

To a parcel of old lumber

To Frying pan

To 2 Sons and q Shoats

To Cash

		4 - 0.
		2 - 0.
	1 - 0 - 0.	
	3 - 14 - 6.	
£	16 - 17 - 0.	

William Miller.

Robt Burton.

Hugh Mof.

At a court held for Goochland County August the 19. 1760.
This Inventory was presented in Court & ordered to be Recorded.

Teste.

Val. Woodward.

This indenture made the seventeenth Day of May in the year of our Lord one thousand seven hundred and Sixty Between Thomas Tilman of the County of Albemarle and Lucy his wife of the one part and John Woodward of the County of Goochland of the other part witnesseth that the said Thomas Tilman and Lucy his wife for & in consideration of the sum of Sixty Pounds current Money of Virginia to them in hand paid by the said John Woodward the Receipt whereof they do hereby acknowledge they have given granted bargained sold aliened Enfeoffed and Confirmed and by these presents doth give grant Bargain sell alien Enfeoff and confirm unto the said John Woodward his heirs and Assigns for ever one certain parcel or tract of Land containing by estimation One hundred acres more or less lying in the parish of Saint James's Northam in the County of Goochland and on the South side Tuckahoe Creek and bounded as follows To wit beginning at a corner Poplar and running thence along James Dunns line to a corner pine from thence to a corner sweet-gum on the cotton Patch branch thence up the said branch to a corner willow oak on Joseph Woodsons line from thence to a corner oak on the spring branch thence down the said branch to the Rocks branch on Archbel Fixes line to a line that was Randolphs line from thence to a corner Scrub white oak from thence to the beginning poplar with all houses orchards gardens fences Woods waters and advantages whatsoever to the same belonging or in any wise appertaining To have and to hold the said one hundred acres of Land or be there more or less within the said bounds and premises with their & every of their appurtenances unto the said John Woodward his heirs and Assigns forever and the said Thomas Tilman and Lucy Tilman for themselves their Heirs Executors and Administrators doth by these presents Covenant grant and agree too with the said John Woodward his heirs and Assigns forever that the said parcel or Tract of Land is free and clear from all other Sales Deeds Leases or incumbrances what ever and that it shall and may be lawfull too and for the said John Woodward his heirs and Assigns for ever hereafter to fully peaceably and quietly to have hold use occupy possess and enjoy and that they

they the said Thomas Tilman & Lucy Tilman their heirs Speculators and Administrators
the above sold Land and Premises with their and every of their appurtenances unto the
said John Woodward his heirs and Assigns against them the said Thom. Tilman and Lucy
Tilman their heirs Speculators and Administrators and against all other persons whatso-
ever 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.

Sign'd Sealed and Deliver'd }
in the presence of us. }

Benj: a Du-val.

Perrin Farrar.

Stephen + His.
mark

Thomas T. Tilman. Seal.
his
mark
her
Lucy L. Tilman. Seal.
mark

Memorandum

That on the Seventeenth Day of May in the year of our Lord one thousand
seven hundred and Sixty Seven and Ieizin of the within mentioned Land was made
by the said Thomas Tilman unto the said John Woodward by Turftand Twig
in presence of us.

Benj: a Du-val.

Perrin Farrar.

Stephen + His.
mark

Thomas T. Tilman
his
mark
Lucy L. Tilman.
mark

Received of Mr. John Woodward the within mentioned Consideration in
full Satisfaction for the within mentioned Tract of Land Received by me

Thomas T. Tilman.
his
mark

At a Court held for Goochland County Septemt the 16. 1760.
Thomas Tilman acknowledged this Deed with the Livery of Seizin and receipt Indornd
to be his Acts and Deeds which were ordered to be Recorded.

Teste.

John Woodward.

This Indenture made this eighth day of September in the year of our Lord one
thousand seven hundred and Sixty Between Thomas Pleasants of the County of Goochland
and Parish of Saint James Northam of the one part and Constant Ladd of the same County
and Parish of the other part Witneseth that the said Thomas Pleasants for and in Consi-
deration of the sum of thirty four Pounds six Shillings & seven pence currant Money of Eng-
land paid before the Sealing and delivery of these presents the Receipt whereof he doth
hereby acknowledge and thereof doth acquit and fully Discharge the said Constant
Ladd hath given granted Bargained Sold aliened Infeoffed and Confirm'd and by these

103. These presents doth Give grant bargain Sell Enseoff and confirm unto the said Constant Ladd his heirs and Assigns forever, one certain Tractor or Parcell of Land lying in the County aforesaid and parish aforesaid on the Branches of Beaverdam containing by Estimation one hundred acres be the same more or less and Bounded by the Lands of Richard Pleasants Thomas Pleasants Amos Ladd and John Bolling To have and to hold the said one hundred acres of Land with all and singular the appurtenances and privileges thereto Belonging or in any wise appertaining unto him the said Constant Ladd his heirs and Assigns to the only use and behoof of him the said Constant Ladd his heirs and Assigns forever and to no other use intent or purpose whatsoever, and the said Thomas Pleasants for himself his heirs Executors and Administrators the above sold Land and premises with the Appurtenances unto the said Constant Ladd his Heirs and Assigns will warrant and forever Defend ag^t the Claim & Demand of him the said Thomas Pleasants his Heirs Executors Administrators and assigns, but ag^t the Claim or demand of no other Person whatsoever In Witness whereof he the said Thomas Pleasants hath hereunto set his hand and Seal the day and Year above written.

Sign'd Sealed and delivered...
in the presence of...}

Beny^r B Bradshaw.
^{mark}
Joseph Mason.
John Pollock.

Tho. Pleasants. Seal.

Memorandum

That on the 8th day of September 1760 Quiet and peaceable posse-
sion and Seizure of the Land and Premises within mentioned to be granted with the appurte-
nances was Given made and done by the within named Thomas Pleasants unto the within
named Constant Ladd according to the form and effect of the within written Deed.

Witness.

his
Beny^r B Bradshaw.
^{mark}
Joseph Mason.
John Pollock.

Tho. Pleasants.

September 8th 1760. Then received of Constant Ladd the sum of Thirty four
Pounds six shillings and seven pence currant Money of Virginia being the consideration
Money within mentioned.

Witness.

his
Beny^r B Bradshaw.
^{mark}
Joseph Mason.
John Pollock.

Tho. Pleasants.

At a court held for Goochland County Septem^r the 16th 1760.
Thomas Pleasants acknowledged this Deed with the Livery of Seizure & receipt Indorsed
to be his acts and Deeds which were ordered to be Recorded. Teste. Val. Wood C. Clerk.

This Indenture made this sixteenth Day of September in the year of our Lord one thousand seven hundred and Sixty Between Josias Payne of Coochland County of the one part & Stephen Sampson Jr. of the said County of the other part Witneseth, that the said Josias Payne for and in Consideration of the sum of one hundred and twelve pounds ten shillings currant Money of Virginia to him in hand paid before the Insealing and Delivery of the presence, the receipt whereof he the said Josias Payne doth hereby acknowledge himself therewith fully acquit exonerate and discharge the said Stephen Sampson his heirs Executors Administrators &c forever by these presence hath granted Bargain'd and sold Infeoff'd and Confirmd and by these presence do grant bargain and sell alien Infeoff and confirm unto the aforesaid Stephen Sampson Junr. one certain tract or parcel of Land lying and being in the County of Coochland containing one hundred and eighty Acres be the same more or less, and Bounded as followeth (viz) Begining at two corner white oaks on Golden meadow branch thence north ninety six and half chains, thence north four Degrees West sixty four chains to a corner red oak, upon Johnsons path thence south Twenty five degrees West thirty three chains to a corner Hurry, thence south Forty three Degrees east fifty chains, thence south thirty five degrees East twenty chains, continued fifty two chains to the mouth of a branch thence up the said branch South sixty four degrees East twenty chains thence south fifty four degrees east eight chains, thence south eighty four degrees east eleven chains, thence South sixty nine degrees east eight chains to a corner black oak, thence south Seventy Degrees East twenty eight chains to a corner black oak sapling thence south sixty three degrees East twenty five chains to the place began at To have & to hold the said tract of land with the appertinances whatsoever unto the said Stephen Sampson his heirs and Assigns forever and the said Josias Payne for himself his heirs &c all and singular the Land with the Appertinances before granted unto the said Stephen Sampson Junr his Heirs and Assigns forever against him the said Josias Payne his heirs &c and all and every other person or persons whatsoever lawfully claiming by from or under him the said Josias Payne shall and will Warrant and forever defend by these presence and the said Josias Payne at the time of the Insealing and delivery of these presence hath full power and Authority to grant Bargain and sell all and singular the aforesaid Land with the appertinances unto the said Stephen Sampson Junr in manner and form aforesaid and that the said Stephen Sampson Junr his heirs &c and every of them shall and may by force and virtue of these presence from time to time and at all times hereafter lawfully peaceably and quietly have hold use occupy possess and Enjoy the said Land with the Appertinances without any lawfull let Suit Trouble or disturbance of the said Josias Payne his Heirs &c or of any other person or persons whatsoever lawfully claiming or laying any just Right title or Demand to the said Land, to the only proper use and behoof of him the said Stephen Sampson Junr his heirs and Assigns forever and the said Josias Payne the said Tract of Land unto the said Stephen Sampson Junr and his heirs &c against the said Josias Payne and his heirs doth warrant and forever defend in Witnes whereof he the said Josias Payne hath hereunto set his hand and affixed his Seal the day and year first above written.

Josias Payne. Seal.

105. Sigrd Seal'd & Delivrd
in presence of — }

Memorandum

That on the Day of the Date of the within
written Deed Quiet and peaceable possession of the land and premises within mention'd
was had and taken by the within Mention'd Josias Payne and by him quenched and delivered
to within mention'd Stephen Sampson Jun^r. According to the Tenor form and Effect of the
within written Deed.

Josias Payne. Seals.

Teste.

Then Received of Stephen Sampson Junior one hundred and twelve pounds ten Shillings
Burrant. Money it being the consideration money within Mention'd.

Teste.

Receiv^d of me

Josias Payne.

At a Court held for Goochland County September the 16. 1760.

" Josias Payne acknowledged this Deed with the Livery of Seizin & receipt endorsed to be
his Ack and Deeds which were ordered to be Recorded.

Teste. Wm. Wood Esq^r.

This Indenture made this Sixteenth of September in the year of our Lord One
thousand seven hundred & Sixty, between Constant Ladd of the County of Goochland, &
Parish of St. James Northam of the one part, & the Rev^r William Douglass of the same County
& Parish on the other part. Witnesseth that the said Constant Ladd, for & in consideration
of the sum of Twenty seven pounds five shillings current money of Virginia, in hand paid
before the Sealing & delivery of these presents; the receipt whereof he doth hereby acknowledge,
and thereof doth acquit & fully discharge the said Douglass; hath given Granted, Bargained,
Sold, Aliened, Enfeoffed & Confirmed; and by these presents doth Give, Grant, Bargain, Sell,
Enfeoff & confirm unto the said William Douglass his heirs & assigns forever, One certain tract
or parcel of Land, lying & being in the foresaid County & Parish, on the branches of Beaver-
dam, containing by estimation One hundred Acres, less or more, & bounded by the lands of,
Richard Pleasant, Thom^r Pleasant, Amos Ladd & John Bolling, to have & to hold the
said one hundred Acres of Land, with all & singular the Appurtenances & Privileges
thereunto belonging, or in any wise appertaining, unto him the said William Douglass,
his heirs & assigns, their only use & behoof forever. And the said Constant Ladd for him-
self, his heirs, Executors, & Administrators, doth covenant & agree to and with the said Wm
Douglass his heirs & assigns, that he the said Constant Ladd at the time of Sealing & Delivering
these presents, is & doth stand Seized of an Indefeasible Estate of Inheritance in fee simple
in the said Land & Premises, & hath full power and lawfull Authority to sell & convey the same
in manner & form aforesaid; And that he will forever warrant & Defend the said Land &

106 & Premises with the Appurtenances unto the said William Douglas his heirs & Assigns forever, against the claim & demand of him the said Constant Ladd, his heirs Executors Administrators & Assigns, And against all & every person or persons whatsoever. And Lastly that the said Constant Ladd & his heirs shall & will at any time within twenty Years next after the date of these present Do & execute any other Act or Conveyances necessary in Law for the better assuring & conveying the saids Lands & Premises with their Appurtenances unto the said William Douglas his heirs or Assigns, as by them shall be reasonably desired. In Witness whereof the said Constant Ladd hath hereunto set his hand & Seal the day & year above written.

Signed Sealed & Delivered in presence of us.

Alex^r. McCaul

Tho. Pleasant

Thomas Gordon,

Constant Ladd Seal
his mark

Memorandum.

That on the day & date of the within written Deed, quiet & peaceable possession & Seizure of the Lands & Premises within specified was had & taken by the within named Constant Ladd, & by him given & delivered to the within named William Douglas, according to the Tenor, form & effect of the within written Deed

Tessels.

Alex^r. McCaul

Tho. Pleasant

Thomas Gordon,

Constant Ladd
his mark

Then received of William Douglas Twenty Seven Pounds five Shillings current Money of Virginia, being the consideration money within mentioned.

Tessels.

Alex^r. McCaul

Tho. Pleasant

Thomas Gordon.

Constant Ladd
his mark

"

At a Court held for Goochland County September the 16. 1760.

Constant Ladd acknowledged this Deed with the Livery of Seizin & receipt endorsed to be his Acts and Deeds which were ordered to be Recorded.

Teste.
Val. Wood Esq^r.

This Indenture made this tenth day of June in the year of our Lord One thousand and seven hundred and Sixty Between John Nowlin of the County of Goochland of the

the one part, and David Nowlin of the same County of the other part Witneseth,
 that the said John Nowlin for and in consideration of thirty four pounds of Lawfull
 money of Virginia by him the said David Nowlin to him the said John Nowlin in
 hand paid before the Sealing and Delivery hereof the receipt whereof he the said
 John Nowlin doth hereby acknowledge and thereof doth Acquit & discharge the
 said David Nowlin his heirs Executors & Administrators Hath Granted Bargained
 Sold Enscoffid and confirmed and by these presents doth Grant Bargain Sell Enscoff and
 confirm unto the said David Nowlin his heirs and assigns One certain Tract or parcel of
 Land of Land containing by Estimation Two hundred acres be the same more or less ly-
 ing and being in Goochland County on the Branches of Beverdam Creek, and being
 Bounded on the lines of John Boling Stephen Nowlin and Thomas Pleasant, wher-
 as said Land was left unto John Nowlin by James Nowlin the Elder, as may appear
 by the Records of the County Court of Goochland, it being the land and plantation
 whereon the above named James Nowlin Dwelt Situate and the Reversion and Rever-
 sions, Remainder and Remainders, Rents Issues and profits thereof with the Appur-
 tenances To have and to hold the said Mefuge plantation and Tract of Land
 with the appurtenances unto the said David Nowlin his heirs and assigns, to the
 only Use and behooff of the said David Nowlin his heirs and Assigns for Ever, And the
 the said John Nowlin his heirs &c. the said Mefuge plantation and Tract of Land with
 the Appurtenances unto him the said David Nowlin his heirs and Assigns shall &
 will warrant and forever Defend by these presents against the claim and Demand
 of him the said John Nowlin his heirs or Assigns or any other person whatsoever, And
 the said John Nowlin for himself his heirs Executors Administrators or Assigns doth
 covenant promise and agree to and with the said David Nowlin his heirs and Assigns
 that the premises and every part thereof with the appurtenances, are free and
 from all manner of Incumberances and that the said David Nowlin his heirs &c. the
 said Mefuge plantation and tract of Land with the Appurtenances, For and Notwith-
 standing any Act or thing by him the said John Nowlin 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 Appurte-
 nances without the Lawfull Lett Molestation or Intrusion of him the said John Nowlin
 his heirs or Assigns or any other person whatsoever, In Witness whereof the said
 John Nowlin to these hath set his hand and affixed his Seal the Day and year above
 Written.

Signed Seal'd and Deliver'd
 In the presence of us }
 James George.
 Stephen Nowlin.
 Thomas Gordon.

John Nowlin. Seal.

Received in the Day of the Date of the within written Indenture of the with

with named David Nowlin the sum of thirty four pounds currant Money, it being the consideration Money within Mention'd Day Recd. of me.

John Nowlin.

Memorandum; That on the day of the date of the within written Indenture full and peaceable Seizur and possession of the within mention'd premises with the Appurtenances was had and taken by me the within named John Nowlin and by him given and delivered unto the within named David Nowlin, Witnes my hand.

Witnes.

James George.

Stephen Nowlin.

Thomas Gordon,

John Nowlin.

At a Court held for Goochland County September the 16. 1760.

Thomas Gordon, and James George, proved this Deed with the Receipt & Livery of Seizur
" Indorsed to be the acts and Deeds of John Nowlin, & that they saw Stephen Nowlin Sub-
cribe his name as a Witnes to the same, w^{ch} were thereupon ordered to be Recorded.

Teste.

Val. Woodson.

This Indenture made this twenty first day of August in the year of our Lord one thousand seven hundred and Sixty, Between David Nowlin of the County of Goochland of the one part and Thomas Watkins of Hanover County of the other part Witneseth, that the said David Nowlin for and in consideration of the sum of one hundred and ten pounds current Money of Virginia, to him in hand paid by the said Thomas Watkins, (the Receipt whereof the said David Nowlin doth acknowledge and confess) and by these presents acquit and discharge the said Watkins hath given granted, Bargained Sold alien enfeoffed and confirmed and doth by these presents give, grant, bargain, sell alien enfeoff make over and confirm, unto the said Thomas Watkins, his heirs and assigns forever, a certain tract or parcel of Land now in the possession and Tennancy of the said Nowlin and whereon the said Nowlin now lives, containing by estimation one hundred & sixty seven Acres be the same more or less within the bounds following (to wit) the lines of Robert Woodson Samuel Richardson Bartholomew Turner and Joseph Woodson together with all the appurtenances thereto belonging or in any wise appertaining, To have and to hold the said land and premises unto the said Thomas Watkins his heirs and assigns also the Reversion and Reversions Remainder and Remainders of every part and parcel thereof with all Houses Orchards Gardens fences and appurtenances whatsoever unto the said Watkins his heirs and assigns forever, And the said David Nowlin for himself and his heirs the above granted Land and premises doth warrant and forever defend unto the said Thomas Watkins his heirs and assigns forever, and the said David Nowlin doth further Covenant and agree to and with the said Watkins in manner and form following that is to say,

109.

say, that he the said Nowlin at the Sealing and Delivery of these presents stands seized
of an Indefensible Right in fee-Simple in and to the premises and hath good right and
Lawfull authority to sell and convey the same, and that it shall be and remain to the
only and proper use of the said Watkins his heirs and Assigns, clearly exonerated and
discharged from all former Sales, Gifts, Mortgages, Titles of Dower or any Incumbran-
ces whatsoever according to the true intent and meaning of these presents and lastly that
the said Nowlin his heirs &c. shall and will at any time within twenty years, at the
cost and charge of the said Thomas Watkins make, do and execute any further assurance
for the securing the above granted premises In Witness whereof the said David
Nowlin hath hereunto set his hand and affixed his Seal the day and year first above
Written.

Sign'd Seal'd and Delivered

In the presence of,

John Laprade,

John Watkins,

Joseph Starkey.

David Nowlin. Seal.

Memorandum.

That quiet and peaceable possession of Livery and Seizin, was had and
given from the said David Nowlin to the within named Thomas Watkins, the day and
year within mentioned, according to the Tenor and intent of the within Deed.
In presence of,

John Laprade,

John Watkins,

Joseph Starkey

David Nowlin. Seal.

August 21. 1760.

Received of Thomas Watkins One hundred and ten pounds being
the full consideration of the within Deed.

Test.

John Laprade,

John Watkins,

Joseph Starkey

David Nowlin.

At a Court held for Goochland County September the 16. 1760.
P David Nowlin acknowledged this Deed with the Livery of Seizin and Receipt
Endorsed to his Acts and Deeds which were ordered to be recorded.

At a Court held for Goochland County July the 21. 1761.

Mary Nowlin the Wife of David Nowlin (being privately
examined) relinquished her right of Dower in the Land by
this deed conveyed which was admitted to Record,

Test. Val. Wood C. Cur.

Test. Val. Wood C. Cur.

To all whom these presents shall come, greeting. Know ye, That J Tucker Woodson
of the County of Goochland, for the natural Love and Affection I bear unto my Daugh-
ter Jane Lewis, and in Compliance of my promise to Robert Lewis of the said
County Gentleman on his Intermarrying with my said Daughter Jane, I do hereby
Give Grant and confirm unto my said Daughter Jane Lewis, and to her Heirs forever, the
Ten following Negro Slaves Vizt: Charles, Stephen, Sam, George, Patt, Jude, Sha-
drich, Will, Fanny, and Davy To have & to hold the said Slaves with their In-
crease, to the only proper use and behoof of her the said Jane Lewis & her heirs forever.
And I the said Tucker Woodson do by these presents Warrant and defend the said Slaves
& their Increase unto the said Jane Lewis & her heirs forever from my self my heirs
& executors, Administrators, or Assigns & from the claim or Demand of any other person or
persons whatsoever. In Witness whereof I have hereunto set my hand and affixed
my Seal this Seventeenth day of November, One thousand seven hundred Sixty.

Signed Sealed and Delivered,
in Presence of }

Tucker Woodson. Seal.

At a Court held for Goochland County Novemth the 18. 1760.

,, Tucker Woodson Gent: acknowledged this Deed to be his Act & Deed which was
ordered to be Recorded.

Teste. Val. Woodson.

This Indenture made this Eighteenth day of November Anno Dom one
thousand Seven hundred & Sixty Between Jacob Michaux of Cumberland County
of the one part and Tucker Woodson of Goochland County of the other Part Witnesseth
that the said Jacob Michaux for and in consideration of the full and just sum of
two hundred and eighty three pounds Seventeen shillings curr^t. Money of Virg^a to him
in hand paid by the said Tucker Woodson before the Sealing and delivering of these
presents the receipt whereof the said Jacob Michaux doth hereby acknowledge and
hereof doth acquit and discharge the said Tucker Woodson his heirs & executors and
Administrators and every of them by these presents hath granted bargained and sold
Encoffed and confirmed and by these presents for himself and his heirs doth fully and
absolutely Grant Bargain and sell Encoff and confirm unto the said Tucker Woodson
his heirs and Assigns one tract of Land in Goochland County on the north side of James
River containing ninety nine Acres the which land is part of two hundred Acres more or
less which Thomas Atkinson left by Will to be divided equally between his four Children
by parallel lines from the River to the back line which said ninety nine Acres of Land
was then the property of Samuel Atkinson and John Atkinson and was by them
sold to Jacob Michaux Father of this Jacob Michaux party to these presents, and now
lying between the Lands of Tucker Woodson To have and to hold possest and Enjoy

Enjoy the said tract or parcel of land with all priveledges and appurtenances
 Whereof or in any wise appertaining to the said land and premises unto the said
 Tucker Woodson and his heirs and assigns forever to the onely proper use and behoof
 of him the said Tucker Woodson his heirs &c^t or Administr^r and assigns Doth by
 these presents Warrant and forever defend and Lastly that the said Jacob Michaux and
 his heirs shall and will at any time within twenty Years next after the date of these
 Presents make and except any other Act or Acts conveyance or conveyance necessary in
 the Law for the further and better Assuring and Conveying the Land and premises
 aforesaid unto the said Tucker Woodson his heirs and assigns as by the said Tucker
 Woodson his heirs and Assigns shall reasonable devised advised or required In Witness
 whereof the said Jacob Michaux hath hereunto set his hand and affixed his Seal the
 day and year above written.

Signed Sealed & Delivered
 in presence of us.

Jacob Michaux. Seal.

Memorandum that on the Eighteenth day of November 1760 Quiet and peaceable
 Possession an Seizure of the Lands within mentioned to be granted was had and
 taken by the said Jacob Michaux and by him was delivered unto the said Tucker
 Woodson in their proper persons according to the Tenor form and Effect of the within
 Written Deed

Jacob Michaux.

Received on the day of the date of the within Indenture of the within named Tucker
 Woodson the full and just sum of Two hundred & Eighty three pounds seventeen shillings
 being the Consideration Money within mentioned.

Jacob Michaux.

At a Court held for Goochland County November the 18. 1760.
 Jacob Michaux acknowledged this Deed with the Livery of Seizin and receipt Indors^{co}
 to be his acts and Deeds which were ordered to be Recorded.

Teste.

Val. Woodburn

This Indenture made this eighteenth day of November in the year of our Lord
 One thousand seven hundred and Sixty Between Humphry Parrish (the Elder) of the
 County of Goochland of the one part, and Thomas Denton of the County of Hanover of
 the other part, witnesseth that the said Humphry Parrish for & in the consideration
 of the sum of Twenty pounds current Money of Virginia to him in hand paid by the
 said Thomas Denton before the Insealing and Delivery of these presents the receipt
 whereof the said Humphry Parrish doth hereby acknowledge hath Granted bar-
 gained and sold by these presents doth grant bargain & sell unto the said Thom.
 Denton his heirs, Executors, Adm^rs & Assigns one certain tract or parcel of Land,

Land lying and being in the County of Goochland on the East Branches of Wild Boar Creek bounded as follows (sovit) Beginning at Charles Christian's corner Spanish Oak within Louisa County line thence along a line of market trees to a black Oak which divides Owen's land thence along the said dividing line crossing the said Louisa line to a large pine on John Parrish's Land, thence along the said Parrish's line to a corner pine of the said Parrish's thence along the S^d Parrish's line to a corner pine of the Land where Geo: Hilton did live, thence along the said line to a corner pine of Cha: Christian's Land thence along the S^d Christian's line to the first Station to include one hundred Sixty two and a half Acres of Land & the same more or less To have and to hold the said Land and Premises with the Appurtenances thereunto belonging or in any ways thereunto belonging. And the said Humphry Parrish for himself his heirs, Executors, Administrators, or Assigns doth hereby Warrant the said Land & Premises with the Appurtenances of whatsoever nature soever unto the said Thomas Denton his heirs Ex: Adm: &c. or from the claim, Right, Title, & Demand of any other Person or Persons whatsoever. And the said Humphry Parrish doth further Covenant & Agree by these Presents for himself his heirs Ex: Adm: &c. or Assigns to make any other Deed or Deeds unto the said Thomas Denton within Twenty Years from the date hereof for the more perfect and sure Conveying the said Land and Premises unto him the said Thom: Denton his heirs, Ex: Adm: &c. Administrators or Assigns forever In Witness whereof the said Humphry Parrish hath hereunto set his hand and affixed his Seal the Day and Year above written,
Signed Sealed and Delivered in presence of

Jos: Payne Jr
Wm Williams.
Humphry Parrish Jr.

Humphry ^{his} H P Parrish Seal.
mark

Memorandum. That Livery of Seizin of the within Land & Premises was had by the S^d Humphry Parrish by him given & Delivered unto the within named Tho: Denton, according to the true intent and meaning of the within Indenture.

In presence of.

Jos: Payne Jr.
William Williams.
Humphry Parrish Jr.

Humphry ^{his} H P Parrish Seal.
mark

Received of the within named Thomas Denton Twenty Pounds curr^d Money for the consideration within mentioned, Isay rec^d fme.

Witnesse.

Jos: Payne Jr.
Wm Williams
Humphry Parrish Jr.

Humphry ^{his} H P Parrish
mark

At a court held for Goochland County November the 18th 1760.

" Humphrey parish acknowledged this Deed with the Surety of Seizin and receipt
Indorsed to be his Act & Deeds which were ordered to be Recorded. Then Mary his Wife
(she being first privately examined) Relinquished her right of Dower in the Land by
the said Deed conveyed which was also admitted to Record.

Teste.

Val. Wood Jr. Esq.

This Indenture made and Indented this fifteenth day of July in the year of
our Lord one thousand seven hundred and sixty Between Humphrey parish Senr.
of Goochland County and parish of Et - of the one part and Joel parish of the County
and parish aforesaid planter of the other part Witneseth that if the said Humphrey parish
for and in consideration of the love and affection which I bear unto my said Son Joel
parish do by these presents give and freely grant unto my said Son Joel parish fifty
Acres of Land lying on the north side of my Land and Joining the land of John Tod
and Richard Gains together with all and Singular the Appurtenances to the same
belonging or any ways appertaining to him the said Joel parish his heirs executors or
admo. and the said Land and appurtenances will forever defend from me the aforesaid
Humphrey parish my heirs executors or admrs and free and clear from all manner of
Gifts grants Bargains sales leases jointures dowers Judgments and debts and any other
Deed of gift or conveyance to make as his Council Learned in the Law shall reasonably
devise advise or require. In Witness whereof I have hereunto set my hand and affixed
my Seal the Day and Year above written.

Signed sealed and delivered. }
in the presence of us. }

J. Morris

Benjth Hodges

Richth Blalock

Humphrey H^{is} Parish Seal
mark

At a court held for Goochland County November the 18th 1760.
Humphrey parish acknowledged this Deed to be his Act & Deed which was ordered
to be Recorded.

Teste.

Val. Wood Jr. Esq.

To all to whom these presents shall come greeting; I Charles Lewis of Goochland
County Gent, for the natural Love & Affection I bear to my Daughter Frances Lewis
have given, granted, & confirmed & do by these presents give grant and confirm, unto
my said Daughter Frances Lewis, and to her heirs forever, two Negroe Slaves, to wit a Boy

Boy named Frank, & a Girl named Unity, to the only use and behoof of my said Daughter Frances & her heirs forever. And I the said Charles Lewis shall & will warrant and forever defend the said Negroes against the ^{claims of all} claims of all manner of persons whatsoever. In Witness whereof I have hereunto set my hand & affixed my Seal this 18th Day of September in the Year of our Lord one thousand seven hundred & Sixty.

Signed Sealed & Delivered
in presence of }

Charles Lewis. Seal.

Henry Pattillo
Robert Lewis.
Val Wood

At a Court held for Goochland County Novemt. the 18. th 1760.
Charles Lewis acknowledged this Deed to be his Act and Deed which was ordered to be Recorded.

Teste.

Val Wood

Inventory of the Estate of Joseph Jarrett Dec'd taken this Seventeenth Day of November 1760 Being first Sworn.

To 1 Negro Wench named Jane	\$ 70
To 1 Negro Girl named Febeey	35
To 1 Negro Boy Ned	55
To 1 Mare Colt	1 10
To 1 Bed & Furniture	8
To 1 Dito & Furniture	6 10
To parcel Books	1 2
To 8 spoon 1 Glass Crouet & Basin	7
To 1 Butter Bott	4
To 2 Chests	10
To 5 knives & forks	5
To 1 Candle Mold	1 3
To 3 Bottles 2/ Basket some Butter & Spice Cards	10
To 1 Spoon Wheal & 2 Smothins Ironons	11
To 1 pan Orger & old Iron	2 6
	179 12 09
To 1 Tub & pugan	5 0
	179 17 09

Tucker Woodson.
Richd Pleasants.
Stark C. Baile.

115. At a Court held for Goochland County January the 20th 1761.
This Inventory was presented in Court and ordered to be Recorded.

Teste.

Val M. Woodard.

To all to whom these presents shall come, greeting. I Jane Randolph of Goochland County, for the Love and Affection I have and do bear to my Grand Daughter Jane Lewis, have given, granted & confirmed & do by these presents give, grant & confirm to the said Jane Lewis, & her heirs forever, one Negroe Girl named Bess, now at Capt. Charles Lewis's in Albemarle, To have and to hold the said Negroe Bess to the said Jane Lewis, and her Heirs forever, to the only Use and behoof of her the said Jane Lewis and her heirs forever. And I will warrant and forever defend the said Negroe Bess to the said Jane Lewis, against myself, my heirs and Assigns, & the claim or claims of all other persons whatsoever. In Witness whereof I have hereunto set my Hand & affixed my seal, this 5th Day of Decemr. one thousand Seven hundred & Sixty.

In presence of.

Henry Pattillo
William Britt.

Jane Q Randolph. Seal.

At a Court held for Goochland County January the 20th 1761.
Rev'd Henry Pattillo, and William Britt, proved this Deed to be the Act & Deed of
Jane Randolph, which was admitted to Record.

Teste. Val M. Woodard.

To all people to whom this present writing shall come know ye that I Edmund Hodges of Goochland County for and in consideration of the sum of five Shillings Sterling which the said Edmund Hodges Do owe and am Indebted to my daughter Susana Slaydon have given granted and sold and do by these presents fully clearly and absolutely give grant bargain sell and confirm unto the said Susana Slaydon and her heirs forever one certain tract or parcel of land containing by estimation fifty acres be the same more or less lying and being in the aforesaid County of Goochland and bounded as followeth vizt beginning at a hickory Standing between Author Slaydon and Edmund Hodges thence to a corner, pine between Edmund Hodges and bo^{ll} John Payne thence to a corner white oak between Edmund Hodges and John Witt from thence to another corner white oak between the aforesaid Hodges and Witt from thence to the first Station to have and to hold the said land & premises with the appurtenances unto the said Susana Slaydon and her heirs to the only proper use and behoof of her the said Susana Slaydon her heirs and Assignes forever in Witness whereof I have hereunto Set my hand and Seal this 16th day of Januari 1761.

1761. in presence of

John White,

Edwin Young,

William Slaydon,

Arthur Slaydon,

Edmond E Hedges. Seal.
his
mark or letter.

At a Court held for Goochland County January the 20. 1761.
Edmund Hedges acknowledged this Deed to be his Act and Deed & it was thereupon ordered to be Recorded.

Teste.

Val Wood Quarr.

To all people to whom this present writing shall come know ye that Arthur Slaydon of Goochland County for and in consideration of the sum of five Shillings Sterling which he said Arthur Slaydon do owe and am indebted to my son John Slaydon have given granted and sold and do by these presents fully clearly and absolutely give grant-bargain ~~sely~~ Confirm unto the said John Slaydon his heirs forever one certain tract or parcel of land containing by estimation fifty acres be the same more or less lying and being in the aforesaid County of Goochland and bounded as followeth viz beginning at a pine standing in the body of Arthur Slaydons land thence to a hickory between Arthur Slaydon and Edmund Hedges thence along the said line to a corner pine of Arthur Slaydons land thence to pointers between Arthur Slaydon and Thos Denton from thence to the first Station to have and to hold the said land and premises with the appurtenances unto the said John Slaydon and his heirs to the only proper use and behoof of the said John Slaydon his heirs and assigns forever In witness whereof I have hereunto set my hand and Seal this 16th day of January in the year of our lord God 1761. —

In presence of.

John White,

William Slaydon,

Edmond Hedges.

Edwin Young.

Arthur Slaydon. Seal.

At a Court held for Goochland County January the 20. 1761.
Arthur Slaydon acknowledged this Deed to be his Act & Deed & it was thereupon ordered to be Recorded.

Teste.

Val Wood Quarr.

In the name of God Amen. I John Boshick of Goochland County being very sick and weak but of perfect sense and memory thanks be to Almighty God and calling to mind

117. And the frailty and weakness of mankind I do make and ordain this my last Will and Testament in manner and form following. Viz. I commend my soul into the hands of Almighty God that gave it, and my body to be Buried in a Decent manner after the Description of my Executor. and as touching what worldly Estate it hath pleased God to bless me withal I do give & dispose of in manner and form following.

In primum I give and bequeath to my godson Jonas Lanson the son of David & Anne Lanson my two hundred Acres of land whereon I now Dwell situate to him & his heirs for ever.

Item I give and bequeath to my friend George Grouds my bed and furniture & all my renter and one little chest to him and his heirs for ever.

Item I give and bequeath to my friend David Lanson after my Just Debts are paid all the rest of my Estate both stock and household Goods in any manner or sort whatever and I do likewise appoint and ordain my loving friend David Lanson my whole Executor of all my whole Estate In Witness whereof I do hereby Acknowledge this to be my last Will and Testament this twenty sixth day of December, One thousand seven hundred and forty Nine.

Signed Sealed and Acknowledged

In the presence of us. {

Witness.

James George
Thomas Poor

his
John Bastich. Seal
mark

At a Court held for Goochland County January the 20th 1761.
This Writing was proved by the Oaths of the Witnesses hereunto to be the last Will and Testament of John Bastich dec'd & thereupon admitted to Record.

Teste.

Wm Woodman

I William Bowler of Goochland County being Ill of Body but in perfect mind and memory do make this my last Will and Testament in Manner following.
In primum My will and desire is that all my just debts be paid by my Executors hereafter named.

Item. I give and bequeath unto Martha the Wife of John Henson my Mare by the name of Blue Bird, on condition she or her Husband for her pay Hannah Pollock Forty Shillings Court Money.

Item. I lend unto my loving Mother Margaret Bowler all the remainder part of my Estate except my wearing apparel during her natural life and after her decease I desire it may be equally divided between my Brothers & Sisters that shall be living at the time of my Decease.

Item. I constitute and appoint my Friend Thomas Pleafants and Stokes baule Esq^r to

118. to this my last Will and Testament revoking all and every other Will or Wills
herefore by me made in witness whereof I have hereunto set my hand and
affixed my seal this 20th day of December 1760.

Signed Sealed published & . . .
declar'd in presence of us }

Robert Simpson,

John J Henson,
his mark

St^r of Gaule.

Wm D Bowler. Seal.
his mark

At a Court held for Goochland County January the 20th 1761.
This Writing was proved by the oaths of the witnesses hereto to be the last Will &
Testament of William Bowler dec^d & admitted to Record.

Teste.

Val Wood Jr

This Indenture made this Twentieth Day of January in the year one thousand
seven hundred & Sixty one between William Harding of Goochland County of the one part
and Gervas Elam of the other part witnesseth That whereas the said William Harding
now stands indebted to the said Gervas Elam in the sum of fifty six pounds ten shillings
current money now the said William Harding to secure the payment of the said sum
of money with lawful interest from this Day within three years & further for and in con-
sideration of five shillings in hand paid by the said Gervas Elam the receipt whereof is
hereby acknowledged the said William Harding hath granted bargained & sold to
these presents doth grant bargain and sell unto the said Gervas Elam his heirs and
Assigns one certain Tract or parcel of Land situate in the County of Goochland on the
Branches of Tuckahoe Creek containing by estimation one hundred and fifty Acres
be the same more or less conveyed to the said W^m Harding by Thomas Farrar and Mary
Farrar by Deed dated the twenty ninth day of December one thousand seven hun-
dred and fifty six with one Water Grist Mill thereon & all Houses Gardens Orchards
Buildings Hereditaments & appurtenances whatsoever to the said premises &
every part thereof belonging or appertaining and the Reversion and Reversions
Remainder and Remainders Rents & Profits thereof and all the Estate Right Title
Interest claim and demand whatsoever of him the said William Harding of in and
to the said premises & every part thereof with the Appurtenances both in Equity and
Law To have and to hold all & singular the said premises with the Appurte-
nances to the said Gervas Elam his heirs and Assigns to the only use and behoof of
the said Gervas Elam his Heirs & Assigns forever And the said William Harding
and his Heirs all and singular the said premises with the Appurtenances aforesaid
all and every Person and Persons whatsoever unto the said Gervas Elam his Heirs and
Assigns shall and will forever warrant and Defend by these presents Provided & the

The true Intent and meaning hereof is that if the said William Harding his Heirs
 Executors or Administrators shall at any time within three years from the Date hereof pay and
 satisfy to the said Gervas Elam his certain Attorney his Heirs Executors Administrators or Assigns
 the said Sum of fifty six pounds ten Shillings with lawful Interest to be computed
 from the Date hereof then this present Indenture and every Clause & Article thereof
 is from thence forth forever utterly to cease determine & become void otherwise to stand
 and remain in full force And the said Wm Harding for himself his heirs Executors
 & Administrators doth covenant and agree to and with the said Gervas Elam his Heirs Executors
 & Administrators within three Years next ensuing will well and truly satisfy & pay to the
 said Gervas Elam his Heirs or Assigns the said fifty six pounds ten Shillings
 with Interest as aforesaid In witness the said William Harding hath hereto
 set his Hand and affixed his Seal the day and year first above written the words
 (seven hundred &) being first Interlined.

Signed Sealed & Delivered
 In presence of — }

William Harding. Seal.

Received of Gervas Elam five Shillings within mentioned January the
 Twentyone thousand seven hundred and sixty one.
 by me.

Witness.

William Harding.

At a Court held for Goochland County January the 20. 1761.
 William Harding acknowledged this Deed with the receipt Endorsed to be his
 " Act and Deeds which were ordered to be Recorded.

Teste. Wm. Woodard.

This Indenture made this 17th Day of February 1761 By and Between
 John Cleaton and Elizabeth Cleaton his wife of the Province of North Carolina
 on the one part and Richard Cleaton of Goochland County of the other part
 Witnesseth that the said John Cleaton and Elizabeth Cleaton his wife for &
 in consideration of the full Sum of forty pounds currant money of Virginia
 to them in hand paid by the said Richard Cleaton Before the sealing and
 Delivery of these presents the Receipt whereof we do hereby acknowledge our
 Selves to be fully satisfied Contented and paid and by these presents Have Given
 Granted bargained Sold alienated Enfeoffed and confirmed and by these pre-
 sent Doth fully clearly and absolutely Give Grant Bargain Sell alien Enfeoff
 and confirm unto the said Richard Cleaton his heirs Executors Administrators and
 Assigns one certain Tract or parcell of land containing Two hundred Acres
 lying and being in the County of Goochland and part of the said parcell in

John Cleaton to Alice M. Cleaton
the present Owner of the same

in Hanover County binding on the Lands of John Watson Bouncey Anderson
and William Whilton it being the tract of land as my father Daniel Cleaton —
Deceased gave to me by his will bearing Date together with all Houses, buildings
pastures woods ways waters and watercourses profits Comodities basements
Hereditaments and appurtenances whatsoever to the said Plantation tract or
parcell of Land belonging or in any wise appertaining and the Reversion and
Reversions Remainder and Remainders of all and singular the premises and
all the Estate title Interest possession property claim and Demand of them
the said John Cleaton and Elizabeth his wife in or to the said Land or any part
thereof To have and to hold the said Plantation Tract or Deuidend of Land
and all and 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 Richard Cleaton his heirs and Assigns to the only proper use and behoof of
him the said Richard Cleaton his heirs and Assigns for ever and the said John
Cleaton and Elizabeth his wife the Said Granted premises with the appurtenances
unto the said Richd Cleaton his heirs and assignes against them the said John Cleaton
and Elizabeth his wife their heirs and assignes and all and every other person or per-
sons whatsoever shall and will warrant and forever Defend by these presents In
Witness whereof the said John Cleaton and Elizabeth his wife to these presents their
hands and Seals hath set the Day and year first above written —

Signed Sealed and Delivered
in presence of —

John Clayton. Seal.
her
Elizabeth E Clayton Seal
mark

Memorandum that on the 17th day of February 1761 full possession was had and
taken of the Land and premises within Granted by the within named John
Cleaton and Elizabeth his wife and by them Delivered over to the within named
Richd Cleaton to hold the same to him and his heirs according to the contents &
true meaning of the within written Indenture.

In the presence of us.

John Clayton.
Elizabeth E Clayton.
mark

At a Court held for Goochland County February the 17. 1761.
John Clayton, and Elizabeth Clayton, acknowledged this Deed with the Livery of
Seizin endorsed to be their Acts and Deeds, which were ordered to be Recorded.

Teste,
Wm Woodford

This Indenture made this tenth day of February in the Year of our Lord one
thousand seven hundred and sixty one between John Cobb of the County of Albemarle

Allemane of the one part and William Holmon of the County of Caroloine of the other part witnesseth that the ^sd John Cobbs for and in consideration of the sum of forty pounds lawfull money of Virginia to him in hand paid by the ^sd William Holmon the Receipt whereof he doth hereby acknowledge hath bargained sold aliened enfeoffed & confirmed & doth by these presents bargain sell alien enfeoff and confirm unto the ^sd William Holmon and to his heirs and assigns forever one certain tract or parcel of land lying and being in the County of goochland near the mouth of the byrd Creek, being the lower half of a tract of four hundred acres the other part of which now belongs to Henry Battilo. Containing by estimation two hundred acres more or less and bounded as followeth. To witt Beginning at the ^sd Battilos corner pine in Maggies line and running thence south thirty degrees east twenty seven poles to a pine thence south eleven and a half degrees west sixty eight poles to a pine thence north eighty eight degrees east one hundred and ninety six poles to a pine in waltons line thence north thirty eight and a half degrees east one hundred and seventy poles to a pine in Hodges line thence north fifty seven degrees west one hundred and seven poles along Waddies line to a pine thence north thirty seven degrees west forty two poles to Battilos corner thence a straight course along a new line of markt trees to the first Station. and also the Reversion & Reversions & Remainder & Remainers thereof with all the rents and services thereof and all the estate Right title interest claim & demand whatsoever of him the ^sd John Cobbs of in & to the same premises & of in & to every part and parcel thereof TO HAVE AND TO HOLD, the ^sd tract or parcel of land and all and singular the appurtenances thereunto belonging unto the ^sd William Holmon his heirs and assigns to the only proper use and behoof of him the ^sd William Holmon his heirs and assigns forever, and the ^sd John Cobbs for himself his heirs & assigns doth covenant grant to and with the ^sd William Holmon his heirs and assigns that the ^sd John Cobbs is now lawfully seized of a good perfect & indefeasible estate of Inheritance in fee simple of and in the ^sd land & premises & of every part thereof. and also that the ^sd John Cobbs now hath good right full power authority in his own right to grant bargain sell and the ^sd land and premises unto the ^sd William Holmon his heirs and assigns to the only use and behoof of the ^sd William Holmon his heirs and assigns forever according to the true intent and meaning of these presents and also that the ^sd William Holmon his heirs and assigns shall and may from time to time and at all times hereafter peaceably & quietly have hold occupy possess and enjoy the ^sd land and premises with the appurtenances without the least trouble hinderance molestation Interruption or denial of him the said John Cobbs his heirs and assigns & of all & every other person or persons whatsoever and the ^sd John Cobbs for himself his heirs the ^sd land & premises with the appurtenances against him & his heirs and all and every other person and persons whatsoever to the ^sd William Holmon his heirs & assigns shall and will warrant & forever defend by these presents In witness whereof the ^sd John Cobbs hath hereunto set his hand and affixed

affixed his Seal the Day and Year above Written:
 Signed Sealed and delivered }
 in presence of us — }

Charles Rice,
 Edward Rice,
 John Depriest,

John Cobbs. Seal.

Memorandum that on the day and year within written full possession and
 seisin was had & taken of the land & premises within granted by the within
 named John Cobbs. and by him delivered over to the within named William Holmon
 to hold to him his heirs & assigns forever according to the contents and meaning
 of the within Indenture in confirmation of which the S^d. John Cobbs hath
 hereunto sett his hand and seal the day aforesaid

In presence of us

Charles Rice,
 Edward Rice,
 John Depriest,

John Cobbs. Seal.

Received the tenth Day of february 1761. of William Holmon the sum of forty
 pounds current money of Virginia it being the consideration money mentioned in
 this Indenture rec.

Witness.

Charles Rice,
 Edward Rice,
 John Depriest,

by me

John Cobbs.

At a Court held for Goochland County February the 17. 1761.
 This Deed with the Slavery of Seizin and receipt Endorsed was proved by the Oaths of
 the Witnesses hereto to be the acts & Deeds of John Cobbs & thereupon admitted to
 Record.

Teste.

W^m. Wood Esq^r.

This Indenture made and Indented this first day of December one thousand seven
 hundred and Sixty Between William Parrish Jun^r of Goochland County planter of the
 one part, And Tolley parish of the County of Louisa planter of the other part Witneseth
 that the said William Parrish Jun^r for and in consideration of the sum of Twenty
 pounds current money of Virginia to me the said William Parrish Jun^r in hand paid
 therceipt whereof I do hereby acknowledge and my self therewith fully satisfied contented
 and paid have given granted Bargained Sold Infeoffed Conveyed and confirmed and

123 and by these presents do give grant bargain Sell by effoff Convey and conform unto
the afores^d Tolley Parrish his Heirs Exch^r admr^r and assigns a certain Tract or
parcel of land containing by estimation fifty acres to the same more or less, and
bounded as followeth (so will) Beginning at a pine tree of James Parrish line
thence to a corner pine on the s^e line thence on a line of the land that belongs to the
Estate of Nicholas Merivether dec^d to a Red Oak a corner between the s^e Estates
Land and Samuel Mosby's thence on the s^e Mosby's line to a corner red Oak on
William Parrish Sen^r line to a corner white oak thence to the first Station. To-
gether with all Houses Orchards Gardens clear grounds and woodland grounds
and all other the appurtenances to the same belonging or any ways appertain-
ing with a part of all Mines or Minerals free and clear from me the said W^m
Parrish Jun^r my heirs Exch^r or Admr^r or free and clear from all manner of Gifts
Grants Bargains Sales Leases Joyners Dovers Judgments and Extents and free
and clear from all Incumbrances whatsoever (the Annuity to his Majesty only
excepted) and the said Lands and premises I do warrant and defend from all
Manner of Persons whatsoever, In Witness whereof I have hereunto set my hand
and affixed my Seal the day and year above written.

Signed Sealed and delivered
in the presence of us }
Interlin'd before a sign'd
W^m French.
George + Adams,
John E^r Parrish,
Robert Tenham,

William ^{his} Parrish Jun^r Seal
mark

Memorandum That Livery and Seizure was had by the said William Parrish Jun^r
and by him delivered to the said Tolley Parrish the day and year within written In
Witness whereof I have hereunto set my hand and affixed my Seal.

W^m French.
George + Adams,
John E^r Parrish,
Rob^t Tenham,

William ^{his} Parrish Jun^r Seal
mark

At a court held for Goochland County February the 17th 1761.
William Parrish Jun^r acknowledged this Deed with the Livery of Seizure Endorsed to
be his Acts and Deeds which were ordered to be Recorded.

Teste.

Wals M^r Wood, Clerk

124 This Indenture made and Indented this first day of December one thousand seven hundred and Sixty Between William Parrish Junr of Goochland County planter of the one part, and Tolley Parish of the County of Louisa planter of the other part Witneseth that The said William Parrish Junr for and in Consideration of the sum of Twenty Pounds currant money of Virg^a to me the said William Parrish Junr in hand paid the receipt whereof I do hereby acknowledge and my self therewith fully satisfied contented and paid, Have given Granted Sold Enfeoffed Conveyed and confirmed and by these presents do give Grant bargain Sell Enfeoff convey and confirm unto the afores^d Tolley Parish his heirs Extr^r Admr^r and Assigns a certain tract or parcel of land containing by Estimation Fifty Acres to the same more or less, and bounded as followeth (to wit) Beginning at a pine on Anselm Parrishs corner tree thence along Anselm Parrishs line to a red Oak thence along William Parrish Sen^r line to a black oak thence along the said William Parrish line to a red oak on W^m Rutherford's line then along Rutherford's line to the first Station, a pine. Together with all houses orchards Gardens clear grounds and woodland, grounds and all other the appurtenances to the same belonging or Any ways appertaining with a part of all Mines or Minerals free and clear from me the said W^m Parrish Junr my heirs Extr^r or Admr^r or free and clear from all Manner of Gifts Grants Bargains Sales Lenses Joyners Dowers Judgments and Extents and free & clear from all Incumbrances whatsoever the anxiety to his Majesty only Excepted and the said Lands and premises I do warrant and defend from all manner of Persons whatsoever, In Witnes^s whereof I have hereunto set my hand and affixed my Seal the day and year above written.

Signed Sealed and delivered
in the presence of us . . . }

W^m French,

George X Adams,

John E Parrish,

Rob Tenham,

William X Parrish Junr Seal
mark

Memorandum That Livery and Seizin was had by the said William Parrish Junr and by him delivered to the said Tolley Parish the day and year within written In Witnes^s whereof I have hereunto set my hand and affixed my seal.

W^m French,

George X Adams,

John E Parrish,

Robt Tenham,

William X Parrish Junr Seal
mark

At a Court held for Goochland County February the 17th 1761.

William Parrish Junr acknowledged this Deed with the Livery of Seizin Endorsed

Teste.

Vald Woodall Jun.

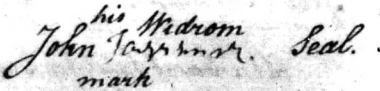
In the Name of God Amen I John Widrom of the County of Goochland being weak but of a sound & disposing memory calling to mind the certainty of Death & the uncertainty of Life do make this my last will and Testament in manner & form following viz First my just Debts and Legacies paid

- Item I lend unto my beloved wife Mary Widrom during her life the Land & plantation whereon I now live
- Item I give and bequeath unto my son William Widrom & to his heirs & assigns for ever fifty acres of Land beginning at my Spring thence down the Spring branch according as it meanders to Mr. John Bolins line thence along the said line to Joseph Clarks line thence along the said Clarkes line to Willm Moores corner thence along the said moores line to a corner tree in the said line thence a straight course to the first Station be the same more or less
- Item I give & bequeath unto my Daughter Alice Widrom & to her heirs & assigns for ever fifty acres of Land called the Levell Joyning Tho. Hubbards line and Willm Moores line as it is there marked out be the same more or less
- Item I give & bequeath unto my Daughter Sarah Widrom & to her heirs & assigns for ever fifty acres of land Joyning Hubbards line & William Woodalls line as it is there marked out be the same more or less
- Item I give & bequeath unto my Son David Widrom & to his heirs & assigns for ever fifty acres of land Joyning William Woodalls line & Sampson Woodalls line as it is there marked out be the same more or less
- Item I give & bequeath unto my Daughter Mary Meavour & to her heirs & assigns forever fifty acres of land Joyning Sampson Woodalls Line as it is there marked out be the same more or less
- Item I give & bequeath unto my Daughter Susanna Widrom one heifer called the pyde heifer & her increase
- Item I give & bequeath unto my Son John Widrom & to his heirs & assigns for ever after my Wifes Decease the Land & plantation whereon I now live
- Item I give & bequeath unto my beloved wife Mary Widrom & to her heirs & assigns for ever all the remainder part of my estate
- I Do also Nominate & Appoint my Sons William Widrom & John Widrom and my son in law Benjamin Meavour Executors of this last will & Testament revoking all other will or wills by me heretofore made As witness my hand and Seal this twenty first day of April One thousand seven hundred & Sixty

Signed sealed & declared in

presents of

James Mayo


 his Widrom Seal
 mark

William ^{his}
Woodall.
mark
William ^{his}
Ligon
mark

At a Court held for Goochland County February the 17th 1761.
William Woodall, and William Ligon, proved this Writing to be the last
Will & Testament of John Widom dec^d & it was thereupon admitted to
Record.

Teste. Val. Woodall.

This Indenture made the Seventeenth Day of March Anno Dom. one thousand seven hundred and sixty one Between Henry Cox of the Parish of Cumberland in the County of Lunenburg of the one part, and John Cox of the Parish Saint Jameses Northam in the County of Goochland of the other part Witness That the said Henry Cox for and in consideration of the sum of one hundred and twenty pounds to him in hand paid by the said John Cox the Receipt whereof the said Henry Cox Doth hereby acknowledge and thereof and every part and parcel thereof Doth clearly acquit and discharge the said John Cox his Heirs Executors, and Administrators, by these presents Hath given granted Bargain'd Sold Alien'd Enfeoffed and Confirmd and by these presents Doth Give grant Bargain Sell Alien Enfeoff, and confirm to the said John Cox his Heirs Executors, Administrators, and Assigns forever one certain parcel of Land situate, lying and being on the Branches of Licking Hole in the County of Goochland containing two hundred acres more or less which said two hundred acres, is thus bounded Beginning at several pinters on Thomas Edwards line thence running on the said Edwards line to his corner, and from thence running along the said Thomas Edwards line to Robert Pleasants corner, thence along the said Pleasants line to John Bradshaws thence along the said Bradshaws line to Thomas Danson's line, thence along the said Danson's line to Anthony Logans line thence along the said Logans line to a corner Black Gum and from thence on a new line of Thomas Danson's to the first Station where it began together with all Houses, Gardens, Fences, Woods, underwoods Waters &c Belonging to the said land or in any wise appertaining thereto, and all the Estate right title, Interest, property, Claim, and demand whatsoever of him the said Henry Cox, of in and to the said Bargain'd and released premises, with their and every of their, appurtenances, unto the said John Cox his heirs & Assigns against him y^e said Henry Cox, his heirs Executors administrators and assigns against all other persons or person shall and will warrant and by these presents forever Defend, and the said Henry Cox doth further Covenant, Grant and agree to and with the said John Cox his heirs and assigns that they shall at all Times forever hereafter, peaceably and quietly have hold, use, and Enjoy, all, and Singular the above Granted, and sold Land and premises with their and every of their appurtenances, freed and discharged of and from all other Suits, Grants, Bargains, Sales, Feoffments, Joyners, Dowers, Estates, Entails, and all manner of incumbrances what-

127. whatever. In witness whereof the said Amry Cox hath set his hand and affixed
his Seal the Day and Year above Written.

Signed Sealed and Deliv'd

in the presence of }

Joseph Davis.

William Pledge Junr.

William Clarkson.

In Daniel Coleman.

Henry Cox. Seal

Elizabth / Cox Seal
mark

Memorandum.

That the Seventeenth Day of March anno Dom one thousand seven hundred and sixty one
quiet and peaceable possession of the Land and premises within mentioned was had by the
within mentioned Henry Cox and by him was delivered unto the within mentioned John Cox
to hold to him the said John Cox his heirs and assigns forever according to the true intent &
meaning of the within Written Deed.

Signed Sealed and Deliv'd

in the presence of }

Joseph Davis.

William Pledge Junr.

W^m Clarkson.

In Daniel Coleman.

Henry Cox.

Seal

Seal

March the Seventeenth Anno Dom. one thousand Seven hundred and Sixty one Received of
John Cox the full and just Sum of one hundred and twenty pounds curr. money being in full
the Consideration money for the Land and premises in the within Deed Mentioned

Test.

W^m Pledge Junr.

W^m Clarkson.

Henry Cox.

At a Court held for Goochland County April the 21. 1761.
William Pledge Junr, William Clarkson, and John Daniel Coleman, proved this Deed with
the Livery of Seizin & receipt Endorsed to be the Act & Deeds of Henry Cox which were ordered
to be Recorded.

Teste. W^m Wood Cud.

An Inventory of the Estate of William Boler Deces^t. taken by us this Ninth day February 1761.

To 1 Mare

£ 9 0 0 . 0

To 1 Bridle & Saddle

2 0 0 . 0

To waring Apparel

7 0 0 . 0

To 1 Chest

10 0 . 0

To 1 Gun

1 10 0 . 0

To 1 parcel Tools.	£	1	2	0
To 1 Bagg.	£	—	2	—
	£	2	1	6

Tucker Woodson.

W^m Pledge.

Tho^s Pindexter.

At a Court held for Goochland County April the 21st 1761.
This Inventory was present into Court and Ordered to be Recorded.

Teste W^m Wood (Lwd.)

This Indenture made this xxijth Day of April in the year of our Lord Christ one thousand seven hundred and Sixty one Between Charles. Mafsie of Hanover County S:t pauls parish, of theone part, & Francis Smith of the afores^d County & parish of the other part. Witnesseth that the s^r Charles Mafsie & his wife Mary for and in Consideration of the sum of Thirteen pounds Curr^t Money of Virginia to him the s^r Charles Mafsie in hand paid by the s^r Francis Smith the Receipt whereof he doth hereby acknowledge & thereof and every part & parcel thereof Doth clearly acquit & Discharge the s^r Francis Smith his heirs Ex^d &c and every of them and by these pres^t Doth Grant aline Bargain sell and confirm unto the s^r Francis Smith his heirs & assigns one certain Tract or parcel of Land containing one hundred Acres be the same more or less lying and being in the County of Goochland on the Waters of Beverdam. & Bounded as followeth viz^t Beging at a corner pine between Francis Smith & Charles Mafsie thence along Smiths line to his corner to a corner black Oak thence along william Round Trees line to a corner white oak thence along Round Trees line to a corner Spanish Oak thence a strait line between Coll^t Sym and Mafsie to the Begining To have and to hold the afores^d one hundred acres of Land be the same more or less and all & singular its Rights, members Jurisdictions & appurtenances thereupon or thereunto belonging to the s^r Francis Smith his heirs & assigns forever and the s^r Charles Mafsie for himself his heirs & c Doth Covenant Grant and agree to & with the s^r Francis Smith his heirs Ex^d adm^d & assigns that he the said Francis Smith his heirs & c from time to time and at all times hereafter peaceably & quietly to hold use occupy possess and Enjoy the s^r Land & premises herein mention'd or Intended to be hereby Granted without any Lawfull lett^t suit trouble Interruption or denial of him the said Charles Mafsie & mary his wife his heirs Ex^d adm^d & assigns And the same freely and clearly acquit & Discharge of and from all manner of former gifts grants bargains sales leases and of from all Incumbrances whatsoever (the rights and yearly profits which shall grow due & payable to our Sovereign Lord the King his & Successors only Ex^d and the s^r Charles Mafsie his heirs Ex^d adm^d & assigns the s^r Land and premises unto the s^r Francis Smith his heirs Ex^d adm^d & assigns against any person or persons whatsoever

129 whatsoever claiming any parcel thereof shall and will warrant and forever defend the
same as witness my hand and seal the Day and Year first above written.

Sign'd Seal'd & Deliver'd

In the pres^t. of:

Charles Mafie. Seal.

Memorandum

That this XXIst day of April one thousand seven hundred & sixty one
peaceable & quiet possession and Seizure of the Land & premises contained & mentioned in
the within deed was delivered by the within man Charles Mafie to the within man
Francis Smith according to the form & effect as by law required.

In pres^t. of:

Charles Mafie.

At a Court held for Goochland County April the 21. 1761.

, Charles Mafie acknowledged this Deed with the Livery of Seizure endorsed to be his
acts & Deeds which were ordered to be Recorded. Then Mary his wife (she being first
privately examined) relinquished her right of Dower in the Land by this Deed con-
vey'd which was also admitted to Record.

Teste. Val. Wood Esq^r.

This Indenture made this twenty third Day of February in the year of our Lord
Christ one thousand seven hundred and sixty Between William Pryor of the County of Gooch-
land and Parish of St James Northam of the one part and George Payne Jun^r of same
County and parish of the other Witnesseth that the said William Pryor for the considera-
tion of two hundred pounds current Money of Virginia to him in hand paid by the said
George Payne Jun^r the receipt whereof the said Wm. Pryor doth hereby acknowledge and
whereof and of every part and parcel thereof doth acquit and discharge the said George Payne
Jun^r his heirs Executors and every of them by these presents Hath granted bargained
sold aliened released enfeoffed and confirmed and by these presents Doth bargain sell
alien release enfeoff and confirm unto the said George Payne all that tract or parcel of
Land lying in Goochland County on the branches of Leckinghole Creek containing three
hundred Acres more or less and bounded as followeth to wit joining the lands of Francis
Bowley on the north side of the three chopt Road likewise joining the lands of the Estate
of Michael Holland dec^d and the land of Thomas Braddock deceased and the said Martins
own Land and likewise the land formerly belonging to William Atkins it being the
Land whereon the said William Pryor lately lived Likewise Sixty five Acres of Land
more or less joining the above tracts and lying on the north side the three chopt Road
Joining the lands of Francis Bowley and the land belonging to the Estate of Michael
Holland deceased. And all the Estate right title interest use property claim and demand
whatsoever of him the said William Pryor of in or unto the premises and the Reversion &

and reversions remainder and remainders Rents and profits of the premises and every part and parcel thereof To have and to hold the aforesaid three hundred and fifty five Acres of Land more or less according to the above bounds and all and singular other the premises herein before recited and intended to be hereby granted with their & every of their appurtenances unto the said George Payne Jun^r his heirs and Assigns forever. And the said William Pryor for himself his heirs Executors and Administrators doth hereby covenant and agree to and with the said George Payne Jun^r that he the said William Pryor now is and stands lawfully and rightfully Seized of and in said three hundred and fifty five Acres of Land of a good sure perfect absolute and Indefeasible Estate in fee simple and hath absolute right to convey the same according to the purport intent and true meaning of these presents. And that it shall and may be lawfull to and for the said Geo. Payne his heirs and assigns forever hereafter peaceably and quietly to have hold occupy possess and Enjoy the same and every part thereof without the let suit trouble or Interruption of him the said William Pryor his heirs Executors or Administrators or any other Person or Persons whatsoever. And the said William Pryor for himself his heirs Executors & Administrators the aforesaid Granted Premises and every part thereof unto the said George Payne Jun^r his heirs and assigns against the claim and demand of himself his heirs Executors or Administrators or any other Person or Persons whatsoever doth hereby forever defend. And the said William Pryor doth further Covenant and agree that he will at any time hereafter make and execute any further or other conveyance or conveyances for the better and perfect right and title of the said mentioned Land and Premises at the request and charges of the said George Payne Jr his Council learned in the Law shall devise and require in Witness whereof the said William Pryor to these presents hath hereunto set his hand and affixed his Seal the day and year above written.

Signed sealed and Delivered
in the presence of }

Elizabeth X Parrish.
her mark
Mary + Hill.
her mark
In^r. Hill.

Samuel Mosby.

Will. Pryor Seal

Memorandum.

That on the Day and Year within Mentioned Quiet and Peaceable Possession and seizin of the Land and premises within granted was had and taken by the within named William Pryor and by him given and delivered unto the within named George Payne Jun^r according to the form and Effect of the said Indenture.

In presence of

In^r. Hill.

Will. Pryor Seal

Samuel Mosby.

Mary X Hill.
her mark

Elizabeth X Parrish.
her mark

mark

131 Received on the Day & Year within mentioned Two hundred pounds currant Money of
Virginia being the sum for the ^{for the} Land and Premises of the within Mentioned
Teste. In^o. Hill Wm. Bryor
Samuel Morby.

At a Court held for Goochland County April the 21st 1761.
William Pryor Gent. acknowledged this Deed with the Livery of Seisin & receipt Endorsed
to be his Acts & Deeds which were Ordered to be Recorded.

Teste. Wm. Woodburn.

This Indenture made the 13th day of September in the Year of our Lord one thousand seven hundred and Sixty, between William Whitlow Gent. of the County of Goochland of the one part, and John Pleasants & Son of Henrico County, of the other part Witnesseth that the said William Whitlow, for and in consideration of the sum of forty Pounds curr^t Money, to him in hand paid before the sealing and delivery hereof, by the said John Pleasants & Son, the receipt whereof the said Whitlow doth hereby acknowledge, & thereof doth acquit release, and discharge the said Pleasants & Son, their Heirs Execs & Admir^rs by these presents forever, Have Granted, Bargained & Sold, and by these presents, doth Grant Bargain and sell unto the said John Pleasants & Son their Heirs and Assigns Seventy five Acres of Land be it the same more or less, lying and being in the County of Goochland and Adjoining the Lands of Strangeman Autchens, William Harding and John Whitlow, being the plantation whereon the said Whitlow lately dwelt, Together with the appertenances thereunto belonging with the Reversion and Reversions, Remainder and Remainders, Rents, Issues and Profits thereof, To have and to hold all and singular, the premises herein before Mentioned, and Intended to be hereby Granted Bargained and sold, with the appertenances thereunto belonging or appertaining unto the said John Pleasants & Son their heirs and assigns forever, to the only proper use and behoof of them the said Pleasants, their heirs, & assigns forever, and the said William Whitlow for himself, his Heirs Executors and Admir^rs, doth covenant promise and agree, to and with the said John Pleasants & Son their heirs & assigns, by these presents, that he will forever warrant and defend the above said Land with its Appertenances, and every part or parcel thereof from all and every person or persons whatsoever. In Witness whereof the said Whitlow hath hereunto set his hand and affixed his Seal, the day and year above written.

Signed Sealed and Delivered,

in the presence of,

Test Peter Royster.

Milner Redford.

Joseph Roper.

John Autchens.

William Whitlow. Seal.

Thomas Bates.

Mem: that Livery of Seizin of the within Sold Land was made and done by Wm Whistler in his own proper person to John Pleasants & Son according to the True Intent and meaning of the within written deed

Teste:

John Hutchins.

Peter Royster.

William Whistler.

At a Court held for Goochland County April the 21st 1761.
" William Whistler acknowledged this Deed with the Livery of Seizin Endorsed to be his Ack and Deeds which were Ordered to be Recorded.

Teste.

Val Wood Jr.

This Indenture made this seventeenth day of March in the Year of our Lord One thousand seven hundred and Sixty one Between Henry Cox of the County of Lunenburg of the one part and Thomas Dawson of the County of Goochland of the other part witnesseth that the said Henry Cox for and in consideration of Forty pounds Landfull Money of Virginia by him the said Thomas Dawson to him the said Henry Cox in hand paid before the sealing and delivery hereof the Receipt whereof the said Henry Cox doth hereby acknowledge and thereof doth Acquit and discharge the said Thomas Dawson his heirs Executors & Administrators hath Granted bargained and Sold, and by these presents doth Grant Bargain, Sell, Enfeoff and Confirm unto the said Thomas Dawson his heirs and Assigns One certain Tract or parcel of Land in the said County on Lickinghole Creek containing One hundred Acres and Bounded as follows (to wit) Beginning at a corner sum on Alex² Logans line and running with the same East forty poles to a corner pine, South one hundred and Eighty two poles to a white Oak on the said Creek, then Down the said Creek according to its meanders to Bollings corner Hickory on the said Creek thence along Bollings lines North twenty four degrees East one hundred and eighty four poles to a corner, North forty five degrees west Forty poles to a pine North twenty degrees West, one hundred and thirty two poles to a corner West twenty two degrees South Sixteen poles to pointers, thence a new line South fifteen degrees West to the first station, with all Houses Orchards, fences, ways, waters, and Water Courses, and other appurtenances to the same belonging or in any wise appertaining. To have and to Hold, the said One hundred acres of Land & the before recited premises, with their appurtenances, and the Reversion and Reversions, Remainder and Remainders, Rents Issues & profits thereof, and of Every part and parcel thereof with the Appurtenances unto the said Thom^s Dawson his heirs and Assigns to the only use & behoof of him the said Thomas Dawson his heirs & assigns forever, and the said Henry Cox his Heirs Executors & Administrators the said Nejage Plantation & Tract of Land with the Appurtenances unto him the said Thomas Dawson his heirs & assigns.

assignes shall & will Warrant, and forever defend, by these presents against the Claim & demand of him the said Henry Cox his heirs & assignes or any other person whatsoever, and the said Henry Cox for himself his heirs Executors & Administrators doth covenant promise and Agree to and with the said Thomas Dawson his heirs Executors & Administrators that the Premises and every part thereof, are free and discharged from all manner of Incumbrances, and that the said Thomas Dawson his heirs and Assignes, for and notwithstanding any Act or thing by him the said Henry Cox his heirs and Assignes, or any other Person committed done or suffered shall and lawfully may forever hereafter Have, Hold Up, Occupy, Possess and Enjoy the same and every part thereof with the Appurtenances without the ~~Sanfull~~, Lett, Molestation or Eviction of him the said Henry Cox, his heirs or assignes, or any other Person whatsoever In Witness whereof the said Henry Cox to these presents, hath hereunto set his hand and affixed his Seal the day & Year above Written.

Sealed and Delivered

in presence of,

Joseph Davis.

William Pledge Jun^r

W^m Clarkson.

In^r Daniel Coleman.

Henry Cox. Seal.

Elisabeth J. Cox. Seal
mark

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 appurtenances was had and taken by me the within named Henry Cox and by me Given and delivered to the within named Thomas Dawson, ~~Witness~~ my hand.

Test.

Joseph Davis.

W^m Pledge Jun^r

W^m Clarkson.

In^r Daniel Coleman.

Henry Cox. Seal

Received on the day of the date of the within written Indenture, of the within named Thos Dawson the sum of Forty pounds Current Money, Being the consideration Money within expressed.

Rec'd of me

~~Witness.~~

Joseph Davis.

William Pledge Jun^r

W^m Clarkson.

In^r Daniel Coleman.

Henry Cox.

At a Court held for Goodland County April the 21st 1761.

William Pledge Jun^r, W^m Clarkson, and John Daniel Coleman, proved this Deed with the Livery of Seizin & Receipt endorsed to be the Acts & Deeds of Henry Cox which were ordered to be Recorded.

State of Kentucky

Ex'td. 1898
Johnson vs.
James McLean
5 Dec 1898
W. Miller Esq.

This Indenture made this twenty first day of April in the year of our Lord
 Christ one thousand seven hundred and sixty one, Between William Johnson of the
 County of Goochland of the one part and Henry Gray of the County of Hanover of the
 other part Witnesseth that the said William Johnson for and in consideration of the
 sum of Eighty Pounds lawfull Money of Virginia to him in hand paid by the said
 Henry Gray the Receipt whereof the said William Johnson doth hereby confess and
 Acknowledege he the said William Johnson hath granted bargained and sold Alene
 enfeoffed Released and confirmed and by these presents doth grant bargain and sell
 Alien enfeoff Release and confirm unto the said Henry Gray his heirs and assigns forever
 A Tract of Land with the appurtenances thereto Containg by Estimation one Hundred Acres
 be the same more or less. Situate lying and being in the Parish of St. James in the aforesaid
 County of Goochland bounded as follows, to wit. Beginning at the upper corner of Joseph
 Johnsons line on the South side of Dover Mill Creek, thence running along the said John-
 sons line South twenty three degrees West one Hundred and seventy four poles to a corner in
 Joseph Johnsons back line whence West direct thirty two poles to a corner in John Hix's line
 thence along the said Hixes line North Seven degrees West one hundred and thirty two poles to
 a corner white Oak in the said Hixes line thence North three degrees East thirty six poles to
 a Scrubby corner oak, whence North thirty three degrees East Sixty two poles to a Spanish
 corner Oak on the aforesaid Creek, thence down the said Creek following the Meanders thereof
 to the begining and also the Reversion and Reversions remainder and Remainder Rents
 and Services thereof and all the Estate Right Title Interest Claim and Demand Whatsoever
 of him the said William Johnson or in and to the same premises in every part and parcel
 thereof To have and to hold the said hundred acres of Land more or less with the
 appurtenances unto the said Henry Gray his heirs and assigns to the only proper use and
 behoof of the said Henry Gray his heirs and assigns forever and the said William Johnson for
 himself his heirs and assigns doth Covenant and Grant to and with the said Henry Gray his
 heirs and assigns, that he the said Henry Gray his heirs and assigns shall and may from time to
 time and at all times hereafter peaceably and quietly have hold Occupy possess and enjoy all
 and singular the said premises above mentioned to be hereby granted with the appurtenances
 without the let trouble hindrance molestation Interruption and denial of him the said William
 Johnson his heirs or assigns and all and every other person and persons whatsoever to the said Henry
 Gray his heirs and assigns, shall and will Warrant and forever defend by these presents In
 Witness whereof the said William Johnson hath hereunto set his Name and affixed his Seal
 the day and year first above Written.

Sealed and delivered by the above named William
 Johnson as his Act & Deed, In presence of }
 Robert Payne Junr.

William Gano.

Patterson Bullock.

William Johnson Sub.

Memorandum That on the day and year first written full possession and

135 and Seisin was had and taken of the Lands and premises within granted by the within named William Johnson and by him delivered over unto the within Named Henry Gray to hold to him his heirs and assigns forever according to the contents of the within Written Indenture in conformation of which the within named William Johnson hath hereunto set his Name and affixed his Seal the day and year aforesaid.

In presence of.

William Johnson. Seal.

Robt. Payne Junr.

William Hayes.

Patterson Bullock.

Received of Henry Gray the sum of Eighty Pounds Current Money of Virginia it being the consideration Money mentioned in this Indenture, Gray received the same of him this twenty first day of April the date of the within Mentioned.

Witness.

William Johnson.

At a Court held for Goochland County April the 21st 1761.

William Johnson acknowledged this Deed with the Livery of Seizin and Receipt Endorsed to be his Acts & Deeds which were ordered to be Recorded. Then Elizabeth 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. Wm Woodall

This Indenture made the twenty first Day of April in the first year of the Reign of our Sovereign Lord George the third by the grace of God of Great Brittan France and Ireland King Defender of the faith &c. and in the year of our Lord Christ one thousand seven hundred and sixty one Between Joseph Walker of the County of Goochland Planter of the one part and David Melton of Louisa County Planter of the other part. Witnesseth that the P. Joseph Walker for and in consideration of the Sum of Thury Pounds Landfull Money of Virg^a to him in hand payd or Secured to be paid by the sd David Melton at or before the Sealing and Delivery of these presents the receipt whereof he the said Joseph Walker Doth hereby acknowledge and thereof and every part thereof Doth Clearly acquit and discharge the sd David Melton his heirs Executors and Admrs for Ever by these presents hath given granted Bargained Sold aliened Enfeoffed and Confirmed, and by these presents doth fully and absolutely Give, Grant, Bargain Sell alien, Enfeoff, and confirm unto the P. David Melton and his heirs all that Deuidend tract or parcel of Land Situate Lying and being on the Branches of fork creek In the County of Goochland containing by estimation one hundred acres be the same more or less and bounded thus Viz. Beginning at Pointers Frances Clarkes corner in Louisa County line running thence South forty seven Degrees West Ninety poles to a red oak pine and white oak thence due lines South forty seven degrees East one hundred Seventy eight poles crofing the branches of fork Creek to a white oak thence North forty Seven degrees East ninety poles to two pines a red oake and white oak, thence North forty Seven degrees

degrees West one hundred and Seventy eight poles owing the Branches of fork creek to the first Station; which said one hundred Acres of Land is part of four hundred acres granted the Sd Joseph Walker by Patent bearing Date the Eighteenth Day of Augt on thousand Seven hundred and thirty five together with all woods under woodsways waters and water courses feedings pastures Easments Commodities Hereditaments and appertinances whatsoever to the same belonging or in any ways appertaining and the Reversion and Reversions Remainder and Remainders and all and singular the Estate Right title property claim and demand of him the Sd Joseph Walker of or to the Premises or any part thereof with the appertinances To have and to hold the said Dividend tract or parcel of Land and all and singular other the premises hereby granted Bargained and sold with their and every of their appertinances unto the Sd David Melton his heirs and assigns to the only proper use and behoof of the Sd David Melton his heirs and assigns forever, and the Sd Joseph Walker for himself and his heirs the Tract or parcel of Land and premises with the appertinances unto the Sd David Melton and his heirs against him the Sd Joseph Walker his heirs and assigns and all and every other person or persons whatsoever shall and will warrant and for Ever Defend by These presents in witness whereof he the Sd Joseph Walker hath hereunto sett his hand and Seal the Date above written.

Sealed and Delivered
In presence of...}

his
Joseph Walker Seal.
mark

Memorandum that Livery and Seisin of the Lands and appertinances within Mentioned was Given to the within named David Melton by the within Joseph Walker this — day of — one thousand seven hundred and sixty one.

Sealed and Delivered
In presence of...}

his
Joseph Walker Seal.
mark

Received this twenty first Day of April one thousand Seven hundred and sixty one of David Melton the sum of Thirty Pounds landfull money of Virginia it being in full for the Lands and appertinances within Mentioned I say Received by me

Test.

his
Joseph Walker
mark

At a Court held for Goochland County April the 21st 1761.

Joseph Walker 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 Jr.

This Indenture made this fourteenth Day of March one thousand seven hundred and Sixty one Between William Banks and Elizabeth his wife of Goochland County of the one part and Turner Richardson of the County of Hanover of the other part Witneseth

Witnesseth that the said William Banks & Elizabeth his wife for and In consideration of the sum
of One hundred and forty pounds currant Money of Virginia to them in hand paid by the said
Turner Richardson the Receipt whereof they do hereby acknowledge hath Granted Bar-
gained Sold aliened Released and Confirmed & by these presents for themselves and their Heirs
doth Grant Bargain sell alien release and confirm unto the said Turner Richardson his heirs
and Assigns all that tract or parcel of Land containing by Estimation Six hundred & Sixty
six Acres be the same more or less lying and being in the Counties of Roanoke & Albemarle &
on the North side of James River on the Branches of the Ryd Bounded as followeth (on this)
Beginning at a pine thence running North forty five degrees west two hundred and fifty poles
to pointers thence South forty five degrees West ninety nine poles to pointers thence South thirty
two degrees East two hundred & fifty eight poles to a pine thence on William Martins line
South fifty degrees East two hundred and nine poles to a pine then a new line North Seventy
two degrees East Sixty five poles to pointers thence on John Herby's line South Seventeen degrees
East ninety nine poles to a pine thence on Peter Majes's line South Sixty nine & a half
degrees East to a red Oak on the Riling path thence on the Riling path to a red Oak corner
in Sparshes line thence North Seven & a half degrees West to a corner of Several trees in
his line thence North forty six degrees west forty poles to Emmerson's corner pointers
thence on John Walker's line North fifty degrees West one hundred and thirteen poles
to a pine anew line North Seventy six degrees west two hundred & fifty four poles to
pointers thence North forty four degrees East fifty poles to the Beginning two hundred
Acres of the said Land was purchased by the s^r William Banks of Abraham Tenable of Louisa
County as by his Deed in the Office of Roanoke will appear the other part was Granted to the
s^r Banks in two patents one Dated March 26th 1736 the other August 20th 1747 which in the
Secretaries office will fully appear Together with all houses Orchards Gardens Fences wood
underwoods waters and water courses thereon Standing Growing or Being with all profits
commodities advantages & appurtenances whatsoever to the same belonging or in any wise
appertaining And also the Reversion & Reversions & remainder & remainders thereof & of every
part and parcel thereof Except about half an Acre where the Burying place is To have & to hold
the said tract or parcel of land as above bounded Except as is Before Excepted with their & every of
their appurtenances unto the said Turner Richardson his heirs & Assigns to the only use &
behalf of him the said Turner Richardson his heirs & Assigns for Ever And they the said Wm.
Banks & Elizabeth his wife for themselves & their Heirs doth Covenant Grant & agree to and with
the said Turner Richardson his heirs & Assigns that he & they shall and may at all times hereafter
peaceably & Quietly hold and Enjoy the said Granted Land and premises free & clear from all
former Sales Gifts Grants Mortgages Rights of Dower or any other Incumbrances whatsoever
& the said William Banks & Elizabeth his wife & their heirs shall & will warrant & for ever defend
the s^r Granted Land and premises with the Appurtenances unto the s^r Turner Richardson
his heirs & Assigns for Ever against all & Every other person or persons that shall lay any claim
therunto And further that they the said Wm Banks & Elizabeth his Wife their heirs Execut^o
& Administrators & every of them shall & will at any time hereafter within the space of Twenty
one Years at the Earth Charges in the Land of the said Turner Richardson his heirs assigns
make do & Execute all further & other Acts & Deeds for the further & better Conveying the said

said Land and Premises & every part thereof unto the said Turner Richardson his heirs or
Assigns or any of them his or their Council learned in the Law shall be reasonably advised
or required In Witness whereof the Parties to these presents their hands & seals hath set
the day & year first above written. —

Signed Sealed & Delivered. . .

in the presence of us,

John Winston Jr.

John Norvell.

William Norvell.

William Banks. Seal.

Elizabeth ^{mark} Banks. Seal.
her.

Memorandum

That on the fourteenth day of March one thousand Seven hundred and Sixty one
Quiet and Peaceable possession & Seizure of the within granted Land & premises was made & done
(and delivered by the Wm Banks & Elizabeth his wife to the aforesaid Turner Richardson)
according to the form and Effect of the within Written Deed.

In presence of

John Winston Jr.

John Norvell.

William Norvell.

William Banks. Seal.

Elizabeth ^{mark} Banks. Seal.
her.

14th March 1761 Then Recd of Turner Richardson one hundred and Forty pounds Avr. £ 140.—
Money of Virg^a being the Consideration Money in the within written Deed

Recd. & for me.

William Banks.

At a Court held for Goochland County April the 21. 1761.

22 William Banks and Elizabeth his wife acknowledged this Deed with the delivery of Seizure
Endorsed to be their acts & Deeds & the said William acknowledged the Receipt Endorsed to be his
act & Deed all which were ordered to be Recorded.

Teste.

Val Woodford.

This Indenture made the twentieth Day of April in the year of our Lord one
thousand seven hundred & sixty one Between Thomas Ford of Goochland County of the one
part and Larkin Reatherford of the same County of the other part. Witnesseth that the said
Thomas Ford for and in consideration of the sum of twenty pounds currant money of Virginia
to him in hand paid by the said Larkin Reatherford the receipt whereof he doth hereby ac-
knowledge and himself to be fully satisfied consented and paid he hath given Granted Bar-
gained Sold Enfeoffed and Confirmed and by these presents doth give grant bargain Sell Enfeoff
and confirm unto the said Larkin Reatherford his heirs and assigns forever one certain parcell

139

parcell or tract of Land containing one hundred acres lying and being in the aforesaid County and the said hundred acres is Bound as followeth Beginning upon Cpt W^m Camps his line Bindin gon Henry Willises line thence Binding a long upon Robert Gathrons line thence Binding on George Tunings line from thence binding on Benjamin hughes line with all houses orchards Gardens fences Woods Waters advantages whatsoever to the same belonging or in any wise appertaining To have and to hold the said hundred acres of land and premises with all and every of their appurtenances unto the said Larkin reatherford his heirs and assigns for Ever and the said Thomas Ford for himself his heirs Executors and administrators both by these presents Covenant Grant and agree too and with the said Larkin Reatherford his heirs and assigns for Ever that the said parcell or tract of land is free and clear from all other Sails Deeds leases or Incumbrances whatsoever and that it shall and may be lawfull to and for the said Larkin Reatherford his heirs and assigns for Ever hereafter fully peaceably and Quietly to have hold use occupy posse and Joy and that he the said Thomas Ford his heirs Ex^r & administrators the above sold Land and premises with there and every of there appurtenances unto the Said Larkin Reatherford his heirs and assigns against him the said Thomas Ford his heirs Executors and administrators and against all other persons whatsoever doth by these presents Warrant and for Ever will defend in witness whereof he hath heareunto sett his hand and Seal the Day Month and year first above written Signed Sealed and deliver'd in presence of us.

Thomas Ford. Seal

At a Court held for Goochland County April the 21st 1761.
,, Thomas Ford acknowledge this Deed to be his Act & Deed which was ordered to be Recorded. Then Heturah 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,
Val. Wood Esq.

This Indenture made this twenty first day of Aprile in the year of our Lord Christ one thousand seven hundred and sixty one, Between Stephen Lacy of the County of Hanover and parish of Saint Martins of the one part and Robert Gains of the County of King and Queen and Parish of Strullen major of the other part Witnesseth, that the said Stephen Lacy in consideration of the sum of fifty pounds current Money of Virginia to him in hand paid by the said Robert Gains Hath Granted, Bargained Sold Alined, Enfeoffed and Confirmed and by these Presents Doth Grant, Bargain, Sell Alien Enfeoff and confirm unto the said Robert Gains and to his Heirs and Assigns one certain tract or parcel of Land lying & being in the County of Goochland and Parish of Saint James Northam on the Waters of ovens Creek containing two hundred Acres and Bounded as followeth Vizt Beginning at the said Stephen Lacy's and William Rutherford's corner pine and running with the said Lacy's line North seventy East one hundred & sixty eight poles to Pointers in the said line, Thence a new line South ten East one hundred and ninety four poles to a white Oak tree near James Owens,

Ovens corner Posters in Louisa County line, thence with the said Ovens line South Seventy five West one hundred and sixty three poles to William Rutherford's corner thence with his line North ten West one hundred and eighty eight poles to the first station to include the said quantity of two hundred Acres of Land be the same more or less together with all houses Fences Orchards and all other appurtenances, privileges advantages and Benefits to the same belonging or in any manner or degree thereunto belonging or in any wise appertaining To have and to hold the said Land and Premises unto the said Robert Gains and to his heirs Executors Administrators, or Assigns for ever. And the said Stephen Lacy doth hereby covenant and agree for himself his heirs Executors Administrators or Assigns that the said Robert Gains his heirs &c shall and may from time to time and at all times forever hereafter peaceably and quietly have hold & possess use occupy and enjoy all and singular the above recited Land and Premises without Lett Suit trouble Eviction, Mortgagation or interruption of any kind whatever of him the said Stephen Lacy or any other person or persons whatsoever and that the said land and Premises are clear and Free from all former Bargains, Sales, Gifts, Titles, Dowers, Estates, or incumbrances whatsoever, and the said Stephen Lacy doth by these presents further Agree to and with the said Robert Gains his heirs &c that he the said Stephen Lacy his heirs Executors Administrators or Assigns shall and will within any time within Twenty Years next ensuing the date of these presents, make do or Execute any other Deed or Deeds Conveyance or Conveyances necessary in the Law unto the said Robert Gains his heirs Executors Administrators or assigns for the further or more perfect Conveying and confirming the Title of the said Lands and Premises unto the said Robert Gains his heirs &c.

In Witness whereof the said Stephen Lacy to these presents hath hereunto set his Hand and affixed his Seal the day & Year above written.

Signed Sealed and Delivered }
in presence of }

Stephen ^{his} Lacy. Seal.
mark

Memorandum that on the Day and year within Mentioned Quiet and peaceable Possession and Seizin of the Land and Premises within Granted was had by the within named Stephen Lacy and by him Given and Delivered unto the within named Robert Gains according to the true Intent and meaning of the within Indenture.

In presence of:

Stephen ^{his} Lacy. Seal.
mark

Received of the within named Robert Gains the full and just sum of fifty pounds currant Money of Virginia in Satisfaction for the within mentioned Land & Premises.

I say Received p'r me

Stephen S. Lacy

" At a Court held for Goochland County April the 21st 1761.

Stephen Lacy acknowledged this Deed with the Livery of Seizin & Receipt Endorsed

Teste.

Wm Woodall Junr

This Indenture made this twenty first Day of April in the Year of our Lord one thousand seven hundred and sixty one Between John Page of the County of Boochland of the one part and John Page Jr. of the same County of the other part Witnesseth that I the said John Page for and in Consideration of the natural love & affection I have and do bear to my loving son John Page Junr. Have by these presence given Granted & Confirmed & by these presence do give grant & Confirm to my said son John Page Jr. this heir and Assigns forever on Dividend or parcel of land lying & being in the said County of Boochland Begining at a white oak then runing South Fifteen Degrees East one hundred and three poles to a pine, then North forty three Degrees east eight poles to a pine, then south forty five degrees East sixty eight poles to a pine then along the Dividing line Between the said John Page & William Page South seventy degrees West one hundred and Sixty five poles to a pine & white oak, then a small distance to an Elm then up Sickinghole Creek to the first Station including one Hundred Acres To Have hold Dispose of Occupy possest & Enjoy the same without any claim Challenge or Demand of me the said John Page my Heirs Executors Administrators or Assigns Or any of them Whatsoever Together wth their and every of their Appurtenances thereunto Belonging or in any wise appertaining and the Reversion and Reversions Remainder and Remainders thereof and of every part & parcel thereof To have and to Hold the said one hundred Acres of Land with their said Appurtenances unto my said Son John Page Junr. his heirs & Assigns forever & the said John Page his heirs and Assigns the above said Land and premises to the said John Page Jr. his heirs and Assigns shall and will warrant and forever Defend from the claim challenge or demand of him the said John Page or any other person or persons whatsoever and that the said John Page at the time of Ensealing & Delivery of these presents is and stand seiz'd of an Indefeasible Estate of Inheritance in fee Simple in the said Land & Premises & that he hath full power to give and convey the said land to the said John Page Junr. in manner & form aforesaid and that he the said John Page Junr. shall and may forever hereafter have, hold Occupy possest and Enjoy the same and every part and parcel thereof. In Witness whereof I have hereunto set my Hand and seal the Day and year first above written.

Sign'd Sealed & Deliv'd
in presence of }

John page Junr Seal.

Memorandum.

That on the day and date of the within Witten Deed Quiet and peaceable possession and Seizure of the Land and premises was had and taken by the said John Page and by him given and delivered to the within Nam'd John Page Junr.

in presence of }
S

John page Junr Seal.

At a Court held for Goochland County April the 21st 1761.
 John Page acknowledged this Deed with the Livery of Seizin Endorsed to be his Act & Deeds which were ordered to be recorded.

Teste.

This Indenture made this Twenty first day of April in the Year of our Lord One thousand seven hundred & Sixty one Between Iⁿ.^r Page of the County of Goochland of the one part & William Page of the said County of the other part Witnessesthe said John Page for and in Consideration of the natural Love & Affection which I have and do bear unto my Son William Page by these presents given granted and Confirmd and by these presence do give grant and Confirm unto my said Son William Page and to his heirs and Assigns one tract or parcel of Land Situate lying & being in the County of Goochland, on Lickinghole Creek begining at a corner pine dividing the said William Page & John Page thence South forty three and half degrees East one hundred & seventy four poles to a dead white oak thence South eighty one & half degrees West two hundred & two poles to a pine thence North thirty eight degrees West one hundred & twenty six poles to a pine and white oak thence a long the said line dividing to the first Station including one hundred and fifty acres Land to have Hold & dispose of Occupy Possess and Enjoy the same and every Part and Parcel thereoft to him my said Son William Page and to his heirs and Assigns forever without any claim challenge or Demand of me the said John Page my heirs Executors Administrators or any of them whomever Together with their and every appertinances thereunto belonging or in any wise appertaining and the Reversion and Reversions Remainder & Remainders thereof and of every Part and Parcel thereof To have and to hold the said one hundred and fifty acres of Land with their & every Appertinances unto the said W^m Page his heirs and Assigns to the only proper use of the said William Page and of his heirs and Assigns forever, and the said William Page his heirs and Assigns the above said Land and premises with their & every of their Appertinances unto the said William Page his heirs and Assigns against the Claim and Demand of him the said John Page his heirs Executors Administrators and against all other persons what soever shall and will by these presence Warren and forever Defend and the said John Page for himself his heirs Executors Administrators and Assigns, doth covenant grant and agree to & with the said W^m Page his heirs and Assigns that the said John Page at the time of Con sealing & delivery of these presence is and stands Seiz of an Indefeasible Estate of Inheritance in fee Simple in the said Land and Premises and that he hath full Power and Authority to Convey the same to the said William Page in manner and form aforesaid and that he the said William Page his heirs and Assigns shall and may forever hereafter peaceably and Quietly have hold use occupy posses and Enjoy the same and every part and parcel thereof In Witness whereof the said John Page hath hereunto set his hand and Seal they day and year first above written.

Signd. Seal'd and Delivere^d
in presence of

John Pag. Son^r Seal.

That on the day of the date of the within Written Deed Quiet and Peaceable Possession
and Seizin of the Lands and Premises within mentioned was had and taken by the within named
John Page and by him given & Delivered to the within named William Page according to the
Tenor form and Effect of the within Written Deed.

John Page Sennr Seal.

In presence of

At a court held for Goochland County April the 21st 1761.
John Page acknowledged this Deed with the Livery of Seizin Endorsed to be his Acts & Deeds
which were ordered to be Recorded.

Taxe.

Val. Wood Curr.

This Indenture made the Sixth day of March in the year of our Lord one thousand
seven hundred and Sixty Between William Winston of the County of Hanover of the one
part and John Winston Jr^r of the County of Goochland of the other part witnesseth that the
said William Winston for and In consideration of the natural Love and Affections which
he has unto the said John Winston Jr^r his Son hath Given Granted and confirmed and by
these presents Doth give Grant and confirm unto the said John Winston Jr^r his heirs
Executors Administrators and Assigns one certain tract of Land containing Two hundred
Acres it being part of a larger Tract and to be taken at the upper part of the said Land the
dividing line to begin at the Ridge of Rocks in the Fork of the Creek and thence to run straight
across the Three Notched Road to the back line the said Land lying and being in Goochland
County on the Branches of Fork Creek it being the same Land Granted by John Henry Senr to
the said William Winston by Deed Bearing date 11th September 1746 Recorded in the said
County Court of Goochland Reference being thereto had more fully may appear To have
and to Hold the said Two hundred Acres Land together with the Reversion and Reversion
Remainder and Remainders Rents Issues and Profits thereof to him the said John Winston Jr^r
his heirs Executors Administrators and Assigns to the only proper use and behoof of him the said
John Winston Jr^r his Heirs Executors Administrators and Assigns forever and the said William
Winston doth covenant promise and agree to and with the said John Winston Jr^r his heirs Ex^r
Administrators and Assigns that the said Two hundred Acres of Land is free and clear from all
Innuibrances whatsoever and that he hath good Right true title and Lawfull and absolute
Authority to sell and Convey the same in manner and form aforesaid and that he will Warrant
and defend the same against all other Persons whatsoever In Witness whereof the said William
Winston hath hereunto set his hand and affixed his Seal the Day and Year first above written.

Signed Sealed & Delivered

In presence of . . .

Thos Clark.

John Horne.

Thomas Battell.

Joseph Camp.

Wm Winston Seal.

At a Court held for Goochland County May the 20. 1760.
 Thomas Clark (a Quaker) Solemnly Affirms & Joseph Camp, Proves this Deed to be the
 Act & Deed of William Winston which was continued for further proof.

Teste.

Val. Wood, Jr.

At a Court held for Goochland County April the 21. 1761.)

" Thomas Cattell further proved this Deed to be the Act & Deed of William Winston, which
 was admitted to Record.

Teste.

Val. Wood, Jr.

This Indenture made the Sixth day of March in the year of our Lord one thousand seven
 hundred and Sixty Between William Winston of the County of Hanover of the one part and,
 Joseph Camp of the County of Goochland of the other part Witnesseth that the said William
 Winston for and Consideration of the sum of Ten Pounds Current Money to him in hand
 paid whereof by Receipt may more fully appear hath Granted bargained and sold unto the said
 Joseph Camp his heirs Executors Administrators and Assigns one certain Tractor parcel of
 Land containing Fifty Acres lying on the Branch of the Byrd and in the County of Goochland
 and is Bounded as followeth Viz Beginning at a forked pine running thence North Seventy
 Degrees West Sixty two poles to a white Oak North forty six and a half degrees East one hun-
 dred and fifty four poles to two white Oaks on the South side of the tree. Noched Road thence down
 the Road south thirty four and a half degrees East Sixty four poles to two red Oaks on the north
 side of the Road thence South fifty degrees West one hundred and eighteen poles to the Beginning
 To have and to hold the said fifty Acres of Land together with the Reversion and Preversion
 Remainder & Remainders Rents Issues and Profits thereof to him the said Joseph Camp his
 heirs Executors Administrators and Assigns to the only proper use and behoof of him the said
 Joseph Camp his heirs Executors Administrators and Assigns forever And the said William
 Winston Doth covenant promise and agree to and with the said Joseph Camp his Heirs Ex-
 Adm'rs and Assigns that the said fifty Acres of Land is free and clear from all Incumbrances
 whatsoever and that he hath good Right true Title and Landfull and Absolute Authority
 to sell and convey the same in manner and form aforesaid and that he will warrant
 and Defend the same against all other Persons Whatever In Witness whereof the said
 William Winston hath hereunto set his hand and affixed his Seal the Day and Year first
 above written.

Signed Sealed & Delivered
 in presence of }

Thos Clark.

John Horne.

Tho. Cattell.

John Winston Jr.

Wm Winston Seal.

145 March the Sixth 1760 Recd of Tis Camp Ten pounds Recd of me.

John Winston

At a court held for Goochland County May the 20. 1760.

Thomas Clark (a Quaker) Solemnly Affirms & John Winston Jnr. proves this Deed with the Receipt Endorsed to be the Act & Deeds of Winston, which were continued for further Proof.

Teste,

Val. Woodall Jr.

At a court held for Goochland County April the 21. 1761.

Thomas Clark further proved this Deed with the Receipt Endorsed to be the Acts & Deeds of William Winston which were admitted to Record.

Teste,

Val. Woodall Jr.

This Indenture made and Indented this thirtieth day of January in the year
of our Lord one thousand seven hundred and fifty one Between John Norris of Amelia
County of the one part and Peter Walker of Goochland County of the other part Witneseth
that the said John Norris for and in consideration of the sum of fifty pounds current
money of Virginia to me in hand paid Secured to be paid the receipt whereof I do hereby ac-
knowledge and my self therewith fully satisfied contented and paid HAVE given granted Bar-
gained and sold and by these presents do give grant Bargain sell convey and confirm unto the
said Peter Walker his heirs Executors administrators and assignees a certain Tract or parcel of
Land lying in Goochland County and on Genetto Creek, Containing by estimation one hundred
acres (be the same more or less) and bounded as follows (viz.) Beginning at a corner White oak
Woodrums corner tree thence Woodrums line to a white Oak William Woodalls corner Tree,
then by William Woodalls line to points on Jane Mathins line and from thence to a red oak
on Jane Mathins line, and from thence to the first Station Together with all houses, orch-
ards, Gardens, and Edifices to the same belonging or any ways appertaining, free &
clear from me the said John Norris my heirs executors and admrs, and free and clear
from all manner of Gifts, grants, bargains sales, leases, jointers, Dowers, Judgments
and Execents, and free and clear of and from all manner of Persons whatsoever, &
any other deed of conveyance to make as his Council learned in the Law shall
reasonably devise advise or require In witness whereof I have hereunto set my
hand and affixed my Seal the day and year above written signed sealed and
delivered in the presence of

David Walker Jr.

John Norris. Seal.

Thomas Niddle.

Archelus Janett

Memorandum That Livery and Seizure of the within mentioned Land and premises was
had by the said John Norris and by him delivered up to the said Peter Walker and his

his affigmes in due form of Law, &c.

David Walker Junr.
Thomas Riddle.
Archelus Jarrett

John Norris. Seal.

Recd the within mentioned sum of fifty pounds & say received of me.

Thomas Riddle

John Norris.

At a Court held for Goochland County April the 21st 1761.

Thomas Riddle & David Walker Junr. proved this Deed with the Livery of Seizin & Receipt endorsed to be the acts & Deeds of John Norris, which were continued for further proof.

Teste.

Val. Woodall, Jr.

At a Court held for Goochland County May the 19th 1761.

Archelus Jarrett further proved this Deed with the Livery of Seizin & Receipt — Endorsed to be the acts & Deeds of John Norris, which were ordered to be Recorded.

Teste.

Val. Woodall, Jr.

This Indenture made this thirteenth day of October in the year of our Lord one thousand seven hundred and Sixty Between George Thompson of the one part and John Johnson of the other part Witneseth that for divers good Causes and considerations hereunto moving him the said Thompson but more especially for the good Will and Affections towards him the said John Johnson as marrying the Daughter of him the said Geo. Thompson, the said George Thompson do by these presents send unto the above John Johnson one Negro woman named Lucy to be and remain in his possession and for his use and service with all the increas of her the aforesaid Lucy During the Lifetime of him the said John Johnson, and at the Death of him the said John Johnson She the said negro woman named Lucy with all the increas of her body to be equally divided between Winnefred and Ellioner Johnson Grand Daughters of him the said George Thompson to them, the aforesaid Winnefred and Ellioner, and their heirs for Ever, And he the said George Thompson hath by these presents Given Granted and delivered the abovenamed negro Lucy unto the above named Winnefred and Ellioner their heirs &c with the aforementioned Lent to be Duly Regarded in Witness whereof he the said George Thompson hath hereunto set his hand and fixed his Seal the day and year first above written.

signed Seal and Deliver'd
in Presents of us.....

George Thompson. Seal

147. William Miller
Stephen his Atto.
John Miller.

At a Court held for Goochland County May the 19. 1761.
George Thomson acknowledged this Deed to be his Act and Deed which was ordered
to be recorded.

Teste Vall Wood Jr.

To all Christian People whom it may concern know ye that for many good causes and considerations me thereunto moving but chiefly for the love and affection which I have unto my well Beloved Son Joseph Perkins I do give unto my said Son Joseph Perkins at my Decease one tract or parcel of Land Situate lying and being in the Countys of Hanover Louisa and Goochland but when taken up it was in the County of Henrico as by the Platent for the said Land bearing Date the Ninth Day of July one thousand Seven hundred & Twenty four will more fully appear the which land I now live upon and contains as by the said Platent will appear three hundred & forty seven Acres three Rods and twenty poles to the same more or less the which tractor parcel of Land with all and Singular the appurtenances as Bounded in the above mentioned platent I give unto my said Son Joseph Perkins to him and his Heirs for ever To have and to hold the said Tract or parcel of Land after my Decease with all the rights Titles and all and Singular the appurtenances of in and to the said tractor parcel of Land to the only use and behoof of him the said Joseph Perkins his heirs and assigns for ever and the right of him the said Joseph Perkins of in and to the said tractor parcel of Land I will and hereby do for ever warrent & Defend against the claim or claims of all Persons whatsoever Also I give unto my Son Joseph Perkins at my Decease Two Negro Slaves the one named Paul & the other named Aaron all the above I give to him and his heirs forever In Witness whereof I have hereunto set my hand & affixed my Seal this Eighteenth day of May in the year of our Lord One thousand seven hundred and fifty one.

Sealed & Delivered in

presence of }

John Boswell.

Robert Wilson.

James Mayo.

Joel Perkins.

Constant Perkins. Seal.

At a Court held for Goochland County May the 19. 1761.
Constant Perkins acknowledged this Deed to be his Act and Deed which was ordered to be Recorded

Teste Vall Wood Jr.

To all People to whom these Presents shall come I Constantine Perkins do send Greeting
 Know ye that I the said Constantine Perkins of the County of Louisa for and in consideration
 of the love good will and affection which I have and do bear towards my loving Daughter,
 Mary Atthison of the County of Goochland have Given and Granted and by these presents
 do freely give and Grant unto the said Mary Atthison her heirs Executors or Administrators
 one old Negroe woman named Juda and one Negroe boy named Jimme and one Negroe Girl
 named Niece and her Increase which said Negroes and Increase as before mentioned to have &
 to hold to her the said Mary Atthison her heirs Executors or Administrators after my decease
 as her and their proper Goods and Chattels absolutely without any manner of condition in-
 Witness whereof I have hereunto put my hand and Seal this Eighteenth day of May one thous-
 and Seven hundred and Sixty one

Scaled & Delivered in

presents of . . }

John Boswell.

Robert Wilson.

James Mayo.

Joel Perkins.

Constant Perkins Seal

At a court held for Goochland County May the 19. 1761.

Constant Perkins acknowledged this Deed to be his Act & Deed which was ordered to be recorded

Teste. Val Woodward

To all Christian people to whom this present Writing shall come I Constantine Perkins of
 Louisa County send Greeting. Know ye that I the said Constantine Perkins for divers Good
 causes but more especially for the natural love and affection which I have and do bear to my
 loving Children hereafter mentioned I Give unto them and their Heirs forever the following
 Lands and Negroes Viz. To my belov'd Son Constantine Perkins junior after my decease I
 give him my said one two hundred acres of Land lying in the County of Goochland but taken
 up in Henrico by Patent bearing Date the ninth Day of July one thousand seven hundred &
 twenty four will more fully appear which land is part of the aforesaid Patent for the land
 wherein my said Son now lives also I give my said Son at my Decrease one negro man Slave
 nam'd Peter which said Land and Negroe I give to him and his heirs forever. Next at my
 decease I give to my Belov'd Son Nicholas Perkins one Negroe man Slave nam'd Jacob to him
 and his heirs forever.

Next at my Decrease I give to my Belov'd son William Perkins one Negroe
 slave nam'd Adam to him and his heirs forever which said Slave is now in possession of my
 said Son William Perkins; Next at my Decrease I give to my Belov'd son Stephen Perkins one
 Negro Slave nam'd Nathaniel to him and his Heirs forever next I give to my Daughter Ann
 Perkins now Ann Ogleby two Negro Slaves the one nam'd Judith & the other nam'd Tom to
 her heirs forever. Next I give to my Daughter Elizabeth Perkins now Elizabeth Ellis the

three Negro slaves namely Moses Esther and Doll, at my decease to her and her heirs forever, next I give to my Grand Daughter Ann Perkins now Ann Clark her Daughter of my son Constantine Perkins one Negroe Slave called little Peter, to her and her heirs forever. next I give to my Grand Daughter Jemima Oglesby Daughter of my Daughter Ann one slave named Isham to her and her heirs forever, next I give to my Daughter Eliz. Perkins now Elizabeth Ellis after my Decease one Negroe slave named Sarah to her & her heirs forever. next after my Decease I give Ann Perkins now Ann Oglesby one Negroe slave Thamer to her and her heirs forever. next after my Decease I give to my first Mentioned Son Constantine Perkins Junr. one Negroe slave named Harry to him and his heirs forever, All the above Gifts I Warrant & Forever Defend from the Claim challenge or demand of any other Person or Persons whatsoever, to the only proper use and behoof of the above Mentioned persons they and their Heirs forever, each Person to whom the above is Given Lastly all the Remainder part of my Estate not Particular mentioned both Real and Personal at my Decease I give to be Equally divided Among all my Children Viz. Constantine Perkins, Nicholas Perkins, William Perkins, Stephen Perkins, Joseph Perkins, Harden Perkins, Mary Athison, Ann Oglesby, Elizabeth Ellis to them and their Heirs forever In Witness whereof I have hereunto Set my Hand & affixed my Seal this 19th Day of May one thousand seven hundred and Sixty one.

Signed & Delivered
in presence of }
John Baswell.

Robert Wilson.

James Mayo.

Joel Perkins.

Constant Perkins. Seal.

The Words (to him and his heirs forever) in the eight line also
also the Words (to them and their heirs forever) in the twenty fifth
line was Interlined before sign'd.

At a Court held for Goochland County May the 19. 1761.
" Constant Perkins acknowledged this Deed to be his Act & Deed which was ordered to be recorded.

Teste. Val. Wood Esqur.

This Indenture made this twentieth day of April In the year of our Lord one thousand seven hundred and Sixty One Between William Parrish of the County of Goochland of the one part and William French of the same County of the other Part Witnesseth that the said William Parrish for and in consideration of the sum of Sixty pounds curr. Money of Virginia to him in hand paid by the said William French at or before the sealing and Delivery of these Presents doth hereby acknowledge and thereof doth fully acquit and discharge the said William French his heirs Executors and every of them forever by these presents hath granted Bargained and sold Alined Enseofft and confirmed and by these presents doth grant bargain and sell alien enseofft and confirm unto the said

said William French and to his Heirs and Assigns one Deed or Parcel of Land, Situate lying and being among the Branches of Lickinghole Creek in the County, aforesaid containing two hundred Acres more or less and Bounded as followeth.

Beginning at a corner white Oak on Mosby's line thence on his line Southardly to a Branch of Lickinghole Creek Thence up the S^t Water Course to Rutherford's corner Ash, thence East along that Line to Pointers, to a red Oak, Thence on Tolley Parrish's Line to Mosby's Line thence Southardly to the place began at To have and to hold the aforesaid Two hundred Acres of Land to him the said William French his heirs and Assigns forever with all Houses, ways, Waters, Woods, Profits, hereditaments and Appurtenances whatsoever thereunto belonging or in any wise appertaining and the said William Parrish for himself his heirs &c doth further Covenant Promise and agree, that he the said William Parrish his heirs &c shall forever Warrant and Defend the aforesaid Land and Premises unto the aforesaid William French and his heirs and Assigns forever against all Persons and against all and all Manner of Claim whatsoever and to make any other Deed or Deeds for the premises as by the said William French or his Council learned in the Law shall be reasonably Devised Advis'd or Required at the Cost and Charges of the said William his heirs and Assigns. In Witness whereof the said William Parrish hath hereunto set his hand and affixed his Seal the day and year first above Written.

Signed Sealed & Delivered
in Presence of }
William George.
In^r Bill Junc.
John Proffitt.

his
William W. Parrish. Seal.
mark

Memorandom. That Livery of Seizin of the within said Land & Premises was made and Given by the within Mentioned William Parrish to the within Named William French and his heirs forever.

In Presence of us.
William George.
In^r Bill Junc.
John Proffitt.

his
William W. Parrish.
mark

At a Court held for Gorham County July the 21st 1761.

William Parrish acknowledged this Deed with the Livery of Seizin Endorsed to be his Ack and Deeds which were Ordered to be Recorded. Then Elizabeth 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.

Taste. Val. Wood Gaur.