
and Reindevers, Right, Title, Interest, Use, Trust, Property, Claim and Demand, of
him the said David Michell, of, in, and to the said Tract or Parcel of Land, and Pre-
mises above mentioned, and every part and parcel thereof, with the Appurtenances—
To have and to hold the said Tract or Parcel of Land, and all and singular
other the Premises, with their and every of their Appurtenances herein before
mentioned, or intended, to be hereby Bargained and sold unto the said William
Michell his heirs and Assigns, to the only proper use and behoof of the said William
Michell his heirs and Assigns forever. And the said David Michell, for himself, his
Heirs, Executors and Administrators doth Covenant, Grant, and Agree, to, and with the said
William Michell, his heirs, Executors and Administrators, $\frac{1}{4} \frac{1}{4} \frac{1}{4} \frac{1}{4} \frac{1}{4} \frac{1}{4} \frac{1}{4} \frac{1}{4}$
 $\frac{1}{4} \frac{1}{4} \frac{1}{4} \frac{1}{4} \frac{1}{4} \frac{1}{4} \frac{1}{4} \frac{1}{4}$ and Assigns, in Manner and form following: (that is to say) That he the said David
Michell at the Scaling and Delivery of these presents, doth stand Lanfully seized
of, and in the above granted Premises, and every part thereof, of a good, sure, perfect, ab-
solute, and inestimable Estate of Inheritance, in Fee Simple; And also, that he the said
William Michell, his heirs, and Assigns, shall and may forever hereafter peaceably
and Quietly Have, Hold, Possess, and Enjoy the said granted Premises, with the
Appurtenances, and every Part thereof, without the Lanfull let, suit, Trouble, Execution,
or Molestation of him the said David Michell, his heirs & Assigns or any other
Person or Persons whatsoever, having or claiming, or that shall or may have, or
Claim any Estate, Right, title or Interest, (from by, or under him the said David
Michell his heirs, or Assigns for any other Person or Persons) in, or to the said Premises
or any part or parcel thereof. And lastly, that he, the said David Michell, for him-
self and his heirs, the said Granted Premises, with the Appurtenances, unto the
said William Michell, his heirs & Assigns, against the Title claim and De-
mand of him the said David Michell, his heirs and Assigns, and all other per-
sons whatsoever, shall & will warrant and forever defend. —

Sealed and Delivered.

in the presence of

Samuel Mots.

Jamⁿ. Underwood.

James Waddill.

David Michell.

At a Court held for Foothland County March the 20th 1759.
David Michell acknowledged this Deed to be his Act and Deed which was ordered
to be Recorded.

Teste. Vall Wood Jr.

8. This Indenture made the fourth day of September, in the Year of our Lord One thousand seven hundred and fifty eight, Between Edward Carter of the County of Spotsylvania of one part, and William Stamps of the County of Fauquierland of the other Part. Witneseth, that the said Edward Carter for and in Consideration of the sum of three hundred pounds current Money of Virginia to him in hand paid by the said William Stamps, the receipt whereof he doth hereby Acknowledge, Hath granted Bargained and sold and by these presents doth Grant Bar- gain and sell unto the said William Stamps his heirs and Assigns all that Plantation Tract or parcel of Land situate lying and being in the County of Fauquierland on Foothill Creek, whereon William Hardin now lives and is known by the name of Hoggat to contain by Estimation five hundred acres be the same more or less Bounded by the Lines of William Ford on one part by the Lines of the Plantation of the s^d Harrys on other side by the lines of Robert Carters, James Cawthon Thomas Farrar, John Farrar, Grangeman Houcking, and Nine Laforce and all Houses Edifices Buildings, Inclosures ways Waters ploughs and Enclosures whatsoever to the said Tract of Land Belonging or in any wise appertaining and the Reversion and Reversions, Remainder & Remainders thereof and of every part and parcel thereof and all the Estate Right Title and Interest whatsoever of him the said Edward Carter, of in and to the said Bargained Premises and every part and parcel thereof To have and to hold the said Tract of Land and all and Singular the premises with the Appurtenances unto the said William Stamps his heirs and Assigns to the only proper use & behoof of him the said William Stamps his heirs and Assigns forever, and the s^d Edward Carter his heirs and Assigns to the s^d Tract of Land and all and Singular the premises with the Appurtenances unto the said William Stamps his heirs and Assigns shall and will Warrant and for ever Defend by these presents, against all persons whatsoever having or lawfully claiming any Estate Right or Title in or to the s^d Land or any part or parcel thereof and the said Edward Carter for himself his heirs Executors & Administrators doth covenant grant and agree to and with the said William Stamps his heirs and Assigns in Manner and form following (that is to say) that he the s^d Edward Carter at the time of the Sealing and Delivery of these presents is and always seized of an Indefeasible Estate of Inheritance in fee simple in the s^d Land & Premises and hath full Power and Authority to sell and convey the same in Manner and form aforesaid and that the said William Stamps his heirs and Assigns shall and may forever hereafter peaceably and Quietly have hold and Occupy posses and Enjoy all and Singular the premises with the appurtenances without the Lettuit or molestation of any person or persons whatsoever having or lawfully claiming any Estate Right or Title in or to the same or any part or parcel thereof and that the s^d Tract of Land and premises with the Appurtenances shall forever hereafter remain unto the said William Stamps his heirs and Assigns free and Discharged of and from all former and other Estates Rights Titles Dowers Debts Judgments Execution and other Incumbrances whatsoever and lastly that the said Edward Carter and his heirs shall and will at any time within twenty Years next after the Date of these presents do and Execute any other acts, Conveyances or Conveyances Necessary in the Law for the further and Better Aske and Conveying the said Land and premises with the Appurtenances to the s^d William Stamps his heirs and Assigns as by the s^d William Stamps his heirs or by his or their Council Learned in the Law shall be required or Required. In witness whereof the s^d Edward Carter hath

9. hath hereunto set his hand and affixed his seal the day and year first above written.
Sealed and delivered in presence of }
William Payne. D
John Hust.
Willoughby Brant.

Edward Carter *(seal)*

Mem' that on the fourth day of September one thousand seven hundred fifty & Eight Quiet and
peaceable possession was had & taken by Edward Carter of the within mentioned Land and premises
and by him Delivered to William Stamps according to the usual Symbols of Slavery & Service.—
Witness my hand this A. D. day of September 1758.

William Payne.

Edward Carter.

John Hust.

Willoughby Brant.

Recd of William Stamps three hundred pounds Current Money being the Consideration,
within Montreal p't Me this fourth day of September 1758.

William Payne.

Edward Carter.

John Hust.

Willoughby Brant.

At a Court held for Goodland County March the 20. 1759.

" This Deed with the Slavery of Servt & Receipt Endorsed were proved by the Oaths of the
Witnesses hereto to be the Acts and Deeds of Edward Carter, and thereupon ordered to be Recorded.

Teste Val. Wood C. W.

This Indenture made this twentyeth day of December in the Year of our Lord
one thousand seven hundred fifty and eight Between Renne Safoice of the County of Good-
land of the one part, and Stockly Tonles of the County of Lancaster of the other part.—
Witnesseth that the said Renne Safoice for and in consideration of the sum of three hundred
fifty pounds curr. Money of Virginia which in hand paid by the said Stockly Tonles, the Receipt
whereof he doth hereby acknowledge Hath Granted Bargained and sold and by these presents
doth Grant bargain and sell unto the said Stockly Tonles his heirs & Assigns part of the
Plantation tract of Land whereon he now lives Seward lying and being in the County of Good-
land on the Branches Tuckahoe Creek to contain by Estimation six hundred and fifty acres or the
same more or less bounded as followeth Beginning at the Nearest point to Capt. William
Stamps's Mill from thence to the Mill Road that leads from the Ordinary to the Main
Road and down the said Mill Road to w^e. said main Road, and from thence down the
said Main Road to Hedges Farm house along Hedges path to the Back line Between

Between, Richard Wade and said Laforce thence fanning wades Sene to John Bibbs Line thence on
 Bibbs line to Crows Line to a corner Red Oak, still on Crows line to Watsons thence to Bibbs to a
 Nother corner Red Oak thence on Bibbs line to Hardens line to a corner thence on Hardens
^{to Stamps's} line thence on Stamps's line to the Beginning and all Houses Edifices Buildings Inclosures
 ways Waters profits and Inclosures Whatever to the said Tract or parcel of Land belong-
 ing or in anywise appertaining and the Reversion & Reversions Remainder and Remainders
 and every part and Parcell Thereof and all the Estate Right Title and Interest whatsoever of-
 him the s^r Renne Laforce of or and to the s^r Bargained Premises and every Part & Parcell
 thereof **to have and to hold** the said Tract of Land and all and Singular the Premises
 es with the Appurtenances Unto the said Stockly Tonles his heirs and Assigns to the Only
 Proper Use and behoof of him the said Tonles his heirs and Assigns forever; and the s^r Renne
 Laforce his heirs and Assigns to the s^r tract of Land and all and Singular y^e Premises and to the
 s^r Stockly Tonles his heirs and Assigns shall and will Warant and for ever Defend by these pro-
 vents against all persons whatsoever having or lawfully claiming any Estate Right or Title
 in or to the s^r Land or any part or parcel thereof and the s^r Renne Laforce for himself his
 Heirs &c. doth Covenant Grant and agree to and with the said Stockly Tonles his heirs &
 Assigns in Manner and form following to wit; that he the said Renne Laforce at the time of
 Sealing and Delivery of these Preentes and Standts Seized of an Indefeasible Estate of Tenure
 in fee simple in the said Lands & Premises and hath full power and Authority to
 sell and convey the same in manner and form aforesaid and that the said Stockly Tonles his
 heirs and Assigns shall and may forever hereafter Peaceably and Quietly have hold & Occu-
 py posses^s and Enjoy all and Singular the Premises with the Appurtenances Without the Lett^t or
 molestat^m of any Person or Persons whatsoever having or lawfully claiming any Estate
 Right or Title in or to the same or any part or parcel thereof in Witness Whereof I have hereunto
 set my hand and affixed my seal the day and Year above written.

Signed Sealed & Delivered in presence of

William Stamps.

John Card.

Alex. Baune.

Robt. Burton.

Rene Laforce. (mark)

Memo^r. that on the Twentieth day of December 1758. Due and peaceable possession was had
 and taken by the within Mentioned Renne Laforce & by given to the within Mentioned Stockly
 Tonles according to the usual Symbols of Law^y & Se^zon

Test. W^m Stamps.

John Card.

Alex. Baune.

Robt. Burton.

Rene Laforce.

P^t of Stockly Tonles three hundred & fifty pounds bo^t Money being the

the Consideration within Mentioned 20th December 1758.

Test.

William Stamps
John Card.
Abd'l Baird.
Robt Burton.

Rene Laforce.

At a court held for Foothland County March the 20. 1759.

William Stamps, Robert Burton, and John Card, proved this Deed with the Surety of
Seal and Receipt endorsed to be the Acts of Deeds of Rene Laforce which were ordered
to be Recorded.

Teste.

Val. Wood Jr.

This Indenture made this 13th day of January in the Year of our Lord Christ, one
thousand seven hundred & fifty Nine, Between John Holland of the Parish of St. James,
Northam, in the County of Foothland of the one part and John Parrish of the same County of
the other part. Witnesseth that the said John Holland for and in Consideration of the
sum of Ninety Pounds Current Money of Virginia, to him in Paid by the said John Parrish
at and before the Ensealing and Delivery of these Presents the Receipt whereof he the said John
Holland, doth hereby Acknowledege and thereof doth acquit and Discharge the said John
Parrish, his heirs Executors & Administrators forever by these Presents hath granted Bargained sold
Aliened Enscuffed & Conformed and by these Presents doth Grant, Bargain, sell, Alien, Enscuff
unto the said John Parrish, and to his heirs & Assigns, One certain Tract or Parcell of
Land, situated lying and being in the County aforesaid on a Branch of Lickinghole Creek
called Treasure Run, containing two hundred Acres, and bounded as followeth (to wit) —
Beginning at a White Oak on the west side of the said Creek on Robert Adams Line running thence
on the said Line North Eighty Degrees West Sixty four poles to a Red Oak the said Adams Corner
thence the said Course continued continued One hundred and eight poles to a Red Oak thence North
fifteen Degrees East One hundred & Seventy two poles to Pointers thence South Eighty Degrees
East one hundred and two poles to three pines on the said Creek and thence down the Creek
according to its Meanders to the first Station also one other Tract joining the above mentioned
containing by Estimation Fifty Acres, to the same more or less and is bounded as followeth, —
Beginning on the Line John Sandling and continuing on his Line to Henry Parish's
Line, thence on his line, to the Line of Michael Holland deceased thence to include fifty Acres
With all Houses, ways, Waters, Orchards, Woods, Underwoods, Advantages, Privileges and
Appurtenances, hereto belonging or in anywise Appertaining and the Reversion and
Reversions, Remainder and Remainders thereof and of every part and parcel thereof To
have and to hold, the said two hundred and fifty Acres of Land with the Appurtenances
unto the said John Parrish his heirs & Assigns forever. And the said John Holland his
Heirs and Assigns the above sold Land & premises with the Appurtenances unto the
said John Parrish his heirs & Assigns the claim and Demand of him the said

Sig.

Wm. D.

Teste

12. said John Holland his heirs Executors & Administrators, and against any person or persons whatsoever,
shall and will by these presents warrant & forever defend, and the said John Holland for himself
- self his heirs Executors & Administrators, doth further covenant and grant agree to and with the s^t
John Parish his heirs & Assigns that he the said John Holland, at the time of the En-
- sealing and Delivery of these presents is & stands seized of an Indefeasible Estate of Inheri-
- tance in Fee Simple, in the said Land and Premises, & that he hath full power & Authority to
sell & convey the same, unto the said John Parish, in manner and form aforesaid, And that
he the said John Parish his heirs & Assigns shall and may forever hereafter peaceably and quietly
have hold & occupy possess and enjoy the same and every part and parcel thereof. And lastly
that the said John Holland and his heirs &c. shall and will at any time within Twenty Years
next Ensuing the Date of these Presents, do and execute any Act or Acts Conveyance or Conveyances
Necessary in the Law for the further & better assuring and conveying the said Land and Premises
with the Appurtenances unto the said John Parish his heirs & Assigns as by the said John
Parish his heirs & Assigns shall be reasonably Desired or Required, at the Costs and Charges
in the Law, of the said John Parish his heirs & Assigns. In Witness whereof the
said John Holland hath hereunto set his hand & affixed his seal, the day & year above.
Written.

Signed Sealed and Delivered }
in presence of

John Holland. *(seal)*

Benjamin Crenshaw.
James Maydwell.
Jesse Payne.

Memorandum.

That on the day of the Date of the within Written Inden-
ture full and Peaceable Seizure & Possession of the within mentioned Premises with
the Appurtenances was had & taken by me the within named John Holland & by me
given and Delivered unto the within named John Parish. Witness my hands.

Witness. Benjamin Crenshaw.
James Maydwell.
Jesse Payne.

John Holland. *(seal)*

Received on the Day of the Date of the within Written Indenture of John Parish
the sum of Ninety Pounds curr^t Money of Virginia being the full consideration Money
for the Land and Premises within Mentioned.

Pesk
Benjamin Crenshaw
James Maydwell.
Jesse Payne

Rec'd from.

John Holland.

13. At a Court held for Goochland County March the 20th 1759.

This Deed with the Livery of Seizure and Receipt endorsed were proved by the Oaths
of the witnesses hereto to be the Acts and Deeds of John Holland which were ordered
to be Recorded.

Teste Val. Wood Clr.

This Indenture made and Indented this twentieth day of November
in the year of our Lord one thousand seven hundred and fifty Eight Between
William Murrell of the County of Goochland and Parish of St. James's Northam &
Joseph Lewis of the County and Parish aforesaid Planter of the other part. WITNESSETH
that I the said William Murrell for and in Consideration of the sum of thirty Pounds
current Money of the Colony of Virginia to me in hand paid Have given granted
Bargained sold Enfeoffed conveyed and confirmed and by these Presents do Give
Grant Bargain sell alien convey and confirm unto the said Joseph Lewis his heirs Exe-
cutors and Administrators a certain Tract or Parcel of Land Containing by Estimation One hundred acres
(but no more or less) and bounded as follows lying in Goochland County beginning
at two Persimmon Trees a corner on Benjamin Bradshaws line thence along Bradshaws
line Northwardly to a corner Hickory on Joseph Lewis's line thence along Lewis's line N.
Westwardly to a corner Black Oak on Lewis's line thence Eastwardly a long Lewis's
line with the several courses thereof to a corner ash standing in my line thence Southwardly
along my line to the main Road a corner white scrub oak thence along the main Road
with the several courses Westwardly to a White Oak a corner tree the same along the Road
to Bradshaws corner tree a Black Oak and from thence to the first Station
Together with all and Singular the Houses Orchards Gardens clear grounds and Woodland
ground withall water and Water Courses apart of all mines and Minerals, and all other
the Appurtenances to the same belonging or in any ways Appertaining free and clear from
me the said William Murrell my Heirs Exec or Administr or and clear from all circumstan-
ces whatsoever Excepting only my Mother Elizabeth Murrell right of Dowry and the
said Land and appurtenances will forever warrant and Defend unto the said Joseph
Lewis his heirs Exec or Administr or and any other Deed of conveyance to make for his
Council Learned in the Law shall reasonably desire advised or require.

Signed sealed and . . .

Delivered in the presence of }
John M. Brady. }
Jn Lewis. }
Charles Haley. }
Druy Murrell.

The word in the Law
being interlined before signed }

William Murrell



Memorandum

That Slavery and Seizure was had by the said William Murrell and by his said William Murrell Delivered up to the written mentioned Joseph Lewis and his heirs forever November 20. 1750.

William Murrell *(seal)*

Rec'd of Joseph Lewis Thirty Pounds Currant Money it being the very Express Money therewith Dated Mentions of me.

William Murrell

At a Court held for Goochland County May the 15th 1750.

John Lewis, Drury Murrell, and Charles Huley proved this Deed with the Slavery of Seizure and receipt Endorsed to be the acts of Deeds of William Murrell which were ordered to be Recorded.

Teste Val. Wood *(seal)*

In pursuance of an Order Goochland Court Feb 7 1759.

We the Subscribers have apprais'd the Estate of Grizel Whitlock Dec 2^d 1759.

1 Negro fellow Harry	£	55
1 Embroidered Quilt		12 6.
1 Dog Collar		12
2 Pewter Dishes		10
1 Bacon		3
2 old Bassons & 1 Dish		5
3 Old Dishes		6
5 Pewter Spoons & 1 Old Fan		4
5 Knives and Forks 2 1/6. 1 Water Jugg 1/6		2 3.
1 Brass Kettle 2 1/2. 3 Pounds 8 1/6		4 2.
3 Old hoes and 1 Old Ax		1 13 6
1 Old hammer 1 Aug: 1 Draw knife		4 6
2 Axes 2 1/2. 1 Gullib. 2 hoes 5/		3 3.
1 P. Hedges & Small Plough		11 0.
1 P. fine Tongue 2 1/6. 1 Ropon 1 1/2		7 6
		1 0 6

15.

- 1 Bushel salt 2 sp. 2 Iron Potts 4/6.
 1 Chest with Drawers 15/-
 2 sp. Old Cards 13/-
 1 Box Iron & Hammers
 1 sp. Sheep Skins, Hals salt 1 handle stick }
 1 handle Mould
 1 Spinning Wheel
 1 Search and After 2 sp. 2 old Sives 1/-
 2 Old Bags and 1 Water Pail 2/-
 1 Old Prayer Book 1/- 3 Old Chairs 2/-
 1 Iron Stone 7/6.
 A parcel of Flax 12/- half a bov hide 2/-
 A parcel of corn
 3 oz. sheets 1 oz. bed tick 2 old Blankets

£	9	0.
—	15	0.
—	1	3.
—	5	0.
—	3	0.
£	9	6.
—	3	6.
—	2	0.
—	3	0.
—	7	6.
—	15	3.
—	1	10
—	1	10
£	68	2
—	2	2.

Jas. Payne Junr.
 Humphrey Parrish Junr.
 Drury Christian.

At a Court held for Goochland County May the 15. 1759.
 This Inventory was Presented into Court and Ordered to be Recorded.

Teste. Wm. Woodall Cur.

In the Name of God Amen I John Clarkson Being sick of Body but of a sound and Perfect mind and Memory make this my last Will and Testament and as Touching such things as its please God to bless me in this life I send unto my beloved Wife Mary Clarkson seven Negros that is to say Buffey, Jude, Nan Hill, Dolvey, Dolsey, and Jane, and the Plantation whereon they live During their Natural Life & Stock Excepting one horse Named Buck which I leave to sell by my Executors to know more and all my household furniture I send to my well beloved Wife Mary Clarkson & after my Wife Deceas, I give the above mentioned Negroes to be Equal Divided among my seven Children Elizabeth Clarkson, Susannah Madox, David Clarkson, John Clarkson, Mary Clarkson, Anne Clarkson & Martha Clarkson and all my furniture to be Equally Divided among my seven Children. Item I Give and bequeath unto my beloved son John Clarkson all the Land above Poplar Road. being the Part I now live on to him and his heirs forever. Item I Give and Bequeath to

16. To my well beloved son David Clark son the other Part of my Land Below Ryver
Rodd Potomac and his heirs forever. I appoint Mary Clark & Tucker Woodson and
Jacob Madox my Executors to this my last Will and Testament made and Agreed
this 10th of April 1759.

Tucker Woodson.

Jacob Salmons.

John Clark.

At a Court held for Goochland County May the 15. 1759.

This Writing was proved by the Oaths of Tucker Woodson & Jacob Salmons, to be
the last Will and Testament of John Clark son deceased which was thereupon ordered
to be Recorded.

Teste.
Wm Woodson.

This Indenture made the Fourteenth day of June in the Year of
our Lord one thousand seven hundred and fifty Nine. Between Arthur Hopkins
of the County of Albemarle of the one part and John Hopkins of the County of Gooch-
land of the other part. Witneseth that the said Arthur Hopkins for and in Consider-
ation of the sum of Sixty Pounds Current Money to him in Hand paid before the seal-
ing and Delivery hereof the Receipt of which he doth hereby Acknowledges Discharge &
Acquit the said John Hopkins his heirs and Assigns Have Bargained sold Enfeoffed-
and Confirmed and by these Presents do Bargain sell Enfeoff Release and Con-
firm to the said John Hopkins his heirs & Assigns forever One Certain Tract or Parcell
of Land containing Six Hundred Acres lying and being in the County of Goochland
on both sides of Fleming Park Creek Being part of a larger Tract Granted to the said
Arthur Hopkins bounded as followeth, to wit, Beginning on John Smith Junr. Line
and Running with the Rev^r William Douglass Line South Thirtie Eight Degrees West Two
Hundred & two poles to Pointers South sevnty Nine Degrees West Two hundred & forty seven
Poles or John Lee's line to Pointers South twenty two Degrees West one hundred and
seventy six poles to a line then on John Woodson's line North seventy Degrees west three
Hundred and Twenty six Poles to a Spanish Oak hence with Thomas Majors Dec^r
Line North fifty nine and half Degrees East Eighty four Poles to aled Oak North sixteen
half Degrees East Ninety two Poles to a pole then on Archelias Jarrells Line East sevnty
three poles to a line thence South fifty two Degrees East Two hundred & eight poles to a
white Oak North sixty three Degrees West one hundred & Ninety six poles to a white Oak
then on Brother Smith's line South fifty three Degrees East one hundred and Sixty four
poles to pointers then on John Smith Junr. Line North sevnty one Degrees East to
the first Station. To all and sundry with all Timber trees, Waters Watercourses, ways, paths
Priviledges, and Commodities whatsoever to the same belonging or in anywise

17. anywise appertaining and the Reversion and Perversions Remainders, as also theretofore issues and profits thereof and all the Estate, Right, Title, Claims, property and Demand whatsoever To Have and Hold the aforesaid tract or Parcell of Land to the ² John Hopkins & his heirs or Assigns forever & the ³ Arthur Hopkins doth hereby Covenant & Grant for himself and his heirs the aforesaid tract or Parcell of Land to the ² John Hopkins & his heirs, and from all other Persons whatsoever shall and will Warrant and forever defend, and that the said John Hopkins may forever hereafter & at all times Enter on and Peaceably & Quietly have, hold, Occupy, possess and Enjoy, the aforesaid Land and Premises and every part thereof without any Lawfull Let and Trouble, Denial or Disturbance whatsoever of him the said Arthur Hopkins his heirs or Assigns or any other Person or Persons whatsoever In witness whereof the said Arthur Hopkins doth hereunto set his hand and Seal the day and year first above written.

Sign'd sealed & Delivered

in presence of us

W^m Harrison.

James George.

Clayborn Rice.

Arthur Hopkins



Memorandum That on the day of the Date of the within written Indenture full and Peaceable Seizure and Possession of the within Mentioned premises with the Appertannances was had & taken by me the within Named Arthur Hopkins & by me Given and Delivered unto the within Named John Hopkins, witness my hand.

Witness

W^m Harrison.

James George.

Clayborn Rice.

Arthur Hopkins

Received on the day of the Date of the within Written Indenture of the within named John Hopkins the sum of Sixty Pounds Current Money being the } £ 60:00:00 Consideration money within mentioned. I say Received for me.

Arthur Hopkins

At a Court held for Goochland County June the 19th 1759.

" Arthur Hopkins acknowledged this Debt with the receipt and Livery of Seizure Endorsed to be his Act of Deeds which were ordered to be Recorded.

Teste

J. B. Wood Jr.

18 This Indenture made the 19th day of June in the Year of our Lord One
thousand seven hundred & fifty Nine Between John Hopkins of the County of
Goochland of the one Part, and Richard Eubank of the County of Louisa of the other Part
Witnesseth That the said John Hopkins for and Consideration of the Sum of
Thirty one Pounds four Shillings & current Money to him in hand Paid before
the sealing and Delivery hereof, the Receipt of which he doth hereby acknowledge and
acquit the said Richard Eubank his heirs or Assigns, have Bargained, sold, enfeoffed
Remised, Released, and confirmed and by these Presents to Bargain, sell, Enfess, remise, ~
Release and Confirm to the said Richard Eubank his Heirs or Assigns forever, One
Certain Tract or Parcel of Land lying and being in the County of Goochland con-
taining Three hundred and Threelot Acres and bounded as followeth (to wit)
Beginning at a corner whilk Oak on Archelus Jarratts line & running thence a Northerly line
S 6° E 20° to a Black Oak on John Lee's line S 7° W 60° to a Pinetree S 22° E 92° P.
to a line then with John Hodson's line N 7° E 302 p. to a Spanish Oak, Then with
Thomas Massie's dec^r line N 39° E 8 A p. to a Kied Oak N 76° E 97 p. to a Pine. ~
Then with Archelus Jarratt's Line East 73 pole to a pine Stump. S 55° E 208 p. to the first
Station being part of a larger Tract Granted to Coll^r Arthur Hopkins by patent
bearing Date, the sixth day of August One thousand seven hundred & fifty three
Together withall Timber trees, Waters, Water courses, ways Paths, Privileges, and
Commodities whatsoever to the same belonging or in any wise appurtenant, and
the Reversion and Provisions, Remainder and Homestead, as also the rents, dues and
profits thereof, and all the Estate Right Title, Claim property and Demand whatsoever
To have and to hold the aforesaid Tract or Parcel of Land to the said Richard
Eubank his Heirs or Assigns forever, & the said John Hopkins doth hereby Covenant
& Grant for himself & with his Heirs the aforesaid Tract or parcel of Land to the said
Richard Eubank and his heirs and from every other Person or Persons whatsoever shall
will Warrant and for ever defend, and that the said Richard Eubank may for ever
hereafter and at all times enter on & peaceably and Quietly have hold, Occupy, Possess &
Enjoy the aforesaid Land and Premises and every part thereof without any Disputes
left, suit, Trouble, denial or Disturbance whatsoever of the said John Hopkins his
Heirs or Assigns, any other Person or Persons whatsoever. In witness whereof the said
John Hopkins doth thereunto set his hand & Seal, the day and year first above
written.

Signed sealed & Acknowledged
in presence of . . .

John Hopkins

Memorandum that on the day of the Date of the within Indenture, full and
Peaceable Seizin & possession of the within mentioned Land & premises with the
Appurtenances was taken by me the within mentioned John Hopkins, and
by me given to the within Richard Eubank. Witness my hand,

John Hopkins.

19. Recd^d of Mr. Richard Embank the full sum of Thirtynone Pounds four Shillings
being the within Purchase Money for the within Tract or Parcel of Land. Wm of
Johnsland this 19th day of June 1759.

John Hopkins.

At a Court held for Goochland County June the 19th 1759.

John Hopkins Acknowledged this Deed with the Receipt and Delivery of Seizure
Endowed to his Acts & Deeds which were Ordered to be Recorded.

Teste,

Wm Woodall

This Indenture made this twenty third day of March in
the Year of our Lord one thousand seven hundred and fifty nine Between
Daniel Burk of the County of Goochland of the one part and Turner
Clark of the same County of the other Part Witnesseth that the said Daniel
Burk for and in consideration of the just and full sum of Ten Pound ten
Shillings and full money of Virginia to him in hand Paid the Recd whereof
he the said Daniel Burk doth hereby acknowledge and thereof doth Acquit &
Discharge the said Turner Clark his Heirs Executors & Administrators
hath Granted sold Enfeoffed and confirmed and by these Presents Both
Grant and Enfeoff and Convey unto the said Turner Clark his heirs &
Assigns forever on certain Tract or Parcell of Land lying and being in the
County aforesaid on the Branches of Genito Creek and bounded by the Lands
of John Bolling Beginning at a Red Oak sapling from thence to a corner black
Oak joining John Clark, from thence to a persimmon tree standing over a Spring
thence down the Water course to a corner Maple joining John Bostick, line from
thence to John Woodall line to a Red Oak sapling from thence to Sampson Woodall
corner red Oak from thence to Bolling's corner again and granted by last and to John
Burk, Bearing Date the 16th day of June 1757. Containing by Estimation Fifty
Acres be the same more or less with the Reversion & Provisions Remainder
and Remainders Rents & Issues & Profitts therefrom with the Appurtenances unto
the said Turner Clark to have and to hold the said Tract of Land with the Appurte-
nances unto the said Turner Clark his heirs & assigns to the only use and behoof
of him the said Turner Clark his heirs & assigns forever. & the said Daniel Burk
his heirs & assigns the said Tract of Land with the Appurtenances unto him the
said Turner Clark his heirs and assigns shall and will warrant and forswear Defend
by these Presents against the Claime & Demand of him the said Daniel Burk his
Heirs & Assigns or any other Person whatsoever of the said Daniel Burk for him

20. himself his Heirs Executors and Administrators Doth covenant and Agree to and
with the said Turner Clark his heirs & Assigns that the Remains and Every part
thereof with the Appurtenances are freed and Discharged from all manner of
Incumbrances and that the said Turner Clark for and not with standing any
Actor thing by him the said Daniel Burks his heisor Assigns or any other Person
committed to or suffered shall or Lawfully may for ever hereafter have hold used
occupy Possess and Enjoy the same and every part thereof with the Appurtenances
without the molestation or Eviction of him the said Daniel his heirs & Assigns
or any other Person whatsoever In Witness whereof the said Daniel Burks to
that Present hath Interchangeably set his hand & affixed his Seal the day &
Year above written Signed sealed & Delivered in presence of

Drury Johnson

James ^{his} Thackston.
mark.

Daniel Burks. *seal*

Elizabeth ^{her} E Thackston.
Mark.

Memorandum, that on the day of the Date of the within Indenture full and peace
able Seizin and Possession of the within Mentioned Remis with the Appurtenan-
ces was had & obtain'd by me the said Daniel Burks, and by me given & Delivered unto
the within Named Turner Clark Witness my hands.

Daniel Burks.

Received on the day of the Date of the within Written Deed of the
Within named Turner Clark the sum of Ten Pound ten shillings. } £10. 10.
Current Money it being the consideration money within mentioned.

Daniel Burks.

Drury Johnson
James ^{his} Thackston.
mark.

Elizabeth ^{her} E Thackston.
Mark.

At a Court held for Goochland County June the 19th 1759.
Daniel Burks Acknowledged this Deed with the Livery of Seizin and Receipt
Endorsed to be his Act of Deeds which were Ordered to be Recorded.

Teste. Wm Wood Jr.

This Indenture made this tenth day of May in the Year of our Lord one thousand seven
hundred fifty nine Between William Ford, Thomas Ford of the County of Goochland

21. Land of the one Part, and William Stamps of the County aforesaid, of the other Part,
Witnesseth, that the said William Ford & Thomas Ford for and in Consideration of the
Sum of one hundred & fourty Pounds Current Money to them in hand paid by the said
William Stamps the receipt whereof they do hereby acknowledge, Hath Granted, Bargained
and Sold by these Presents doth Grant Bargain and sell unto them, Mr. Stamps his
heirs & Assigns forever one certain parcel or Tract of Land containing by Estimation One
hundred & fifteen Acres lying near Tuckahoe Creek in ^{the} County aforesaid part of it be-
ing a parcel of Land containing forty five Acres wherein the said Thomas Ford lately
lived & kept an Ordinary ^{publick} on the main County Road, and part a parcel
containing by Estimation Ninety Acres which he sold Harry bought of Henry Willis
and part to be added to ^{the} other, is a small piece which S. Stamps purchased of Wm.
Ford and contains by Estimation two Acres and lies joining the other aforesaid Land
in a point between the main Road & the Mannokin Town Road, the whole is included
by the lines of the Land that formerly belong'd to the Secretary Carter on one side by
Henry Willis's line on the other side & by the lines of the aforesaid William Ford's
Land on the other side, all and every part and parcel of the said Land houses Edifices
buildings inclosures ways ~~Waters~~ profits or inclosures whatsoever to y^e s^t tract of Land
belonging or in anywise appertaining to have and to hold the said tract of Land and all
singular & particular promises w^t y^e Appurtenances unto y^e s^t William Stamps his heirs
& assigns to it only proper use and behoof of him the s^t Will. Stamps his heirs &
Assigns forever and the s^t Wm. Ford, Thomas Ford their Heirs & Assigns to y^e s^t
Tract of Land & all singular & particular promises with the Appurtenances unto the s^t
W^m. Stamps his heirs and assigns shall and will warrant & forever defend against
the claim right or title of any Person or Persons whatsoever in Witness whereof y^e
above s^t parties have hereunto set their hands and affixed their seals y^e day and year
above written.

Signed sealed

Delivered in presence of

John Brent
William Payne
Charles Hunt
James Adams

William Ford. *Seal*

Thomas Ford. *Seal*

Mem. that on the tenth day of May one thousand seven hundred fifty & Nine
just and peaceable possession was taken by W^m. Ford & Tho^r Ford of the
aforesaid land and promises by them delivered to William Stamps
according to the usual symbols of Land & Seizin witness our hands y^e day &
Year aforesaid MDCCLV.

Test.

John Brent
William Payne
Charles Hunt
James Adams

William Ford
Tho^r Ford

Received of William Stamps one hundred & forty pounds Current Attorney being
the Consideration Within Mentioned of us the day & year as above. —

John Brent.

William Payne.

Charles Hunt.

James Adams.

William Ford.

Tho. Ford.

At a Court held for Goochland County July the 17th 1759.

Thomas Ford acknowledged this Debt with the Surety of Seizure & Receipt Endorsed
to his Acts & Deeds which were Ordered to be Recorded. Then Nehemiah his Wife (she
being first privately Examined) Relinquished her right of Dower in the Land by this
Debt conveyed which was also admitted to Record.

Seske.

Val. Wood Jr.

This Indenture made the Eleventh Day of May In the Year of our Lord
Christ One thousand seven hundred and fifty Nine Between William Stamps of the County
of Goochland of the one Part and Robert Burton of the Parish and County aforesaid of the
Other Part. Witnesseth that the said William Stamps for and in Consideration of the sum of Two
hundred & Ninety pounds Current Money of Virginia to him in hand Paid by the said
Robert Burton at or before the sealing and Delivery of these Presents the Receipt whereof
he the said William Stamps doth hereby Acknowledge himself therewith fully satisfied
and Paid and hereof doth clearly acquit Exonerate and Discharge the said Robert Burton
his heirs Exec^t Adm^t & forever by these Presents hath given Granted Bargained sold
enfeoffed and Conferred and by these Presents doth fully and clearly and absolutely give grant
Bargain sell Enfeoff and confirm unto the said Robert Burton his heirs & assigns for ever
One Certain tract or Parcel of Land Containing Three hundred Acres situate lying and
being in the aforesaid County of Goochland on the North Side of James River and Bound
ed as follows by William Miller, Thomas Hubbard, Joseph Johnson, & Philip Webber.
and together with all houses orchards Gardens fences Woods under Woods & Waters and
water course the area Standing Growing and being with all Profits Commodities
Advantage & Appurtenances whatsoever to the same belonging or in any wise apper
taining and also the Reversion & Reversions Remainder & Remainders thereof and
every part & parcel thereof To have and to hold the said tract of Land with
all and singular the Appurtenances unto the said Robert Burton his heirs & assigns to
them only for their use and behoof of him the said Robert Burton his heirs & assigns
forever and the said William Stamps for himself and his heirs the said Land and
Remainders with them and every of theirs Appurtenances unto the said Robert
Burton his heirs & assigns shall and will warrant and for ever defend by these
Presents Against every Person or Persons whatsoever having in Lawfully Claim

23. Claiming any Right or Title in or to the same or any Part or Parcell thereof and the said
David William Stamps for himself and his heirs Doth Grant Covenant and agrees, And
with the said Robert Burton his heirs & Assigns in Manner & form following that
is to say that the said William Stamps at the time of Sealing of these Presents is &
still lawfully seized of an Indefeasible Estate in the Someth of and in the Premises
and that he hath good right and Lawfull Authority to sell and convey the same in
manner as aforesaid and that the same shall forever remain to the said Robert Burton
his heirs & Assigns freely and clearly Exonerate & Discharged of and from all &
all manner of these former Bargains sales titles of Doctor and all other rights
and Estates whatsoever In Manner whereof the said William Stamps have here
unto set his hand and Affixed the Seal the Day and year above written
intended before sign'd.

Signed Sealed & Delivered.

In Presence of —

John Brent.

Charles Hunt.

William Payne.

William Stamps seal.

Memorandum that Peaceable and Quiet Possession and Seizure of the within
Granted Land and Premises was had taken Holiday and Year within mentioned
from therewith Named William Stamps by the said Robert Burton according to the
form & Effect of the within Written Deed.

In Presence of —

John Brent.

Charles Hunt.

William Payne.

William Stamps,

Then Reciev'd of the within Named Robert Burton the within mentioned sum
of Two hundred & Ninety Pounds Current Money it being the Consideration Money
within Mentioned. Pay recewed by me.

John Brent.

Charles Hunt.

William Payne.

William Stamps.

Deed held for Rockland County July the 17. 1759.

William Stamps doth acknowledge this Deed with the Livery of Seizure and Receipt
Entitling to his Acts of Deeds which were Ordered to be Recorded. Then Eleanor
wife of the said William (She being first privately Examined) Relinquished her
right of Dower on the Land by this Deed conveyed which was also admitted to
Record.

Teste. John Woodfor.

24. This Indenture made and indentured this Twenty third Day of February
One thousand seven hundred & fifty nine Between William Maddox of the County of
Goochland and Parish of Saint James's Northam Planter, of the one Part, and
William Moore of the County and Parish aforesaid of the other Part, Planter, Witness-
eth that the said William Maddox for and in Consideration of the sum of
Forty Pounds Current Money of the Colony of Virginia, the receipt whereof I do
humbly Acknowledge and myself therewith fully satisfied contented & paid have given
granted bargained & sold and by these Presents do give grant bargain sell alien &
Enfeoff Convey and Confirm unto the aforesaid William Moore his heirs Executors
and Administrators a certain Mesouage Tract or Parcel of Land lying on
the Branches of Bevordan Creek in Goochland County and containing by -
Estimation One hundred Acres (be the same more or less), Bounded & bounded
as follows, Vizt; Beginning at a Red Oak Jeffry Clark's Corner tree then along
Clark's line to Elizabeth Bradshaw's Corner Tree a Red oak then by a Darding line that
Divides this Land from John Woodrums to a pine in John Norris's line then by
Joseph Lewis's line to the said Lewis's corner tree aforesaid Oak and from thence along
Lewis's line to the first Station Jeffry Clark's Corner Tree aforesaid Oak, Together with all land
singular, the Houses out Houses orchards Gardens & Edifices to the same belonging or any
ways Appertaining with the Clear Grounds & Wood land Ground & apart of all mines
& Minerals with the Reversion & Remainder of all the Rights & Commodities to
the same belonging or anyways Appertaining to him the said William Moore,
his heirs Execs and Administrs free and clear from me the said William Maddox me my heirs
Executors and free and clear from all gifts grants bargains sales leases jointures, Dower &
Judgments Mortgages and Execents free and clear from all manner of incumbrances
whatsoever. To have and to hold the aforesaid recited and her bargained Land
and premises with all their Appurtenances to the same belonging or any way Appor-
taining to him the said William Moore his heirs Executors & Administrators free &
clear of land from me the said William Maddox my heirs Execs and admrs, and free
and clear of and from all & every person or persons whatsoever and the said Land
and Premises will for ever warrant & Defend from all every person whatsoever free
and clear from all incumbrances, the Rents & impositions in his Majesties Possessions
and the Annual payment of his Majesties Rent hereon Excepted) and any other
Ded of conveyance to make as Council Learned in the Law shall reasonably
Demand, advise, or require, In witness whereof I have hereunto set my hand and
affixed my seal the Day and Year first above written.

Signed sealed and

Delivered in presence of

Taylor Woodrums Jr.

Benjamin West

Benjamin B. Maddox

Mark

William O. Maddox ^{his} Seal
Mark

25. Memorandum that Livery & Seizure was had by the said William Maddox
of the within Mentioned Land & premises and by the said Maddox Delivered up to the
said William Moore his heirs & assigns In Witness whereof I have here unto
set my hand and affixed my seal this 23rd day of February One thousand seven
hundred & fifty nine.

Signed Sealed & Delivered
in the presence of us.

Talton Woodson Jr.

Benjamin West

Benjamin B. Maddox
mark

William ^{his} Maddox ^{mark}

At a Court held for Goochland County July the 17th 1759.
William Maddox acknowledged this Deed with the Livery of Seizure Endorsed
to his Acts & Deeds which were Ordered to be Recorded.

Teste. Talton Woodson

This Indenture made this 17th day of July One thousand seven hundred &
fifty nine between Robert Hughes and Frances his Wife of the County of Goochland
of the one part, & George Perry Jun^r of the same Place, of the other Part. Wiltshire Engt.
That the said Robert Hughes & Frances his Wife, for and in Consideration of the
sum of Twenty Pounds Current money to them in hand paid by the said Perry. (The Recd.
whereof the said Robert and Frances do hereby Acknowledge & confess) have given,
Granted, sold, aliened Enfeoffed & confirmed by these presents for them & their Heirs
do give, grant, sell, Alien, Enfeoff and Confirm unto the said George Perry Jun^r his
heirs & assigns forever, one tract or parcel of Land, lying & Being in Goochland
County on the north side of James River, on the Branches of Tuckahoe Creek, laid off
for one hundred Acres, be the same more or less within the Bounds following (Viz.)

Beginning at Matthew Collins at a corner Pine on a Branch that takes out of the
Broad Branch, thence down the said Branch to Hutchisons Corner, thence on the said
Hutchisons Line to a corner black Oak on the above Hughes thence on the said Hughes
Line, to the corner Pine on Collins Line, first begun at. Together with all the Appur
tenances Profits & Advantages, thereunto belonging or in anywise Appertaining
To have and to hold the above granted Land & Remainder unto the said George Perry Jun^r
his heirs & assigns forever with all Houses, Orchards, fences Woods & Underwood, Plants
Profits & Advantages whatsoever, and also the Reversion &余地, Remainder &
Remainders of every Part thereof To the only & proper use & behoof of him the said George
Perry Jun^r his heirs & assigns forever. And the said Robert Hughes & Frances his wife
for them & their heirs, the above Granted Land & premises, unto the said George Perry Jun^r
his heirs & assigns. Will by these Presents, warrant and forever defend from all person
claiming

26. any Right or title in or to the same And the said Robert & Frances do further covenant
Agree to and with the said George Perry Junr his heirs &c that they the said Robert
& Frances shall at the time of Sealing & Delivering these Presents have good Right &
Sufficient Authority to sell or convey the same in manner and form aforesaid & that
the same shall be & remain to the Proper use and behoof of him the said George Perry Junr
his heirs & assigns forever, clearly Exonerated & discharged from all former Bar-
gains, sales, gifts or any other Indemnities whatsoever. In Witness whereof
the said Robert & Frances his wife have hereunto set their hands & affixed their
Seals the day & Year first above written.

Signed Sealed & Delivered,

in the presence of

Matthew Nightingale.

John Snead.

James Francis.

Robert Hughes. (seal)

Frances Hughes. (seal)

Memoandom. That Recable & Due possession of Lucy & Seizen of the Land
and Premises within mentioned to be granted was had & Taken by the within Robert
Hughes & Frances his wife, and by them was Delivered unto the said George Perry Junr
in their proper persons according to the tenor form & Effect of the within written Deed.

In presence of

July 17th 1759.

Robert Hughes. (seal)

Then Recd. of George Perry Junr. By the hands of his Father George Perry
Avt. Twenty Pounds Current being in full for the Consideration within mentioned.

Recd. of me.

Robt. Hughes.

" At a Court held for Goochland County July the 17th 1759.

Robert Hughes Acknowledged this Deed with the Livery of Seizin and right
Endorsed to his Acts & Dcd. which were ordered to be recorded.

Teste. Val Woodburn

This Indenture made & concluded this twentieth of March in the year of our
Lord one thousand seven hundred & fifty nine, Between John Clark son of Goochland of the
part, and Jeremiah Rich of Goochland of the other part. Witnesseth the aforesaid John
Clark son for the valuable consideration of Twenty five Pound current Money to him
In hand paid the Receipt whereof he doth hereby acknowledge and himself therewith
fully satisfied hath bargained & sold Alene & Granted granted precepted & confirmed and in
by these presents doth Bargain all, Alien grant, Infeoff and Confer unto the aforesaid
Jeremiah Rich, his heirs, and Assigns forever, one tract or parcel of Land, contain-
ing fifty acres more or less lying in Goochland County upon East Side of Beverdam Creek.

27. Creek and bounded as followeth viz: beginning at the Mouth of Little Branch at the upper end of the old Plantation. & go up the Creek to a corner between Alexander Tonters line. hence along on that line to a corner Reader Oak, thence down along Cogline to the same branch and so down along the Branch begun at and so to the main Creek, thence to hold, the aforesaid Fifty Acres of Land to him the said Jeremiah Rich to him his heirs or Assigns forever, with all Houses out Houses ways waters woods underwoods, Rents, Housholdments Appurtenances whatsoever, thereto belonging or in any way Appertaining, & the said John Clarkson sons heirs or Assigns, doth further covenant & agree that he the said John Clarkson, his heirs or Assigns shall and will forever warrant & defend the aforesaid land & premises unto the aforesaid Jeremiah Rich to him & to his heirs forever against all Persons & all manner of Clains whatsoever, and to make no divisor Declar for the above sold Land as by the said Jeremiah Rich or his Counsel learned in the Law shall be desired or Required at the Chancery of the said John Clarkson, him, his heirs Executors or Assigns or Attorney whereby the said John Clarkson, hath hereunto set my hand & Seal the day & Year first above written. Signed Sealed and delivered in

The presence of us.

Tucker Woodson.

Jacob Salmons.

David Clarkson.

John J C Clarkson. *(seal)*

March the 20th 1759.

Memorandum.

That Livery of Seizure of the within sole & Premises was first made & Given by the aforesaid Mentioned John Clarkson unto the within Named Jeremiah Rich & to his heirs forever in Presence of us.

Tucker Woodson.

Jacob Salmons.

David Clarkson.

John J C Clarkson. *(seal)*

Then Received of Jeremiah Rich Twenty five pounds Current Money It being the very express money the within Deed Mentions affe me.

Tucker Woodson.

Jacob Salmons.

David Clarkson.

John J C Clarkson. *(seal)*

At a Court held for Foothland County July the 17th 1759.

Tucker Woodson, & David Clarkson, proved this Deed with Livery of Seizure and Receipt Endorsed to be the acts & Deeds of John Clarkson, and also that they saw Jacob Salmons sign this Deed with the Livery of Seizure and Receipt as affirms that the said John Clarkson, acknowledge the same which are ordered to be Recorded.

Tester

Tal Woodson Jr.

Pursuant to an Order of Goochland County Court made in July we the Subscribers being
first sworn have met & Appraised the Estate of Booth Woodson Deed in Money
as followeth Vizt.

To one Chest of 36 Gun 15. To 2 Chairs 2/6.

L	S	D
1	2	6.
1	3	0.
50	—	—
1	10	0.

To 1 candle stick of Brass 3/ one horse 20/-

To 1 Negro Man Harry

To 1 head hog.

We whose hands this 11. day of October 1757.

Wm Sampson.

William Ford.

John Curd.

At a Court held for Goochland County July the 17. 1759.
John Woodson an Executor presented this Appraisement of the Estate of Booth
Woodson dec'd into Court which on his Motion was Admitted to Record.

Teste,
Wal. Woodson

KNOW ALL men by these presents that we George Payne, Tobias Payne & William
Robards are holden and firmly bound unto our sovereign Lord King GEORGE
the Second and to his heirs and successors in the sum of five thousand pounds current
Money of Virginia to the payment of which we will and truly do make the like sum
and every of us and every of our heirs Executors and Administrators jointly
and severally firmly by these presents sealed with our seals and dated this 21st
day of August, Anno Domini, MDCCLXIX.

The Condition of the above Obligation is such that whosoever the aboves bound George Payne
is Constituted and Appointed Sheriff of the County of Goochland during Pleasure by Com-
mission from the Governor under the Seal of the Colony dated the 21st day of July, MDCCLXIX
If therefore the said George Payne shall well and truly collect and receive all Officers fees and dues at
into his hands to collect and Duly Account for and pay the same to the Officers to whom such treasure
Due Respectively at such times as are prescribed and limited by Law; and shall well and truly
Execute and due return make of all Proceſſ and precepts to him Directed and pay & satisfy all sums
of Money and Tobacco by him received by virtue of any such Proceſſ to the Person or Persons to whom
the same are Due, his or their Executors, Administrators or Assigns, and all other things shall
truly and faithfully Execute and perform the said Office of Sheriff during Pleasure Then the
above Obligation to be void otherwise to remain in full force and Virtue.

Sealed & Delivered in presence of

Wal. Woodson

George Payne	Seal
Tobias Payne	Seal
William Robards	Seal

At a Court held for Goochland County August the 21. 1759.
George Payne, Tobias Payne and William Robards acknowledge this Bond Jointly and Several.

Severally to be their Act and Deed which was thereupon admitted to Record.

Teste, *Wm Wood M^r*

KNOW all Men by these Presents that We George Payne, Josias Payne, and William Robards are holden and firmly Bound unto our sovereign Lord King George the Second and to his Heirs and Successors in the sum of five hundred Pounds current Money of Virginia to the Payment of which well and truly to be made, We Bind Us and every of Us, Our and every of Our Heirs Executors & Administrators Jointly and severally firmly by these Presents. Sealed without Seal, and dated the 20th day of August, Annoque Domini, MDCCLX.

The Condition of the above Obligation is such that Whereas the above Bound George Payne is Constituted and Appointed Sheriff of the County of Goochland during Pleasure by a Commission from the Governor under the Seal of the Colony dated the xxivth Day of July MDCCLX. Therefore the said George Payne shall well and truly Collect all Due Rents, Fines, Forfeitures and Amounts accruing or becoming Due to his Majesty in the said County and shall duly Account for and pay the same to the Officers of his Majesty's Revenues for the time being, on or before the Second Tuesday in June annually and shall in all other things truly and faithfully Execute the said Office of Sheriff during his continuance therein. Then the above Obligation to be Void, otherwise to Remain in full force & Virtue.

Sealed & Delivered in presence of,

Wm Wood

*George Payne Seal.
Josias Payne Seal.
William Robards Seal.*

At the Court held for Goochland County August the 21st 1750.

George Payne, Josias Payne and William Robards Acknowledged this Bond Jointly and severally to be their Act and Deed which was thereupon admitted to Record.

Teste, *Wm Wood M^r*

KNOW all Men by these Presents that We George Payne, Josias Payne and William Robards are holden and firmly Bound unto our sovereign Lord King George the Second and to his Heirs and Successors in the sum of five hundred Pounds current Money of Virginia to the Payment of which well and truly to be made, We Bind Us and every of Us, Our and every of Our Heirs Executors and Administrators Jointly and severally firmly by these Presents. Sealed with our Seals, the 20th day of August, Annoque Domini, MDCCLX.

The Condition of the above Obligation is such that if the above Bound George Payne as Sheriff of the County of Goochland by Commission from the Governor under the Seal of the Colony dated the xxivth Day of July MDCCLX. Shall well and truly Collect and Receive the several Taxes on Lands, Tithables and Carriages, levied by the respective Acts of Assembly of the Colony of Virginia, and faithfully Settle and pay the same at such time and times as are prescribed and Limited by the said Act, and unto such Person or Persons as are or may be hereafter Appointed to Receive the same. Then the

The above Obligation to be Void, otherwise to Remain in full force and Virtue.

Sealed & Delivered in presence of.

Val Wood

George Payne Seal.

Tosias Payne Seal.

William Robards Seal.

At a Court held for Goochland County August the 21st 1759.

George Payne, Tosias Payne and William Robards, acknowledged this Bond To this and severally to be their Act and Deed which was thereupon admitted to Record.

Teste Val Wood affur

George the Second by the Grace of God of Great-Britain France and Ireland King Defender of the Faith &c. To Cornelius Cragill, William Bacon, & John Cox Gentlemen Justices of the Peace for the County of Lunenburg or any two of them Greeting. In Pursuance of an Act of the General Assembly of our Colony of Virginia Intituled an Act for Setting the Title & Bounds of Lands &c. We command you or any two of you that you cause to come before you or any two of you Agnes Ferguson, the Wife of James Ferguson, and her having privately examined and apart from her said Husband, touching her consent to her Relinquishment of her right of — Power in a certain tract or parcel of Land containing by Estimation Three hundred and sixty seven Acres, lying and being in the County of Goochland, and which was conveyed by her said Husband unto Richard Johnson Gent by Indenture of Bargain & Sale. Recorded in the County Court of Goochland the 20th day of January A.D. 1757. You are to Certifie on the Back of this Commission to the Justices of our County Court of Goochland aforesaid such her Consent or privy Examination, or otherwise her refusal herein first not. Witnes Valentine Wood Clerk of our said Court at the Court house the 25th day of June in the XXVijth year of our Reign.

Val Wood

Lunenburg County Oct.

In Pursuance of the within Commission to us Directed we the Subscribers have privately examined Agnes Ferguson Wife of James Ferguson, touching her Consent to her relinquishment of her Right of Power, in & to the within mentioned Land. And do hereby Certifie her Consent to her Relinquishing the same. Given under our Hands this 30th Day of October in the Year of our Lord A.D. 1757.

Cornelius Cragill.

John Cox.

her

Agnes Ferguson

mark

Seal

At a Court held for Goochland County August the 21st 1759.
This Commission was presented into Court and ordered to be Recorded.

Teste Val Wood affur

The above Obligation to be Void, otherwise to Remain in full force and Virtue.

Sealed & Delivered in presence of.

Val Wood

George Payne Seal.

Tosias Payne Seal.

William Robards Seal.

At a Court held for Goochland County August the 21st 1759.

George Payne, Tosias Payne and William Robards, acknowledged this Bond To this and severally to be their Act and Deed which was thereupon admitted to Record.

Teste Val Wood affur

George the Second by the Grace of God of Great-Britain France and Ireland King Defender of the Faith &c. To Cornelius Cragill, William Bacon, & John Cox Gentlemen Justices of the Peace for the County of Lunenburg or any two of them Greeting. In Pursuance of an Act of the General Assembly of our Colony of Virginia Intituled an Act for Setting the Title & Bounds of Lands &c. We command you or any two of you that you cause to come before you or any two of you Agnes Ferguson, the Wife of James Ferguson, and her having privately examined and apart from her said Husband, touching her consent to her Relinquishment of her right of — Power in a certain tract or parcel of Land containing by Estimation Three hundred and sixty seven Acres, lying and being in the County of Goochland, and which was conveyed by her said Husband unto Richard Johnson Gent by Indenture of Bargain & Sale. Recorded in the County Court of Goochland the 20th day of January A.D. 1757. You are to Certifie on the Back of this Commission to the Justices of our County Court of Goochland aforesaid such her Consent or privy Examination, or otherwise her refusal herein first not. Witnes Valentine Wood Clerk of our said Court at the Court house the 25th day of June in the XXVijth year of our Reign.

Val Wood

Lunenburg County Oct.

In Pursuance of the within Commission to us Directed we the Subscribers have privately examined Agnes Ferguson Wife of James Ferguson, touching her Consent to her relinquishment of her Right of Power, in & to the within mentioned Land. And do hereby Certifie her Consent to her Relinquishing the same. Given under our Hands this 30th Day of October in the Year of our Lord A.D. 1757.

Cornelius Cragill.

John Cox.

her

Agnes Ferguson

mark

Seal

At a Court held for Goochland County August the 21st 1759.
This Commission was presented into Court and ordered to be Recorded.

Teste Val Wood affur

Pursuant to an Order of Bocchland Court the Subscribers being first Sworn have Appraised the Estate of Augustine Webber in Current Money as follows (Viz.)	£	s	d
To One Negro Man Slave Named City	£	50	1
To One Negro Woman Named Nann & her Two Children	60	1	1
To One D ^r Named Jude £65 & one Boy called Ned £50	115	1	1
To One Negro Girl called Venus	40	1	1
To 19 head of Cattle £7. 10. & 26 head of hogs £6. 10.	24	1	1
To One Horse £8. And One D ^r £4	12	1	1
To One Horse colt £1. 10 & One Bedd & furniture £8 & One D ^r £4	16	10	1
To One Bedd & furniture £3. & One D ^r £10. & One D ^r £6.	19	1	1
To 11 flagg chairs 22/- A parcel of Earthen Ware 12/6	1	14	6
To a parcel of Stone Ware 20/- One Skillet 2/6 A Copper Skillet 2/5	2	12	6
a spice morter 5/-	}		
To 2 Canale Sticks 2/6 One Chest 12/6 & one D ^r 5/- & 2 D ^r 15/- & D ^r 5/-	2	1	1
To 2 Guns 40/- A pistol 5/- A parcel of Gunter £3. 10. A loom 10/-	6	15	1
Slays &c 10/-	}		
To 12 Bottles 4/- Box Iron & Heaters 8/- A Hone 5/- Two Razors 2/-	19	1	1
To a Sett of Horse Pheleems 1/3 A slate 2/6 Some Books 20/- &c	3	11	9
head of Sheep 48/-	}		
To a Cart & Wheels £4. A pair of Billiards 8/- A parcel of old	5	13	1
Tools 25/-	}		
To 3 Iron Hedges 10/- A Small Tub 2/6 A parcel of Nails 4/-	17	9	1
two Sheers 1/3	}		
To some Old Casks 20/- & 5 Iron Potts 30/- A parcel of old Iron ^{hose} £4/6	4	12	6
To Wooden Ware 15/- one Joynter & Iron 1/6 & 2 Sipers 1/3 Wheels	1	5	3
8 Cards 7/6	}		
To 1 Croft Cutt Saw 15/- 2 Old Saddles 15/- A parcel of	1	15	1
Lumber 5/-	}		
To Three Baskets 2/- One Table 5/-	17	1	1
To A Harrow & two plows 10/- A base of Knives & forks 5/-	15	1	1
To A peice of a Barr of Steel	1	6	1
£	369	9	9

Robt Burton

William Miller

John Laprade

At a Court held for Bocchland County August the 21st 1759.
This Inventory was presented into Court and Ordered to be Recorded.

Teste. of
Val. Wood Cur.

This Indenture made the Twenty ninth Day of November in the year of our Lord
 one Thousand Seven Hundred and fifty Eight Between James Holman of the County
 of Goochland and Nathaniel Holman of the County of Hanover Gent^m of the One
 part and John Utley of the County aforesaid of the other part Witnesseth that
 the said James Holman and Nathaniel Holman for and in Consideration of the
 sum of Forty Pounds Current Money of Virginia to them in hand paid by the
 Said John Utley the Receipt whereof he Doth hereby acknowledge and themselves
 fully satisfied Contented and paid they have Given Granted Bargained Sold
 aloned Enfeoffed and confirmed and by these presents Doth give grant bargain
 Sell alien Enfeoff and Confirm unto the Said John Utley his heirs and assigns one
 certain parcel or Tract of Land containing by Estimation one Hundred Eighty Seven Acres
 lying and being in the Said County of Goochland and on both Sides of Soney Creek and is
 that same Tract or parcel of Land which the Said James Holman Bought of William
 Woodson and Bounded by the Lands of Doctor John Woodson Deceased the Lands of John
 Lewis Deceased the Lands of Robert Adams Deceased and a New Survey of Land to the said
 John Utley with all Houses orchards Gardens fences Woods Waters and advantages whatso-
 ever to the same belonging or in any wise appertaining To have and hold the said one
 hundred Eighty Seven Acres of Land or be there more or less within the said Tract and
 premises with their And Every of their appurtenances unto the Said John Utley his heirs
 and assigns for Ever And the Said James Holman and Nathaniel Holman for themselves
 their Heirs Executors and Administrators Doth hereby these presents Covenant Grant and
 agree too and with the said John Utley his heirs and assigns that the said parcel or Tract of
 Land is free and clear from all other Sales Deeds Leases and incumbrances whatsoever
 and that it shall and may be lawfull too and for the Said John Utley his heirs Executors
 Administrators and assigns for Ever here after fully peaceably and Quietly to have and to
 use Possess and Enjoy and that they the Said James Holman and Nathaniel Holman their
 heirs Executors and Administrators the above sold Land and Premises with their and every of
 their Appurtenances unto the Said John Utley his heirs and assigns against whom the said
 James Holman and Nathaniel Holman their Heirs Executors and Administrators and all
 other persons whatsoever Doth by these presents Warrant and forever will Defend in
 Witnes whereof they have hereunto Sett their Hands and Seals the Day Month and year first
 above written.

Signed Sealed and Delivered

in presence of us

Ralph Graves

Noel Burton

Will Barrar

James Holman Seal

Nathaniel Holman Seal

Memorandum

That on the Twenty Eighth Day of October in the year of our Lord one Thousand
 Seven hundred and fifty Eight full and peaceable possession and Seizure of all the Lands and
 Premises within granted or mentioned to be Granted was Delivered by the Said James

James Holman and Nathaniel Holman unto the Said John Utley to hold to the Said John Utley his heirs and assigns for ever by Trust and Trig in presence of us.
 Ralph Graves James Holman.
 Noel Burton Nathaniel Holman.
 Will Barrar

Nov^r the Thirtieth.... 1758.

Received of Mr. John Utley the within mentioned sum of Forty pounds current Money in full Satisfaction for the within mentioned Tract of Land i say Received ff^r me
 Ralph Graves Nathaniel Holman.
 Noel Burton

At a Court held for Goochland County December the 19. 1758.
 Ralph Graves and Noel Burton, proved this Deed with the Livery of Seiz in Endorsed, to be the Acts and Deeds of James & Nathaniel Holman, and the Receipt Endorsed to be the Act and Deed of the said Nathaniel Holman, which were thereupon continued for further Proof.

Teste.



At a Court held for Goochland County August the 21. 1759.

William Farrar, further proved this Deed with the Livery of Seiz in Endorsed to be the Acts and Deeds of James Holman, which were ordered to be Recorded.

Teste.



GEORGE the Second by the Grace of God of Great-Britain France and Ireland King Defender of the Faith &c To John Nash, Robert Hasty, and John Nash Jun^r. Gentlemen Justices of the Peace for the County of Prince Edward, or any two of them Greeting. In Pursuance of an Act of the General Assembly of our Colony of Virginia, Intituled an Act for Settling the Title to Bounds of Lands &c. We command you or any two of you, That you Cause to come before you or any two of you Lucy Thackston the Wife of Abel Thackston, and her having privately examined and apart from her said Husband Touching her Relinquishment of her right of Dover in a certain Tract or Parcell of Land containing by Estimation One hundred Acres lying and being in the County of Goochland and which was conveyed by the said Abel Thackston unto the Rev^r William Douglass by Indenture of Bargain and Sale, Recorded in our County Court and W^r Douglass conveys unto John Norris by Indenture of Bargain and Sale Recorded in our County Court of Goochland the 24th day of May MDCCLVII. and by the same You are to Certifie on the back of this Commission to the Justices of our County Court of Goochland aforesaid Such the said Lucy Consent or priue Examination, or otherwise her Refusal, herein shall not Witness Valentini Wood Clerk of our said County Court aff^d at the Court-House the 24th day of August in the xxvijth year of our Reign.

* Court of Goochland aforesaid the xxvijth day of July MDCCLVII. 

Prince Edward S^t.

In pursuance of the within Commission to us Directed we the Subscribers

Signed Se

Subscribers have privately Examined Lucy Thackston the Wife of Abel Thackston Touching her Consent to her Relinquishment of her Right of Dover in and to the within mentioned Land. And Do hereby Certify her Consent to her Relinquishing the same. GIVEN under our Hands this 11. Day of September M D C C L X Y.

John Nash jun^r

Robt. Hasche

At a Court held for Goochland County September the 18.th 1759.
This Commission was presented into Court and ordered to be Recorded.

Teste.

Val Woodfor^r

This Indenture made this twenty sixth day of May in the Year of our Lord one thousand seven hundred and fifty nine between William Price of the one Part and John Shapard of the other part Witnesseth that the said William Price for and in Consideration of the sum of one Hundred Pounds currant money to him in hand paid by the said John Shapard and the Receipt whereof he doth hereby acknowledge and thereupon doth Acquit and discharge the said John Shapard his heirs Exec^t and Administrators and for diverse other causes and Considerations him thereunto moving hath granted Bargained sold Alienated Enfeoffed and Confirmed unto the said John Shapard his heirs and Assigns one Tract of Land containing one hundred and eighty six Acres be there more or less lying and lying in the County of Goochland in Tuckahoe Creek and is bounded as follows to wit Beginning at a White oak on Turkey Creek then running up to the S^E Creek to John Wades line then along Wades line to Richard Lovings line then along Lovings line to Samuel Liggins line then along Liggins line to William Wades line then along Wades line to my line which divides the above mentioned Tract and the Tract where John Price now liveth then running to the place where it began To have and to hold the said granted Land and Premises with the appurtenances and every part thereof unto the said John Shapard his heirs and Assigns forever to the only proper use and behoof of the said John Shapard his heirs and Assigns for ever and the said Wm Price his heirs the and mentioned land granted premises with the appurtenances unto the said John Shapard his heirs and Assigns and against all other persons claiming or to claim by from or under him them or any of them by these presents will warrant and for ever will defend in Witness whereof the said William Price hath set his hand and Seal the day and year above written.

Signed Sealed and Delivered
in presence of — }

Edmond Alley;

Richard Loving

Richd Clayton

William Price. (Seal)
her
Suzannah^t Price (Seal)
mark

Memorandum that on the twenty sixth day of May one thousand seven

seven hundred and fifty Nine William Price did deliver unto John Shepard full and peaceable possession and Seizure of the within mentioned Lands with the appurtenances to be held by him according to the form tenor and effect of the within written Deed.

William Price. Seal

Edmond Alley,
Richard Loring.

At a Court held for Goochland County September the 18th 1759.

William Price and Susanna his Wife acknowledged this Deed to be their Act and Deed and the said William acknowledged the Livery of Seizin endorsed to be his Act and Deed which were thereupon ordered to be Record. Then the said Susanna (She being first privately examined) Relinquished her right of Dower in the Land by this Deed conveyed which was also admitted to Record.

Teste. Vall Wood Jr.

August 21. 1759. Doc! John Hunter desired that the Rev. William Douglass and John Park woud manage his affairs after his Decease, and that they woud distribute the following legacys viz to Doc! Alex! Jamason his Gray horse; to Miss Peggy Hiddleston his Black Mare, To James M Laurin his colt. and to Miss Peggy Douglass and John Park his Bay horse,

John Park

August 22. 1759.

At a Court held for Goochland County Septemt. the 18th 1759.
This Instrument of Writing was presented into Court by the within named John Park and ordered to be Recorded.

Teste. Vall Wood Jr.

Sign. Seal
In the pr

This Indenture made this Eighteenth day of September in the Year of our Lord Christ one thousand seven hundred & fifty Nine Between James Woodson of the Parish of Saint James Northam in the County of Goochland of the one Part & Nathaniel Corley of the other Part Witneseth that the said James Woodson for & in Consideration of the sum of Sixty five Pounds current Money of Virginia to him in hand paid before the sealing and delivery of these presents the receipt whereof he Doth hereby acknowledge & himself therewith fully satisfied Contented & paid and thoreof & every part & parcel thereof doth hereby acquitt & Discharge the said Nathaniel Corley his heirs Executors &c for ever hath Granted sold aliened enfeoffed & confirmed by these presents Doth Grant Sell alien Enfeoff & confirm unto the said Nathaniel Corley his heirs and assigns for ever one Certain Tract or parcel of Land situate lying & being in the Parish of St. James & Northam & County of

In Presenc

of Goochland containing by Estimation one hundred Acres be the same more or less & is bounded as followeth To wit: Beginning at a corner white Oak on Co^{lo}. John Paynes line thence a new line to a corner pine on Sam. Colemans Line thence on the Sd. Colemans Line to a corner Shrub Oak on John Goodes Line thence on the Sd. Goodes Line to a red Oak on Richard Curds Line thence on the Sd. Curds Line to a corner pine on Co^{lo}. John Paynes Line thence on the Sd. Paynes Line to the first Station To have & to hold & peaceably to Enjoy the aforesaid one hundred Acres of Land above bounded with all Houses Orchards Gardens woods ways waters Underwoods & Meadow grounds with all other & singular the Improvements and Appurtenances thereunto belonging or in any wise appertaining from the claim right or title of him the said James Woodson his heirs Executors administrators or assigns together with his Wifes relinquishment of her Right of Dower: or any other person or persons whatsoever to the only proper life & behoof of him the said Nathaniel Corley his heirs Executors Administrators or assigns for Ever & the Sd. James Woodson for himself his heirs Executors &c. Doth Covenant Promise & agree that they will from time to time & at all times hereafter against all persons whatsoever the right of the above Sd. Land & premises Warrant & for Ever defend to the Sd. Nathaniel Corley his heirs or Assigns of the Sd. James Woodson Doth for himself his Heirs &c. further promise that they shall & will be ready at all times forever hereafter to make any further right Conveyance or title that he the said Nathaniel Corley his heirs or assigns or his or their bounctell Learned in the Law shall lawfully require In witness whereof the Sd. James Woodson hath hereunto sett his hand & fix^d his Seal the Day & Year first above written.

James Woodson Seal.

Sign'd Seal'd & Delivered
In the presence of

James Mayo
William Isbell
William Layne

Memorandum that on the Day & Year first within written, Peaceable & Quiet Possession of the Land and Premises within Granted & Sold was had & taken by the within named James Woodson & by him Delivered over unto the within Named Nathaniel Corley to hold to him his heirs & assigns forever according to the purport true intent & meaning of the within mentioned Indenture.

In presence of

James Mayo
William Isbell
William Layne

James Woodson Seal.

At a Court held for Goochland County Septemt. the 18th 1759.

James Woodson acknowledged this Deed with the Livery of Seizin endorsed to be his Acts and Deeds which were ordered to be Recorded. Then Elizabeth his wife (she

The being first privately examined Relinquished her Right of Dower in the
Land by this Deed conveyed which was also admitted to Record.

Teste,
John Wood Jr. W^m

Sig^r

This Indenture made the Eighteenth day Sept^r in the year of our Lord
M DC LIX Between Henry Martin and Bouncey Anderson Executors of Mich^{ll}
Holland dece^d of the one part and Benj^h Hodges of Goochland County of the Other
part Witnesseth that the said Henry Martin and Bouncey Anderson Exe^c for and
in Consideration of the sum of Twenty seven pounds Current Money of Virginia
to the said Henry Martin and Bouncey Anderson by the said Benj^h Hodges in
hand paid hath given granted bargained sold alienated enfeoffed and confirmed by
by these presents doth give grant bargain sell alienenfeoff and Confirme unto
the said Benj^h Hodges and to his Heirs for Ever one certain Tract of Land Con-
taining Three hundred and thirty six Acres lying and being in the County of
Goochland on the Branches of the Rynd Creek and Bounded as followeth Viz:
Beginning at Nashes line South Thirty five West two hundred and Ninety Poles to
Red Oak Saplin then on Mosely and Thurston lines South twenty two East One
Hundred twenty Nine poles to a pine North eighty eight East Sixty poles to a Hickory
Saplin and Pointers then South Twenty two East forty four poles to pointers then a
new line North thirty East Two Hundred Ninety four poles to a Red Oak then with
Tho^m Majue Dec^d line North thirty Seven & half west One hundred Seventy three
poles to the first Station the said Three Hundred and thirty six Acres Land Being part
of a larger tract Belonging to Mich^{ll} Holland Dec^d and left by the last will and
Testament of the said Holland to be Sold by his Executors Together with all Houses Orch-
ards gardens fences and all other Appurtenances to the same Belonging **To have**
and to Hold the Said Land and Premises with the Appurtenances unto the said
Benj^h Hodges and to his heirs for Ever and the said Henry Martin and Bouncey
Anderson Exe^c for themselves their Heirs Executors and Administrators doth Covenant
grant and Agree to and with the said Benj^h Hodges his heirs and Assigns in manner
and form following that is to say that they the said Henry Martin and Bouncey
Anderson Exe^c now is and standeth justly and Rightfully Seized of the Above land and
premises with the appurtenances and hath good Right full power and Absolute
Authority to grant and convey the same to the said Benj^h Hodges 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 Enjoy all and Singular the above granted
premises with their and every of their Appurtenances free and clear of all Incum-
bances 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.

³⁸
Signed Sealed and Delivered
in presence of:

Henry Martin. Seal.
Pouncey Anderson. Seal.

Memorandum

That on the day and year first within mentioned peaceably
and Quiet possession and Seizure 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 to the within Named Benj:
Hodges according to the form and effect of the within Deed.

Henry Martin Seal.
Pouncey Anderson Seal.

Received this Eighteenth day Sept^r. M D C L I X of Benj: Hodges Twenty
Seaven 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
Isay Recd d^r Me

Henry Martin.
Pouncey Anderson.

At a Court held for Goochland County September the 18. th 1759.
Henry Martin and Pouncey Anderson, acknowledged this Deed with
the Livery of Seizin & Receipt Endorsed to be their acts and Deeds which were
ordered to be Recorded.

Testo. Val. Wood Qw^r.

This Indenture made this Eighteenth day Septemb^r in the Year of our Lord
MD C L I X Between Henry Martin and Pouncey Anderson Esq^r of Ulch^r Holland Dece
and Benj: Mitchell of Goochland County of the other part Witneseth that the said Henry
Martin and Pouncey Anderson Esq^r for and in consideration of the sum of forty one
Pounds one Shilling curr^t Money of Virginia to the said Henry Martin and Pouncey
Anderson Esq^r by the said Benj: Mitchell in hand paid hath given Granted Bargained
Sold Aliened Enfeoffed and Confirmed and by these presents doth give grant Bargain Sell
Alien enfeoff and confirm unto the said Benj: Mitchell and to his heirs for Ever one certain
Tractor Parcell of Land containing Two hundred and fifty acres lying and being in the
County of Goochland and on the Branches of Lickinghole Creek and bounded as Follow-
eth (or will) Begining at Meachums corner white oak and pine by a branch and running
with his line North eighty eight and a half East one Hundred and Twelve poles to a pine
then South ten and a halfe West Seventy Nine poles to a Red Oak then North Eighty
Eight east one hundred and thirty poles to Pointe then with Pouncey Andersons line

line North Twenty one East one Hundred Twenty five poles to a pine then with John Holland line North Eighty West One hundred twenty eight poles to a Red Oak Then North thirteen East One hundred Seventy two poles to Pointers Then with David Morris Dece^d line North Eighty four west Twenty five poles to a white Oak then South Sixty Seven West Forty eight poles to a Red Oak Then a new line South Sixty Seven $\frac{1}{2}$ West Two Hundred and fifty poles to the first Station Together with all Houses Orchards Gardens fences and all other appurtenances to the same Belonging the Above P. Two Hundred and fifty Acres land being part of a Larger Tract belonging to the Estate of Mich^{ll} Holland Dece^d and left by the last will and Testament of the P. Holland to be sold by his Exe^t To have and to hold the said land and premises with the appurtenances unto the Said Benjⁱ Mitchell and to his heirs for ever and the Said Henry Martin and Pouncey Anderson Exe^t for themselves their Heirs Executors and Administrators doth Covenant Grant and agree to and with the said Benjⁱ Mitchell his heirs and assigns in manner and forme following that is to say that they the Said Henry Martin and Pouncey Anderson Exe^t now is and standeth Justly and Rightfully Seized of the Above land and premises with the Appurtenances and hath good Right full power and absolute Authority to grant and Convey the same unto the Said Benjⁱ Mitchell his heirs and assigns and every of them from time to time and at all times for ever hereafter to have hold use Occupy posse and Enjoy all and Singular the above granted premises with their and every of their appurtenances free and clear of all Incumbrances 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.

Signed Sealed and Delivered
in presence of

Henry Martin Seal.
Pouncey Anderson Seal.

Memorandum.

That on the Day and Year first within mentioned peaceably and Quietly possession and Seizure of the Land and premises within granted was had and taken by the within named Henry Martin and Pouncey Anderson Exe^t and by them Delivered to the within named Benjⁱ Mitchell according to the forme and Effect of the within Deed.

Henry Martin Seal.
Pouncey Anderson Seal.

Received this eighteenth day Sept^r MDCCLIX of Benjⁱ Mitchell forty one pounds one Shilling Curr^m 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.

Henry Martin Seal.
Pouncey Anderson Seal.

Henry Martin, and Pouncey Anderson, acknowledged this Deed with the
Livery of Seizin and Receipt Endorsed to be their Acts and Deeds which were
ordered to be Recorded.

Test. Vall Wood Mar.

This Indenture made this Eighteenth day Sept^r. M DCLIX Between Henry Martin
and Pouncey Anderson Executors of Mich^{ll} Holland Dec^d of the one part and David
Parrish of Goochland County of the other part Witnesseth that the said Henry Martin &
Pouncey Anderson Exct^r for and in Consideration of the Sum of Twenty Pounds thirteen
Shillings curr^t Money of Virginia to the said Henry Martin and Pouncey Anderson Exct^r
by the said David Parrish in hand paid hath given granted Bargained Sold Aliened
enfeoffed and Confirmed and by these presents doth give grant bargaine Sell alien enfeoff
and Confine unto the said David Parrish and to his heirs for ever one certain Tract of
land Containing Three Hundred and Fifty Acres lying and being in the County of Gooch-
land and on the Branches of Lickinghole and the Byrd creeks and Bounded as follow-
eth (in witt) Begining att David Massie Dec^d Corner Red oak and running with his
line north eighty West One Hundred and two poles to pointers Then North Twenty five
West One Hundred poles to a Red Oak Then a New line South Thirty West Two Hundred and
Ninety four poles to pointers Then with Duell Thurstons line South Twenty two East Ninety
Six poles to pointers Then with Benj. Burtons line North Eighty Six East One hundred forty
Six poles to pointers Then with Paul. Meachums line North Seaventeen poles to a White
Oak and pine by a branch Then a new line North Twenty Seven Half East Two Hundred
and fifty poles to the first Station the said Three hundred and fifty acres Land being part of a
Larger Tract Belonging to Mich^{ll} Holland Dec^d and left by the Last Will and Testament of
the said Holland to be sold by his Executors Togather with all Houses Orchards Gardens —
Fences and all Other Appurtenances to the same Belonging To have and to hold
the said Land and premises with the Appurtenances unto the said David Parrish and to
his heirs for ever and the said Henry Martin and Pouncey Anderson Exct^r for themselves
their Heirs Executors and Administrators doth covenant grant and agree to and with the
said David Parrish his Heirs and Assigns in manner and form following that is to
say that they the said Henry Martin and Pouncey Anderson Exct^r now is and standeth
Justly and Rightfully Seized of the Above land and premises with the Appurte-
nances and hath good Right full power and Absolute Authority to grant and convey
the same unto the said David Parrish 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
enjoy all and Singular the Above granted premises with their and Every of their
Appurtenances free and clear of all Incumbrances Whatever will for ever warrant
and Defend by these presents in witness Whereof the Parties to these presents their Hand
and Seals interchangably have sett the day and year first above written.

Signed Sealed and Delivered
In Presence of

Henry Martin. Seal.
Pouncey Anderson. Seal.

Memorandum

That on the day and Year first within mentioned peaceably and quiett possession and Seizure of the Land and premises within Granted was had and taken by the within named Henry Martin and Pouncey Anderson Esq: and by them Delivered to the within Named David Parrish According to the forme and Effect of the Within Deed.

Henry Martin. Seal.
Pouncey Anderson. Seal.

Witt:

Received this Eighteenth day Sept: MDCCLIX of David Parrish the sum of Twenty, Pounds Thirteen Shillings curr: 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 Recd by us.

Henry Martin.
Pouncey Anderson.

At a Court held for Goochland County September the 18th 1759.

Henry Martin and Pouncey Anderson, acknowledged this Deed with the Livery of Seizure and Receipt endorsed to be their Act and Deeds which were ordered to be Recorded.

Teste.

Val M: 1759

This Indenture made the Eighteenth day Septem: MDCCLIX Between Joseph Walker of Goochland County of the One part and Henry Martin of Albemarle County of the Other part -
Witnesseth that the Said Jos: Walker for and in Consideration of the sum of Forty pounds current Money of Virginia to the Said Joseph Walker by the Said Henry Martin in hand paid at and before the ensaling and Delivery of these presents the Receipt whereof the Said Joseph Walker doth hereby acknowledge and hath given granted bargained sold aliened, enfeoffed and confirmed and by these presents doth give grant bargaine sell alien Enfeoff and confirm unto the Said Henry Martin and to his heirs for ever one certain Tractor parcell of land containing Three Hundred Acres ^{more or less} lying and being in the County of Goochland on the Branches of Fork Creek and Bounded as followeth (on will) Joyning the lines of John Winston Thos: Emberson and John Reece and being the Greater part of four hundred Acres by letters plattend to the said Walker Bearing date the xviiith day of August One thousand Seven hundred and thirty five in the ninth year of our Reign together with all Houses Orchards Gardens fences and all other appurtenances to the same Belonging to have and to hold the Said land and premises with the appurtenances

Appurtenances unto the Said Henry Martin and to his heirs for Ever and the said Joseph Waller for himself his heirs Executors and Administrators doth Covenant grant and Agree to and with the Said Henry Martin his Heirs and assigns in manner and forme following that is to say that he the said Joseph Waller now is and standeth Justly and Rightfully Seized of the Above Lands and Premises with the Appurtenances and hath good Right full power and absolute Authority to grant and convey the same unto the Said Henry Martin his heirs and assigns and Every of them from time to time and att all times for Ever hereafter to have hold use occupy — possess and Enjoy all and Singular the within Granted Premises with their and every of their Appurtenances free and clear of all Incumbrances 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.

Signed Sealed and Delivered
in presence of:

Joseph X Waller. Seal.
Mark

Memorandum

That on the day and year first within mentioned peaceably and quiet possession and Seizure of the land and premises within granted was had and taken by the within named Joseph Waller and by him Delivered to the Within Named Henry — Martin According to the forme and effect of the Within Deed.

Joseph X Waller. Seal.
Mark

Received this 18th day Septb^r. MDCCLIX. of Henry Martin Forty 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 of me.

Joseph X Waller.

Mark

At a Court held for Brochland County Septem^r. the 18. 1759.

" Joseph Waller acknowledged this Deed with the Livery of Seizure and Receipt Endorsed to be his Acts and Deeds which were ordered to be Recorded.

Teste. W. Val. Woodford Cur.

This Indenture Made this Eighteenth day of September in the Year of our Lord One Thousand Seven hundred and Fifty Nine Between Thomas Cobb of the County of Brochland and Parish of St. James Northam of the one part and Tandy Holman of the same County and Parish of the other part Witnesseth that the said Thomas Cobb for and in consideration of Forty pounds pounds current Money to him in hand paid by the said Tandy Holman before the Sealing and delivery of these presents the Receipt whereof the said Thomas Cobb doth hereby Acknowledge Hath Granted Bargained & Sold;

43. Sold; Alwin Ensoff and confirmed and by these presents doth Grant —
Bargain Sell Alien Ensoff and confirm unto the said Tandy Holman his
heirs & assigns One certain Tract or parcel of Land containing One hundred & fifty
Acres lying & being in the said County of Bocchland on the East side of the great Byrd
and bounded as followeth (To West) Beginning at a corner pine in the said —
Holman's line & Running North Sixty two degrees East Seventy One poles to pointers
Thence North fifteen & half degrees West Three hundred & forty poles to a white Oak
on a branch Then down the branch Seventy one poles to the said Tandy Holman's line
Then with his line South fifteen & half degrees East to the first station with all Woods
ways waters profits & Emoluments whatsoever to the said Tract of Land belonging or
pertaining, & the Reversions, Remainder & Remainders thereof and Every part of
parcel thereof and all the Estate, Right, Title, & Interest whatsoever of him the said Tho.
Cobbs in & to the said Bargained Premises & appurtenances, and Every part & parcel
thereof to have and to hold the said Tract of Land & all & singular the Premises with
the appurtenances unto the said Tandy Holman his heirs & assigns forever, to the
Only proper use & behoof of him the said Tandy Holman his heirs & assigns for
ever, and the said Thomas Cobbs for himself his heirs Executors & Administrators doth
by these presents Covenant promise & agree to & with the said Tandy Holman that
he the said Thomas Cobbs at the time of Sealing & delivery of these presents is & stands
Seized of an Indefeasible Estate of Inheritance in Fee Simple in the said Land & Pre-
mises, & hath clear, absolute Lawfull Right & Authority to Sell & Convey the same in
Manner & form aforesaid, & the said Tandy Holman his heirs & assigns shall & may
forever hereafter Peaceably & Quietly have hold possess & Enjoy all & singular the
Premises & appurtenances without Let Suit or molestation of any Person who-
ever having or Lawfully claiming any Estate Right, or Title, in or to the same or
any part thereof, and the said Thomas Cobbs his heirs, shall & will warrant & for-
ever defend by these presents the aforesaid Tract of Land & premises with the appur-
tenances unto the said Tandy Holman his heirs & assigns against his the said
Thomas Cobbs & his heirs & all or any other person or persons having or Law-
fully claiming Any Estate, Right, or Title to the same or any part or parcel there-
of In Witness whereof the said Thomas Cobbs hath set his hand & affixed his
Seal the day & year first above written.

Signed Sealed and Delivered }
in presence of
George Payne.

Tho^r Cobbs. Seal.

At a Court held for Bocchland County September the 18th 1759.
Thomas Cobbs acknowledged this Deed to be his Act and Deed which was ordered to be
Recorded. Then Sarah 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.

Teste. Jas Wood Cw^r

44. This Indenture made this 6 day of Septemb. one thousand Seven Hun^de
red and fifty nine Between Ralph Crutchfield and Alice his wife of the Parish of
St. Pauls in the County of Hanover of the one part and William Strong and
Frances his wife of St. Martins Parish and County of Hanover aforesaid of the other
part Witneseth that the said Ralph Crutchfield and Alice his wife for and in con-
sideration of the sum of Eighty five pounds curr^t Money of Virginia to them in hand
paid by the said Wm Strong and Frances his wife at and before the Ensealing and
Delivering of these Presents the Receipt whereof they the said Ralph Crutchfield
& Alice his wife doth hereby acknowledge & therof & every part thereof doth Fully
& Absolutely Acquit Exonerate and Discharge them the said Wm Strong and Frances
his wife their Heirs Executors Administrators & assigns by these Presents Hath -
Given Granted Bargained Sold Enfeoff'd and Confirmed doth hereby give grant
Bargain Sell Alie Enfeoff and Conform unto the said Wm Strong & Frances his wife
their Heirs and Assigns for ever all that Tractor Dividend of Land Situate lying
& Being in the County of Goochland Containing by Estimation one hundred
and Fifteen Acres or there more or less lying on the Branches of Alens
Creek in the aforesaid County of Goochland which Tractor parcel of Land
was Purchast of Anthony Hughes Father in Law of the said Crutchfield which
deed being prov'd and Recorded in the aforesd County of Goochland doth plainly ap-
pear and Bound'd by the Lines of the Rev^r Patrick Henry Moses Broomfield Dec^r
Anthony Hughes line to the Beginning together with all Houses Edifices Feedings Pastures Woods
ways waters & water courses profits commodities Hereditaments & appurtenances whatsoever to
the Plantation Tractor parcel of Land Belonging or in any wise appertaining and the
Reversion & Reversions Remainder & Remainders of all and Singular the Premises & all the
Estate Right title Interest Property Claim and Demand of them the said Ralph Crutchfield &
Alice his wife in or to the said Lands or any Part thereof To have & to hold the Plantation
Tractor Dividend of Land & all & Singular other the Premises hereby Granted or Intended to
be hereby Granted Bargained and Sold with their and Every of their Appurtenances unto the
said Wm Strong & Frances his wife their Heirs & Assigns to the only proper use and Behoof of them
the said Wm Strong & Frances his wife their Heirs & Assigns for ever and the said Ralph Crutchfield
and Alice his wife the said Granted Premises with the Appurtenances unto the said Wm Strong & Fra.
his wife their Heirs & Assigns Against them the said Ralph Crutchfield & Alice his wife their heirs
& Assigns & all & Every other Person or Persons whatsoever shall & will warrant and forever
Defend by these Presents In Witness whereof the said Ralph Crutchfield & Alice his wife to these
Present their hands & Seals hath set the Day and Year first above written.

Sealed and Delivered in

presence of us.

William Fawes

Adam Hunter

Aaron Gentry

Ralph Crutchfield.

Seal.

Memorandom that on the Sixth day of Septemb^r 1759 Full Possession of Seizin was had and taken of the Lands & Premises within Granted by the within named Ralph Crutchfield & Alice his wife and by them Delivered over to the within named Wm Strong and Frances his Wife to hold the same to them and their Heirs According to the Contents & Meaning of the within Written Indenture

In presence of us.

William Hanes.

Adam Hunter.

Aaron Gentry.

P. me Ralph Crutchfield. Seal.

Rec^d. of the within Wm Strong and Frances his wife the sum
of Eighty Five Pounds Current Money of Virginia being the Consideration of the }
within Mentioned. } S. S.
P. me.

William Hanes.

Adam Hunter.

Aaron Gentry.

Ralph Crutchfield.

At a Court held for Bocchland County September the 18th 1759.
This Deed with the Livery of Seizin and receipt Endorsed was proved by the Oaths of the
Witnesses here to be the acts and Deeds of Ralph Crutchfield which were ordered to be
Recorded.

Teste of
John Woodall Jr.

This Indenture This the 2^d day of July in the year of our Lord one Thousand Seven Hundred and Fifty nine made Between Benjamin Thaker of the County of Bocchland of the one part and John Henderson of the County of Louisa of the other Part Witnesseth that the said Benjamin Thaker and Ruth his wife for and in Consideration of the sum of Forty pounds to him the P. Benjamin Thaker in hand paid the Receipt whereof the P. Benjamin Thaker Doth hereby acknowledge have Granted Bargained Sold Aliened Enfeoffed and Confirmed and by these presents do Bargain Sell alien, Enfeoff and Confirm unto the P. John Henderson his heirs and Assigns one certain Tract or parcel of Land containing two hundred Acres Situate lying and being in the parish of St. James's No^t and County of Bocchland, and bounded as followeth (on with) Beginning at a white oak in Henry Miles line thence North one Degree west along a line marked Trees to a corner thence Easterly to the back line thence along the said line South one Degree East to a hickory thence South Eighty and half Degrees west one hundred and fifty poles to the first station including the P. Two hundred acres of Land with all the Estate Right title Interest Claime and Demand whatever of them the said Benjamin Thaker and Ruth his wife off in, and to the P. Land and Premises and every part and parcel thereof To have and to hold.

The afores^d Two Hundred Acres of Land with the appurtenances unto the P^r John Anderson his Heirs and Assigns for Ever and the P^r Benjamin Thaker and Ruth his Wife for themselves their heirs and Assigns do covenant and grant to hand with the P^r John Henderson his heirs & Assigns that g^t P^r John Anderson his heirs and assigns shall and may from time to times and all times hereafter peaceably and quietly hold use occupy posse and enjoy all and singular the Land and premises above mentioned or intended to be hereby granted with the appurtenances without the let trouble hindrance molestation interruption or denial of them y^e P^r Benjamin Thaker and Ruth his Wife their or either of their Heirs or Assigns and of all and every other person or persons whatsoever claiming or to claim by or from or under them or any of them and Lastly the P^r Benjamin Thaker and Ruth his Wife for themselves their heirs Executors Administrators and Assigns Doth covenant and grant hand with the P^r John Henderson his heirs and Assigns that the Land and premises above Granted and Mentioned with the Appurtenances are freed and Discharged of and from all Estates tailes Dowers And other Rights and titles and that they the P^r Benjamin Thaker and Ruth his Wife will warrant and Defend the afore mentioned Land with the Appurtenances to the P^r John Henderson him his heirs and Assigns from the let trouble molestation or Eviction of any person or persons having or Land fully claiming any Right title or Interest therein. In Witness whereof the parties to these presents have Interchangably set their hands and Seals the day & year first above written.

Signed Sealed and Delivered in presence of.

Anthony ashby.

Charles Christian Jun^r.

Benj^a + Thaker. Seal.
mark
Ruth + Thaker. Seal.
mark

At a Court held for Goochland County September the 18th 1759.

Benjamin Thaker and Ruth his Wife acknowledged this Deed to be their Act and Deeds which was ordered to be Recorded. Then the said Ruth (she being first privately examined) Relinquished her right of Dower in the Land by this Deed conveyed which was also admitted to Record.

Taste. Val Mood ^{her} mark

This Indenture made this Eighteenth day of September One thousand seven hundred and fifty Nine Between Margaret Hubbard and Thomas Hubbard ^{her Husband} of the County of Goochland of the one part, and John Laprade of the same County of the other part Witnesseth That the said Margaret Hubbard and Thomas Hubbard her Husband for and in consideration of the sum of fifty five Pounds Landfull Money of Virginia to them in hand paid by the said John Laprade the Receipt whereof the said Margaret and Thomas Hubbard doth hereby acknowledge & confess have given Granted Bargained sold Released Enfeoffed and confirmed, and by these presents do absolutely Give grant Bargain Sell release Enfeoff and confirm unto the said John Laprade his heirs Executors Administrators and Assigns for ever a certain Tract or parcel of Land laid off and containing by

T.

47. by estimation one hundred Acres lying and being in the County of Goochland being
part of a larger Tract which belongs to William Stamps & was purchased by the said
Margaret and Thomas Hubbard of the said Stamps, Bounded by the Land Lines of
William Miller, Austin Payn Joseph Johnson and William Stamps, be the same more
or less within the lines aforesaid, together with all priveledges advantages and appur-
tenances whatsoever to the said Land belonging, or in any wise appertaining. To
have and to hold The said Land and premises with every appurtenance thereunto
belonging unto the Said John Laprade his heirs Executors Administrators & Assigns, to
possess and enjoy the same forever, And the said Margaret Hubbard & Thomas Hubbard
her Husband, the said Land & premises with every appertenance thereunto belonging —
both by these presents warrant and forever defend unto the only proper Use & Behoof of,
the said John Laprade his Heirs and Assigns forever, against any person having or law-
fully claiming any Right or Title to the same or any part or parcel thereof, And the said
Margaret and Thomas Hubbard their Heirs &c. do Covenant and agree to, and with the Said
John Laprade his heirs & assigns in manner following, that is to say that they the Said
Margaret & Thomas Hubbard hath at the Sealing of these presents A good Right and Law-
full Authority to Sell And Convey the same in manner and form aforesaid, and that the
said Land and premises shall be and Remain Unto the only proper Use and Behoof of
the said John Laprade his heirs and assigns forever Clearly Exonerated and Discharged
of and from all manner of former Sales Gifts Mortgages Titles of Dover or any other incum-
brance whatsoever, And lastly the said Margaret and Thomas Hubbard their Heirs &c. do by
these presents put the Said John Laprade his Heir &c. in peaceable And Quiet Possession of
the above granted Land and premises according to the True intent and meaning of these
Presents. In Witness whereof the said Margaret and Thomas Hubbard have hereunto
Set their Hands and affixed their Seals the day and year first above written.

Signed Sealed and Delivered

In presence of — }

Norris.

Ralph Graves.

John Hust.

Margaret Hubbard. Seal.
Thomas Hubbard. Seal.

Memorandum That on the Eighteen day of Sep^t one thousand seven hundred and
fifty Nine Peaceable and Quiet Possession of the Land and premises within mentioned
was had and taken by the within named Margaret and Thomas Hubbard and by them
Delivered unto the within named John Laprade according to the Usual Symbols of
Livery and Seizure, In Witness whereof the said Margaret and Thomas Hubbard has
hereunto Set their hands and Seals the day and year first above written.

Sealed In presence of.

Norris.

Ralph Graves.

John Hust

Margaret Hubbard. Seal.
Thomas Hubbard. Seal.

Received of John Saprae the sum of Fifty five pounds curr. Money of Virg.^a
the Consideration for the within Granted Land and premises. Witness our hands
this Eighteen day of Sept. M DCC LIX.

Test.

John Morris.

Ralph Graves.

John Houst.

Margaret Hubbard.
Thomas Hubbard.

At a Court held for Goochland County September the 18th 1759.
Margaret Hubbard, and Thomas Hubbard, acknowledged this Deed with
the Livery of Seizin and receipt Endorsed to be their Acts and Deeds which were
ordered to be Recorded.

Teste. Wm Woodleton,
"

This Indenture made the 18th day Septem^b 1759 Between John Parrish of Gooch-
land County of the one part and William Parrish of the same County of the Other part Witnes-
ses that the Said John Parrish for and in Consideration of the sum of Twenty pounds curr.^a
Money of Virginia to the said John Parrish by the said William Parrish in hand paid at rate
before the Ensealing and delivery of these presents the Receipt whereof the said John Parrish
doth hereby Acknowledege and hath given granted bargained Sold aliened Enfeoffed and con-
firmed and by these presents doth give grant bargain Sell alien Enfeoff and Conferme unto
the said William Parrish and to his heirs for Ever one Certain Tract or parcel of Land con-
taining fifty Acres more or less lying and being in the County of Goochland and on the
Branches of the Byrd Creek and bounded as followeth to wit Beginning at a Branch
in the said said creek all in corner White Oak fence along the same to William Parrish
corner white Oak and popular on the little Byrd Creek thence up the said Creek according
to its winding to a popular in James Georges line then along James Georges line to a
maple in a Branch then down the said Branch according to its winding to the first
Station so as to include fifty Acres more or less together with all Houses orchards
gardens fences and all other Appurtenances to the same Belonging To have and to
hold the said Land and premises with the Appurtenances unto the said William
Parrish and to his heirs for Ever and the said John Parrish for himself his heirs & executors
and Administrators doth Covenant grant and agree to and with the said William
Parrish his heirs and assigns in manner and forme following that is to say that he the
said John Parrish now is and standeth Justly and Rightfully Seiz'd of the above Land
and premises with the Appurtenances and hath good Right full Power and Absolute
Authority to grant and Convey the same unto the said William Parrish his heirs and Af-
firms and Every of them from time to time and at all times for Ever hereafter to have hold
use occupy Possess and Enjoy all and Singular the within Granted premises with their
and every of their Appurtenances free and clear of all Incumbrances whatsoever will

will for Ever Marrant and and Defend by these presents In witness whereof the parties to these presents their hands and Seales Interchangeably have sett the day and yeare first Above Written.

Signed Sealed and Delivered
in presence of us rrrr

John Parrish. Seal.

Memorandum

That on the day and year first within mentioned peaceable and Quiet possession and Seizin of the Lands and Premises within Granted was had and taken by the within Named John Parrish and by him Delivered to the within Named Wm Parrish According to the forme and effect of the within Deed,

In presence of.

John Parrish. Seal.

Received this eighteenth day Sep^t M DCLIX of William Parrish the sum of Twenty 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 Received of me

John Parrish.

At a Court held for Goochland County September the 18th 1759.

John Parrish 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 Esqr.

This Indenture made the eighteenth day Septemb^r in the year our Lord M DCLIX Between John Parrish of Goochland County of the one part and Henry Martin of Albemarle County of the Other part witnesseth that the said John Parrish for and in Consideration of the sum of fifty pounds curr^t. Money of Virginia to the said John Parrish by the said Henry Martin in hand paid hath given granted bargained sold alien enfeoffed and confirmed and by these presents doth give grant bargain sell alien enfeoff and confirm unto the said Henry Martin and to his heirs for ever one certain Tract of land containing Three hundred and fifty Acres lying and being in the County of Goochland and On the Branches of the Byrd Creek and Bounded as followeth Beginning at pointers in James Georg's line and running North Eighty four East Two Hundred and Seventy poles to pointers in John Robinsons line and with Robinsons line South Thirty eight West one hundred poles to a white oak Then on John Fords line South fifty five West Two hundred and Six poles to a poplar thence South forty Degrees East Eighty four poles to pointers Then with David Majors dece^d line North eighty five West Two hundred Twenty six poles to a White oak

Oak Saplin Then with Thos' Mafie Dec^e. line North fourteen and Half East Two
 Hundred and Sixty Two poles to Willow Parrish corner White Oak Then along
 the said Parrish line to the first Station so as to conclude Three hundred and fifty
 Acres Together with all houses Orchards Gardens fences and all Other Appurte-
 nances to the same Belonging To Have and to Hold the said land and pre-
 mises with the Appurtenances unto the said Henry Martin and to his heirs for
 ever and the said John Parrish for himself his heirs Executors and Administra-
 tors doth covenant grant and Agree bound with the said Henry Martin his Heirs
 and Assigns in manner and forme following That is to say that he the said John
 Parrish now is and standeth justly and Rightfully Seized of the Above land and
 premises and the Appurtenances and hath good Right full power and Absolute
 Authority to grant and Convey the same to the said Henry Martin his heirs and
 Assigns by these presents and that it shall and may be lawfull to and for the said
 Henry Martin 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 enjoy all and Singu-
 lar the Above granted premises with their and every of their Appurtenances free and
 clear of all Incumbrances whatsoever will for Ever Warrant and defend by these pre-
 sent In Witness whereof the parties to these presents their hands and Seals interchan-
 geably have set the day and year first above written.

Signed Sealed and Delivered
 in the presence of,

John Parrish Seal

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 John Parrish and by him Delivered unto the Within Named Henry
 Martin According to the forme and effect of the Within Deed.
 In presents of us.

John Parrish Seal

Received this ¹⁸ day Septem^br M DCLIX of Henry Martin the sum of fifty 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 P. me.

John Parrish

At a Court held for Goochland County September the 18. 1759.

" John Parrish 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. Woodburn

51. To all to whom these presents shall come Greeting Know Ye that I John Braddock of the County of Charles City for and in Consideration of the sum of One hundred pounds curr. Money of Virginia to me paid before the sealing and delivery of these presents, the Receipt whereof I do hereby acknowledge have granted Bargain & Sold, and by these presents doth Grant Bargain Sell Alien enfeoff and Confirm unto John Ford of the County of Goochland and to his heirs Executors Administrators & Assigns all my two hundred & eleven Acres of Land lying and being in the County of Goochland aforesaid among the Branches of the little Byrd Creek, which said two hundred and eleven Acres of Land fell unto me the said John Braddock as Heir at Law of my deceased Father Thomas Braddock, and is bounded as followeth Vizt the Land from Henry Martin to John Martin thus Beginning at a corner Pine and running thence South Seventy and an half East one hundred & forty six poles to a white Oak of Capt Hollands thence new lines North fifty six one hundred poles to two Persimmon bushes between Pointers thence North thirty eight West one hundred and eighteen poles to the first Station Including one hundred Acres and the Land from the said Hollands to the said John Martin is bounded thus Beginning at three pines and running thence North thirty eight West ninety poles to a White & black Oak South fifty six West two hundred poles to a large Poplar on the side of a Hill, South ^{with twenty} thirty poles to pointers of bushes thence North fifty six East twenty poles to a corner Pine of the said John Martin's thence on his line North fifty six East one hundred and eighty poles to the first Station With all Houses Orchards Fences Gardens and other Appurtenances thereunto belonging or in any wise appertaining from the proper claim and Demand of me the said John Braddock my Heirs Executors Administrators & Assigns and from the claim right title and Demand of the Heirs of the said Thomas Braddock deceased or any other person or persons whatsoever, with the Reversion & Reversions Remainder and Remainders of all & singular the premises with their every of their Appurtenances to have and to hold possess and Enjoy the said tract or parcell of Land be the same more or less according to the Bounds aforesaid and all the before recited premises with their every of their Appurtenances unto the said John Ford and to his Heirs &c forever. And the said John Braddock doth hereby covenant for my self my Heirs Executors and Administrators &c that I will warrant and defend the Right & Title of the said Land & premises unto the said John Ford & his Heirs &c In witness whereof I have hereunto set my Hand and affixed my Seal this Eighteenth Day of September One thousand seven hundred and fifty Nine.

Signed Sealed and Delivered
in presence of }

John Braddock. Seal.

Memorandum That on the Eighteenth Day of September MDCCLXIX
quiet and peaceable possession was had and given with the Livery of Seizure of the
lands and premises within mentioned by the within named John Braddock unto

unto the within named John Ford according to the true intent & meaning of the within
in Indenture, as Witness my Hand & Seal.

In Presence of

John Graddock. Seal.

Then rec^d of John Ford one hundred pounds current Money in full Satisfaction
for the within Lands & premises

Teste.

I say rec^d of me.

John Graddock.

At a Court held for Goochland County September the 18. 1759.
John Braddock 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. Woodford.

In The Name of God Amen. Anne Spurlock of the Parish of St. James, Northam
& County of Goochland being in perfect Sence & Memory do make this my last Will &
Testament in manner following. Imprimis I give my soul to Almighty God & my
Body to the Earth to be decently Buried: And my worldly Estate I give as follows.
I give my whole Estate of what kinde Nature or Quality soever it be to my Youngest Son
William Spurlock and to his Heirs forever and do hereby desire my Estate may not be
Appraised I also do hereby Appoint my said Son William Spurlock Sole Executor
of this my last Will hereby revoking all former Wills do declare this my last Will and
Testament Witness my hand & Seal this 1st Day of February 1755.

Sealed & Published In

Anne ^{her mark} Spurlock. Seal.

Presence of.

Arthur Hopkins.

Janeey Hopkins.

At a Court held for Goochland County September the 18. 1759.
This Writing was presented into Court and proved by the Oath of Arthur Hopkins to be the
last Will and Testament of Anne Spurlock dec^d. which was thereupon admitted to
Record.

Teste. Val. Woodford.

1759. } Sep. 18. }	Mary Board orphan of John Card Dec ^d Dr. In Acc ^t with Elizabeth Aglesby } C. To your Board for one year	\$ - 11. 6 $\frac{1}{2}$	her Guardian	By your part of the personal Estate \$ 14. 11. 1 $\frac{1}{2}$ By Interest on the same for one year \$ 11. 6 $\frac{1}{2}$

53.	Charles Card Orphan of John Card Dec ^d D ^r . In A/c with Elizabeth Oglesby his Guardian Oct 1759. } To your Board for one year .. £ 11 6 $\frac{1}{4}$ By your part of the personal Estate £ 14 11 1 $\frac{1}{2}$ Sep. 18. } By Interest on the same one year .. 14 6 $\frac{1}{4}$
54.	James Card Orphan of John Card Dec ^d D ^r . In A/c with Elizabeth Oglesby his Guardian Oct 1759. } To your Board for one year .. £ 11 6 $\frac{1}{4}$ By your part of the personal Estate £ 14 11 1 $\frac{1}{2}$ Sep. 18. } By Interest on the same one year .. 14 6 $\frac{1}{4}$
55.	Elizabeth Card Orphan of John Card Dec ^d D ^r . In A/c with Elizabeth Oglesby her Guardian Oct 1759. } To your Board for one year .. £ 11 6 $\frac{1}{4}$ By your part of the personal Estate £ 14 11 1 $\frac{1}{2}$ Sep. 18. } By Interest on the same one year .. 14 6 $\frac{1}{4}$
56.	Ann Card Orphan of John Card Dec ^d D ^r . In A/c with Elizabeth Oglesby her Guardian Oct 1759. } To your Board for one year .. £ 11 6 $\frac{1}{4}$ By your part of the personal Estate £ 14 11 1 $\frac{1}{2}$ Sep. 18. } By Interest on the same one year .. 14 6 $\frac{1}{4}$

At a Court held for Goochland County September the 18.th 1759.
The within Account was presented into Court and ordered to be Recorded.

Teste.

Val Wood Cw.

The Estate of W^r Thomas Cadock Dec^d D^r.

1757.	To funeral charges	2 10 -
	To paid John Smith Sheriff 211. acres Land	1 5 9.
	To paid Robert Wetherlee p ^r Judgment	5 - 7.
	To paid William Buster p ^r Account proved	6 6 2.
	To paid John Pointer	1 1 6.
	To paid Charity Ireland	10 9.
	To paid Thomas Abrey	10 -.
	To paid William Allen	1 -.
	To paid Francis Coley for building chimbney	15 -.
	To paid Christ. Norden making 5 P. Shoes	5 9.
	To paid Thomas Massie for two hogs	1 6 -.
1752.	To Sundrys paid Mr. Jas. George p ^r Acco ^t	7 10 3 $\frac{1}{2}$
	To 403 lbs Tob ^c had of Frances Conley & James Winingham	3 7 2.
	To paid Robert Page Sub. Sheriff for dues to	3 - 4.
	To paid William Pryor p ^r Acco ^t proved	1 5 1 $\frac{1}{2}$
	To paid Robert Page Sub. Sheriff Quittents 211. Acres Land	10 2.
	for two years 1751. & 1752. } To paid Thomas Emerson with Cost of Warrant	11 8.

Igley by his Guardian or
small Estate £14 - 11 - 1/2
one year - - - 14 - 6 1/4

is Guardian 6^r
small Estate £14 - 11 - 1/2
one year - - - 14 - 6 1/4

her Guardian 6^r
small Estate £14 - 11 - 1/2
one year - - - 14 - 6 1/4

her Guardian 6^r
small Estate £14 - 11 - 1/2
one year - - - 14 - 6 1/4

Re 18. July 59.
to be Recorded.

Wm Wood (Signature)

2 10 - -

- 1 5 - 9.

5 - - 7.

6 - 6 - -

1 - 1 - 6.

- - 10 - 9.

- - 10 - - .

- - 1 - - .

- - 15 - - .

- - 15 - 9.

1 - 6 - - .

7 - 10 - 3 1/2

3 - 7 - 2.

3 - - 1 4.

1 - 5 - 1 1/2

- - 10 - 2.

- - 11 - 8.

54. To paid Robert Page for Serving Warrants
To paid Randall Holbrook
To paid Rob^t Allen
To paid John Saalvin for fetching a Horse
To paid the Taylor for making of leather
Breeches for John Bradnock
To paid George Payne Sen^r
To paid for three Tob^r. Hhds
To paid John Holland 32 Hhds. Tob^r. for fee a 2^d
To a fee paid Gen^r. Court fifth
To 273 Hhds. Tob^r. paid as Clerks fees a 2^d
To paid John Holland J^r. Acco^t
To paid Cap^t Wm. Pryor Sheriff for 2^d. Rents & Poll Tax's for two years
2

To qd. Negroes Shoes a 5^d
To paid Humphry Parrish
To paid Alexander Grant J^r. Acco^t
To paid Thomas Watson J^r. Acco^t. proved
To paid John Holland for Rolling and Pickling some Tob^r
To Sack Salt
30

To paid John Pleasant & Son
To felt Hatt
To 3 Ells ozab^r
To William Gambells Acco^t. Proved
30

1753. To Goods bout. for us of Family J^r. 2 Acco^t
To Supt. Sheriff's Duitrents four years
To Boarding a Negro Child 2 years
To boarding 3 white Children one two years another three
12

To 1 felt hatt to a Negro and another one
17

To paid Thomas Emerson for Smith's work
11

1754. To Sundry Goods bout. for use of Family
11

To 17 J^r. Childrens Shoes for Childrens
2

To Sundry Elth Tickets 135 Hhds. Neet a 2^d
1

To D^r. 18 Hhds. Nett a 2 1/6
1

To paid William Rutherford J^r. Acco^t. proved
1

To 2 Lawyers fee's defending Suits
1

To paid Christopher Wood J^r. Acco^t. proved
1

142 11

The Estate of Thomas Bradnock Dec⁶ 6^r

55.	By Tob ^c Rec ^d of Cowley & Winingham	£ 3 7 2.
	By Cash by David Cowmack	- 13 11.
	By 2 Crop Hhd ^t Tob ^c Wt. Neat. 1962 ^{lb}	15 11 6 1/2
	By 300 ^{lb} Tob ^c Sold David Majie a/c	2 2 -
	By a parselle Senn'd Tob ^c	2 4 -
	By 1 Hhd. Transf ^d Tob ^c Wt. Neat. 790 ^{lb}	6 11 8.
	By W ^m Pryor	1 17 1/2
	By Robert Allin	- 6 9.
	By James Fargason	- 15 9.
	By John Sandlin	- 15 -
	By John Sandlin Jun ^r	- 1 6.
	By Francis Cowley	- 8 6.
	By Paul Meachum	- 2 1 -
	By John Green	- 4 6.
		£ 35 1 1/2
	By Henry Nash	- 4 6.
	By Christopher Norden	- 5 9.
	By Thomas Denton	- 3 4.
	By James Macann	1 10 -
	By Alexander Fowler	- 7 6.
	By Eupaphroditus Gillum	- 13 3.
	By John Depriest	- 1 16.
	By 198 ^{lb} Tob ^c a 2	1 13 -
	By John Reef	- 1 10 1/2
	By John Mof	- 3 -
	By David Majie Tax Howard	10 -
	By 1887 ^{lb} Tob ^c a 181	16 19 7.
	By Acre of Land A Year	25 -
	By Dr. Jack & Dr	9 10 -
	By Dr. Tom & Dr	36 4 -
		£ 137 13 7 1/4
	By Ballance due John Ford	4 12 2 1/4
		£ 142 10 9 1/2

Settled this Acc't this 17th Day of August 1759

John Ford

John Braddock.

At a Court held for Goochland County September the 18. 1759.
This Account Dr. & Co. was presented into court by John Braddock & on his
Motion admitted to Record.

Testo. Val. Woodall Jno.