

KNOW all Men by these presents That We Thomas Bolling, Richard Fleming, and William Meriwether Gent. of the County of Southland are held and firmly bound unto our Sovereign Lord King GEORGE the Third by the Grace of God of Great Britain France and Ireland King Defender of the Faith &c. and to his heirs & Successors in the sum of Five thousand pounds current money of Virginia to the which payment well & truly to be made to our said Sovereign Lord the King his heirs and Successors. We bind our selves and every of us our and every of our heirs, Executors, or Administrators Jointly & severally firmly by these presents. Sealed with our Seals this XX. day of October A.D. 1765.

The condition of the above Obligation is such that if the above Bound Thomas Bolling as Sheriff of the aforesaid County by a Commission from the Honble Francis Fauquier Esquire his Majestys Lieut. Governour & Commander in Chief of the Colony of Virg^a shall well and truly collect and Levy all Officers fees within the said County, & all Tobacco Levied on the People in the aforesaid County as also faithfully Levy all Executions that may come to his Hands, & pay and satisfy all such respective sums of Tobacco & Money to the persons to whom the same is due, and according to the several Acts of Assembly in those particular Cases made and provided. Then the above Obligation to be Void Else in full Force.

Signed Sealed & Delivered
in presence of

Vald Wood

Thomas Bolling. Seal.
R. Fleming Seal.
William Meriwether Seal.

A Court held for Southland County October the 15. 1765.

Thomas Bolling, Richard Fleming, & William Meriwether, acknowledged this Bond jointly and severally to be their Act & Deed which was thereupon admitted to Record.

Teste.

Vald Wood

Know all Men by these presents That We Thomas Bolling, Richard Fleming, & William Meriwether are held and firmly bound unto our Sovereign Lord King GEORGE the Third by the Grace of God of Great Britain France and Ireland King Defender of the Faith &c. and to his heirs and Successors in the sum of One thousand pounds current money of Virginia to the which payment well & truly to be made to our Sovereign Lord the King his heirs and Successors. We bind our selves and every of us our and every of our heirs, Executors or Administrators jointly and severally firmly by these presents. Sealed with our seals this XX. day of October. A.D. 1765.

The condition of the above Obligation is such that if the above Bound Thomas Bolling as Sheriff of Southland County by a Commission from the Honble Francis Fauquier Esquire his Majestys Lieut. Governour and Commander in Chief of the Colony of Virginia shall well and truly collect and Levy all his said. Mises and Duties within the said County all Offices which shall become due to his said Majesty, and shall truly and faithfully

Thomas Bolling, Richard Fleming, and William Meriwether, acknowledged this Bond jointly and severally, to be their act & deed which was thereupon admitted to Record.

Teste Vald Wood

KNOW all Men by these presents that We Thomas Bolling, Richard Fleming, & William Meriwether Gent. of the County of Southland are held and firmly bound unto our Sovereign Lord King GEORGE the Third by the Grace of God of Great Britain France and Ireland King Defender of the Faith &c. and to his heirs and Successors in the sum of five thousand pounds current money of Virg^a to the which payment well & truly to be made to our said Sovereign Lord the King his heirs & Successors. We bind our selves & every of us our and every of our heirs Executors or Administrators jointly and severally firmly by these presents. Sealed with our Seals this XX. day of October. A.D. 1765.

The condition of the above Obligation is such that if the above Bound Thomas Bolling as Sheriff of the aforesaid County by a Commission from the Honble Francis Fauquier Esquire his Majestys Lieut. Governour and Commander in Chief of the Colony of Virginia shall well and truly collect & Levy all sum or sums of Money imposed by the several Acts of Assembly on Lands, Tithables and Carriages, and to pay and Account for the same, agreeable to the said Acts of the said Assembly. Then the above Obligation to be void otherwise to remain in full Force, power & Virtue.

Signed Sealed and Delivered

in presence of

Vald Wood

Tho. Bolling Seal.
R. Fleming Seal.
William Meriwether Seal.

A Court held for Southland County October the 15. 1765.

Thomas Bolling, Rich^d Fleming, & W^m Meriwether, acknowledged this Bond jointly & severally, to be their act & deed, which was thereupon admitted to Record.

Teste Vald Wood

Know all Men by these presents that I John Lewis of St. James's Parish in the County of Southland have bargained sold and Delivered by these presents unto Joseph Woodson Stephen Sampson, & John Woodson all of the County & Parish aforesaid One Gray Horse called Druser Two Feather beds and the Furniture belonging unto them Viz^t One Sheet to each Bed & Blanket to each Bed One Truss to one Bed unto the said Joseph Woodson Stephen Sampson joint & John Woodson their heirs &c. The said John Lewis do warrant the above mentioned Articles unto the said Joseph Woodson Stephen Sampson, & John Woodson to them and their heirs forever against any claim or demand by me or from me or any Person or persons whatsoever in witness whereof I have hereunto set my hand & Seal the thirtieth day September One thousand seven hundred & sixty five.

Signed Sealed & Delivered

in presence of

John Francis

John Lewis Seal.

the said John Page for his consideration of the sum of Sixty five pounds law-
 full money of Virginia to him in hand paid down, the receipt whereof he
 doth hereby acknowledge & confess, hath bargained, sold Alien'd & Infeoff'd
 by these presents doth grant, bargain, sell, Alien & Infeoff unto the s^d Arch^d
 Bryce his Heirs & Assigns forever one certain tract or parcel of land ly-
 ing & being in the County of Goodland on Lickin hole Creek, containing
 by estimation an hundred Acres be the same more or less, and bounded by
 the lines of Charles Christian Lewis Willburn William Page, Charles Toney
 & Lickin hole Creek, the said land being part of a Tract of Land purchased
 of Charles Toney by John Page Jun^r by him granted to said John Page
 Jun^r as appears by record in Goodland Court, Together with all Houses,
 out-houses Orchards, Gardens, fences, Mines, Minerals, Woods, Underwoods
 profits, Commodities, Advantages & other Appurtenances whatsoever to the
 same belonging or in any way Appertaining To have and to hold
 the aforesaid tract of Land together with the aforesaid Appurtenances &
 every part & parcel thereof with their & every their Appurtenances unto
 the s^d Arch^d Bryce his Heirs & Assigns forever, to the only use & be-
 nefit of the s^d Arch^d Bryce his Heirs & Assigns forever, And the s^d John
 Page for himself his Heirs & Assigns that the s^d John Page & his Heirs
 the aforesaid Land & Appurtenances unto the s^d Arch^d Bryce his Heirs &
 Assigns, against the claims of him the said John Page his Heirs &
 Administrators or of any other persons whatsoever shall & will
 warrant & forever by these presents defend, And that the said Arch^d
 Bryce or his Assigns may at all times after the signing of these pre-
 sents enter upon, hold, occupy, & possess the aforesaid Land and
 Appurtenances peaceably & quietly without the let hindrance or
 Molestation of him the s^d John Page his Heirs or Assigns, And further
 the s^d John Page for himself his Heirs & Assigns doth covenant &
 agree to & with the said Arch^d Bryce his Heirs & Assigns to make
 do & give out or cause to be made, done & executed all & every such
 further & other lawful reasonable Grants Acts & Assurances of
 Law whatsoever for the better & more perfect granting & securing the
 aforesaid bargain'd for Land & Appurtenances to him the said Arch^d
 Bryce his Heirs & Assigns as by him the s^d Arch^d Bryce his Heirs &
 Administr^r & Assigns or his Council learned in the law shall be reason-
 ably devised, advised or required. In Witnes^s whereof the s^d John Page
 hath hereunto set his hand & seal this fifteenth day of October in the
 year above

Robert Lewis, W^m Holman, W^m Mitchell
 Thomas Harrison, Rob^t Birkmyre.
 At a Court held for Goodland County October the 15. 1765.
 Robert Lewis, William Holman and Thomas Harrison, provided this to be
 to be the act & deed of John Page Jun^r which was ordered to be Recorded.

Test. Wm Wood

This Indenture made the seventeenth day of October in the year of
 our Lord one thousand seven hundred and sixty five and in the fifth year
 of the Reign of our Sovereign Lord King George the Third Between William
 Midram of the Parish of Saint James's Northham and County of Goodland

and continuing any acres more or less situated lying and being
 of Goodland on one of the Branches off Broadwater Creek and Bounded by the
 Lands of William Moore Joseph Blanke John Bolling Mary Midram and
 Neuben Brown, With all woods ways waters water courses Houses out-houses Edifi-
 ces Buildings Yards gardens Commodities Hereditaments and appurtenances
 thereon being or hereunto belonging and the Reversion and Reversions Remain-
 der and Remainders Rents Issues and profits thereof and also all the Estate
 Right Title Interest Claim and Demand whatsoever of him the said William
 Midram of in and to the Same or any Part thereof together with all Deeds Evidence
 and writings touching or in any wise concerning the Same To have and to
 hold all and singular the Bargain and hereby sold premises with their and
 every of their appurtenances unto the said Jeffrey Blanke his Heirs and Assigns to
 the only use and behoof of him the said Jeffrey Blanke his Heirs and Assigns for-
 ever and the said William Midram for himself his Heirs Executors and Admini-
 strators doth covenant and grant to and with the said Jeffrey Blanke his Heirs and
 Assigns that the said William Midram and his Heirs all and singular the
 premises with the appurtenances unto the said Jeffrey Blanke his Heirs and
 Assigns forever against all and every other person and persons whatsoever law-
 fully claiming or to claim the same shall and will warrant and forever de-
 fend by these presents In Witnes^s whereof the said William Midram
 hath hereunto set his hand and affixed his Seal the day and year first above
 written.

The word (the counts) in the fifth line
 interlined before signing } William W. Midram. Seal
 mark

Sealed and delivered
 in presence of }
 Tho. Pleasant.
 George Dovers.
 Richard Pleasant.

At a Court held for Goodland County October the 15. 1765.
 William Midram acknowledged this Deed to be his Act & Deed which was order-
 ed to be Recorded. Then Martha his Wife (The being first privately examined)
 Relinquished her right of Dower in the Land by this deed conveyed which was
 also admitted to Record.

Test. Wm Wood

This Indenture made this Eighth day of October in the year of our
 Lord Christ One thousand seven hundred and sixty five Between John
 Stollard and Martha his Wife of the County of Goodland and Parish of St. James
 Northham of the one part and Toppo Payne of the same County & Parish of the
 other part, Witnes^s self that the said John Stollard and Martha his Wife for and
 in consideration of the sum of Two hundred and Sixty One Pounds seven^{ty} Money
 of Virginia to them in hand paid by the said Toppo Payne at or before the Sealing
 and Delivery of these presents the receipt whereof they the said John Stollard and
 Martha his Wife doth hereby acknowledge and thereof doth fully acquit and
 discharge the s^d Toppo Payne, his Heirs Executors and Administrators and every
 of them forever by these presents have Granted Bargained Sold Alien'd infe-
 offed and confirm'd and by these presents Do grant Bargain Sold Alien'd infe-
 off and confirm unto the said Toppo Payne and to his Heirs and Assigns a
 Tract or parcel of Land situate lying and being in the County and Parish aforesaid
 and on Lickin hole Creek containing Four hundred and Eight Acres and

Four hundred & Eight Acres be the same more or less Together with all Houses, Fences, woods, and underwoods water & Water courses, and all manner or other Advantages and Appurtenances to the Land belonging or in any ways Appertaining and the Reversion & Reversions, Remainder & Remainders thereof and every Part & parcel thereof To have and to hold the said Four hundred & Eight Acres of Land with the said Appurtenances unto the said Jesse Payne his heirs & Assigns to the only proper use and behoof of him the said Jesse Payne, and to his heirs & Administrators and Assigns forever. And the said John Holland and Martha his wife their heirs Executors or Administrators the above sold Land with the said Appurtenances unto the said Jesse Payne his heirs Executors and Administrators do warrant to be clear of them all former Gifts, Grants, Deeds, and all other Incumbrances whatsoever, and against the Claim and Demand of them the said John Holland and Martha his wife their heirs Executors or Assigns and against all other Person or Persons whatsoever, and claiming any Right or Title in the above sold Land & Premises, and that the said John Holland & Martha his Wife their heirs Executors, and Administrators the above sold Land with the Appurtenances unto the said Jesse Payne his heirs &c. will warrant & defend by these presents. And the said John Holland & Martha his Wife for themselves their heirs Executors and Administrators doth covenant Grant & agree to and with the said Jesse Payne his heirs Executors and Administrators that at any time the said John Holland and Martha his Wife at the time of the Enrolling and Delivery of these presents are and stand seized of an Inalienable Estate of Inheritance in fee Simple in the above ment Land & Premises, & have full Power and Lawfull Authority to sell & convey the same in Mann^r & Form aforesaid. And lastly the said John Holland and Martha his Wife do hereby further covenant & agree for themselves their heirs Executors and Administrators that they the said John Holland and Martha his Wife their heirs &c. or Administrators will at any time within twenty Years next Ensuing the date of these presents do and Execute any other Deeds or Acts, Conveyances or Conveyances Necessary in Law, for the further or better and more Assuring and conveying the above sold Land & Premises unto the said Jesse Payne his heirs Executors, Administrators or Assigns as by the said Jesse Payne his heirs &c. shall be Reasonably devised advised or Required at the Costs and Charges of the said Jesse Payne his heirs Executors or Administrators In Witness whereof the said John Holland and Martha his Wife have hereunto set their hands & Affixed their Seals the Day & Year first above Written.

Signed Sealed & Delivered
in Presence of

John Holland Seal
Seal

George Payne
Jesse Payne Minor
James Fisdale
Matthew Payne

Memorandum that on the ___ day of January One thousand seven hundred & Sixty five Quiet and Peaceable Possession and Livery of Seizen of the Land and Premises within Granted was taken & held by the within named John Holland & Martha his Wife and by them Given and delivered to the said within named Jesse Payne according to the Tenor form and Effect of the within written Indenture.

In Presence of
George Payne Seal

John Holland Seal
Seal

George Payne
Jesse Payne Minor
James Fisdale

Matthew Payne

At a Court held for Socoiland County October the 15. 1765
George Payne Esq. Sec. Payne Min^r & Matthew Payne, Proved this deed with the Livery of Seizen Receipt Indorsed to be the Acts & Deeds of John Holland, which were ordered to be Recorded.

Teste W. M. Wood Esq.

This Indenture, Made this Eleventh Day of October One thousand seven hundred and Sixty five Between John Lee of the County of Socoiland of the One part and John Lee Jun^r of the same County of the Other part, Witnesseth, that the said John Lee for and In Consideration of the sum of Ten pounds Lawfull Money of Virginia, by him the said John Lee Jun^r to him the said John Lee in hand paid before the sealing and Delivery hereof the Receipt whereof he the said John Lee doth hereby Acknowledge and thereof doth Acquit and Discharge the said John Lee Jun^r his heirs Executors & Administrators hath Granted Bargained and Sold and by these presents doth Grant Bargain and Sell Inseoff and Conform unto the said John Lee Jun^r his heirs and Assigns One certain Tract or parcel of Land containing One hundred and Fifty Acres be the same more or less lying and being in the said County of Socoiland, and Bounded as Followeth (To wit) Beginning at Col^d Boulder Crooks Jun^r and John Stephens's Corner and running with Stephens's line to Hercules Crooks Fence down the said Crooks to a Corner post near the Mouth of a Branch thence up the said Branch by its Meanders to the said John Lee's line thence with his line to the Beginning with all houses Orchards Fences ways, waters and water Courses and all Other the Appurtenances to the same belonging or in any way Appertaining to have and to hold the said One hundred and Fifty Acres of Land and the before Recited premises with their Appurtenances and the Reversion or Reversions, Remainder, and Remainders thereof unto the said John Lee Jun^r his heirs and Assigns to the only use and behoof of him the said John Lee Jun^r his heirs and Assigns forever, and the said John Lee his heirs Executors and Administrators the said Jesse Payne plantation and Tract of Land with the Appurtenances unto them the said John Lee Jun^r his heirs and Assigns shall and well warrant and forever Defend by these presents against the Claim and demand of him the said John Lee his heirs and Assigns or any Other person whatsoever, and the said John Lee for himself his heirs Executors & Administrators doth Covenant promise and Agree to and with the said John Lee Jun^r his heirs Executors and Administrators that the premises and Every part thereof have been and Discharged From all Manner of Incumbrances & that the said John Lee Jun^r his heirs and Assigns for and notwithstanding any Act or thing by him the said John Lee his heirs and Assigns or any Other person hereunto made done or suffered shall and Lawfully may forever hereafter have hold use occupy possess and enjoy the same and Every part thereof with the Appurtenances without the Lawfull let Molestation or Eviction of him the said John Lee his heirs or Assigns or any other person whatsoever, in Witness whereof the said John Lee to these presents hath hereunto Affixed his Seal and set his hand the Day and year first above Written.

Sealed and Delivered

John Lee Seal

John Lee.

Teste Wm Wood Esq.

Wm Wood
Stephen Lee
Saml Cowley

Received on the day of the date of the within written Indenture of the within named John Lee Junr Ten pounds Lawfull Money of Virg^a it being the consideration Money within Express'd.

Rec. Jfma. John Lee.

Wm Wood
Stephen Lee
Saml Cowley

A Court held for Roanoke County October the 15th 1765

John Lee acknowledged this deed with the Delivery of Seizin and receipt endorsed to be his acts & deeds which were ordered to be recorded.

Teste Wm Wood Esq.

Know all Persons whom it may concern, That I William Harding of the County of Roanoke for and in Consideration of the Sum of Seventeen pounds Eleven Shillings Five pence Current Money of Virg^a To me in hand paid by, Messrs Richard Johnson and John Boswell of the County of Hanover, the receipt whereof I do hereby Acknowledge, have Bargained, Sold and Delivered, and by these presents, According to the due form of Law, do Bargain, Sell and Deliver unto them the said Johnson and Boswell The following Goods and Chattels here after mentioned and specified (that is to say) Two Leather Beds and Furniture three Leather Bottomed Chairs Three Rush Bottomed Chairs Two pine Tables Two Iron pots N^o 2 p^o Pot hooks N^o 2 Iron pot Racks one Iron Skillet of Dark bay Horse brand on the near buttock thus  three white feet one Sorrel Mare Brand on the near buttock M^a Natural pacer Ten Head of cattle Marked "one" bays brand on the right ear and hole in the left Ten head of Hogs. Marked the same as above four pewter Dishes Ten D^r Basons one Dog Chain one Dog D^r Spoon and all the remainder of my Goods & Chattels not mentioned To have and to hold the said Bargained Premises unto the said Johnson and Boswell their Heirs Executors and Assigns forever And I the said William Harding for my self my Heirs Executors and Assigns the said Bargained Premises unto them the said Johnson & Boswell their Heirs Executors and Assigns against the claim of all persons whatsoever will warrant and forever Defend by these presents In Witness whereof I have hereunto set my hand and affixed my Seal this second day of March Anno Dom. One Thousand seven Hundred and sixty five.

William Harding Seal

Sealed and Delivered in presence of Robert Wilson Robert Cawthon James Cawthon Junio

This second Day of March one Thousand Seven Hundred and Sixty five William Harding Delivered up to Robert Wilson the within sold Sorrel Mare in Name of the whole within Bargained and sold Goods & Chattels the said Wilson being fully Authorized by Johnson & Boswell to Transact Business for them Did in their Name receive the said Mare as the whole could not be conveniently be Delivered and again in the said Johnson and Boswell's name left in the possession of W^m Harding the said Mare and all other the within sold Goods and Chattels until they the said Johnson and Boswell shall

This Indenture made this 15th day of October one thousand seven hundred and sixty five Between John Haden of the County of Albemarle and Richard Merriam of the County of Spots. of the other part Witnesseth that the said John Haden for and in Consideration of the sum of Sixty pounds Current Money of Virginia to him in hand paid by the said Richard Merriam the receipt whereof the said John Haden doth hereby Acknowledge hath Given Grant Bargained and Sold Inseffed and Confirmed and by these presents doth give Grant Bargain Sell Inseff and Confirm unto the said Richard Merriam his heirs and Assigns for ever one Certain Tract or Parcel of Land Situate lying being in the County of Roanoke among the Branches of the Bird Creek containing four hundred Acres and is Bounded as follow-
alk, to wit Beginning at a corner Hickory a corner betwixt Ebenezer Adams deceased and John Cole dec. running thence new lines North Two degrees west three Hundred and sixty poles to a pine south fifty degrees west three Hundred and sixty two poles crossing the South Branch of Elk Run to Runners South forty degrees East one Hundred and Ninety eight poles to a young black Oak thence on Ebenezer Adams dec. North thirty nine degrees East Twelve poles to a pine North eighty five degrees East one Hundred and Sixty poles to the first Station together with all Tomben Trees water, water Courses, ways, newwedges and Commodities whatsoever to the same belonging or any ways appertaining and the Reversion and Reversions, Remainder and Remainders as also the Rents Issues and profits thereof and all the Estate Right and Title blaim property Adam and of him the said John Haden his heirs and Assigns of in & to the said Premises and every part and parcel thereof To have and to hold the said Tract or parcel of Land to the said Richard Merriam his heirs and Assigns for ever and the said John Haden the said Tract or parcel of Land shall and will warrant & for ever defend and that the said Richard Merriam may for ever hereafter and at all times Enter on and peaceably and Quietly possess and Enjoy, use & Occupy; the said Land and premises and every part thereof without any Lawfull let suit Trouble derog all Disturbance or any other Incumbrance whatsoever of him the said John Haden his heirs Assigns or any other person or persons whatsoever in Witness whereof the said John Haden hath hereunto set his hand and affix'd his Seal this Day & year first above Written.

Sealed & delivered in presence of John Haden Seal
Receipt of Richard Merriam Eighty pounds Curr^t money of Virginia it being the consideration Money for the within mentioned Land
Witness my hand the Day & date within mentio'd John Haden.

Memorandum That on the Day & date within mentioned full and peaceable possession & Seizon of the within mentioned Land and premises was Given by the within named John Haden to the within named R. Merriam according to the true Intent and meaning of the within written Deed.
Witness John Haden.

A Court held for Roanoke County October the 15th 1765
John Haden acknowledged this deed with the Receipt and Delivery of which were ordered to be recorded.

Know Ye, that James Johnson on the 11th day of the Parish of Saint James's, Westham
in the County of Goodland, by Divers good causes and considerations one Threemits
Mowing, but more especially for the Love and Natural affection I bear unto my Son
David Johnson of the said Parish County **NEW JERSEY** and granted and by these
presents doth Give Grant and forever Confirm unto the said David Johnson and his
heirs, one certain Tract or parcel of Land Situate lying and being on the Branches
of Tombs Creek in the County of Goodland containing by Estimation one hundred
& fifteen Acres be the same more or less it Being the third of three hundred forty
five Acres Granted unto me by Letters Patent Bearing date the ___ day of ___
in the year of our Lord ___ and adjoining the Lands of Joseph Walkers of New
Jersey it being the South corner of the S. Lands With all Woods Ways Water
water houses, houses out-houses Edifices Buildings Yards Gardens Commodities
Burdens and appurtenances thereon being or thereunto Belonging, and
the Reversion and Reversions Remainder and Remainders Heirs Issues and
Profits thereof, also all the State Right Title Interest Claim and Demand what
soever of one the said James Johnson of or and to the same or any part thereof,
Together with all Deeds Evidence and Writings Touching or in any wise con-
cerning the same, And I do hereby for my self, my Heirs Executors and Adm^{rs}
do covenant & Grant to and with the said David Johnson his Heirs and assigns
that the said James Johnson and my Heirs all and singular the Premises
with the appurtenances unto the said David Johnson his Heirs and Assigns
against all and every other person or persons whatsoever Lawfully Claiming
or to claim the same, shall and will Uttermost and forever Defend by these
presents. In Witness whereof the said James Johnson have hereunto
Set my hand and affix^d my Seal this 25th day of October one thou-
sand seven hundred and eighty five.

James Johnson. Seal.

Sealed and Delivered

In presence of...
Joseph Pleasant
Amos Ladd
make

At a Court held for Goodland County October the 15th 1765.
James Johnson, a knowledgeable Man did to be his Act & Deed wch was
ordered to be Record.

Teste: Wm Wood Clerk

This Indenture made this Seventeenth day of August anno Domini
one Thousand seven hundred and Sixty five Between Francis Selley
Taylor of the County of Goodland of the one part and Alexander Baine
of the County of Henrico Merchant of the other part; Witnesseth that this S^d
Francis Selley for and in Consideration of the Sum of Fifty five pounds
One Shilling three pence... Current money of Virginia to him on hand
paid by the said Alexander Baine the Receipt whereof he doth hereby
Confess and acknowledge he the said Francis Selley hath granted
Bargained and sold and by these presents doth Grant Bargain and Sell
unto the said Alexander Baine all that plantation and Tract of Land situ-
ate lying and being in the County of Goodland on Lickinghole Creek
Containing by estimation One hundred and ten Acres... be the same more
or less and is bounded as followeth (viz) Beginning at a white oak on
Phillips Run and Lyne thence to Thom as Edwards along by Rob^t Pleasants
Lyne to a Pine upon said Edwards Lyne thence along Edwards Lyne to a

every part and parcel thereof To have and to hold the said Tract or parcel
of Land with all and every the singular Appurtenances thereto Belonging unto the
said Alexander Baine his Executors, Adm^{rs} and assigns, Provided and upon Condition
That if the said Francis Selley his Heirs and assigns do and shall well and law-
fully pay or cause to be paid unto the said Alexander Baine his Ex^{rs} Adm^{rs} or assigns
the full and just Sum of Fifty five pounds One Shilling and six pence Current
money of Virginia with interest from the date hereof or on before the first day of June
next ensuing the date of these presents without any abatement or deduction what-
soever that thenceforth from thenceforth these presents and every thing herein contained shall
ever determine and be void any thing herein contained to the contrary notwithstanding
ing the said Francis Selley for himself his Heirs and assigns shall and will well &
truly pay or cause to be paid unto the said Alexander Baine his Heirs Executors Adm^{rs}
or Assigns the said full Sum of Fifty five pounds One Shilling three pence Current
interest from this date by the first day of June next... and also that the said Alexander
Baine his Heirs Ex^{rs} Adm^{rs} and assigns shall and may at all times after the said
shall be made in performance of the proviso or Condition herein contained peaceably
and quietly enter into have hold use Occupy possess and enjoy all and singular the
said above mentioned Tract or parcel of Land without any suit denial disturbance or
interception from the said Francis Selley his Heirs or assigns or any other person
or persons whatsoever In Witness whereof the said Francis Selley has hereunto
set his hand and seal the day & year first above Written

Signed sealed & Delivered

in the presence of...

John Davis
Thos Smith David Roge

Be it Known unto all men by these presents that for the uses and purposes
within mentioned I do hereby empower and Authorize the within mentioned Alexan-
Baine his heirs or assigns to sell convey or cause to be sold & conveyed the within
mentioned Land and appurtenances in such manner & form as he shall think most advan-
tagious such sale shall be good and valid to all intents and purposes & I do hereby
covenant promise and agree to and with the said Alexander Baine that I will from
time to time and at all times make do and execute or cause to be made done and ex-
ecuted all and whatsoever other lawfull acts and conveyances shall be advised neces-
sary for the further and better Granting and assuring the within Land & appur-
tenances to the person or persons that shall buy chase in form aforesaid in witness
whereof I have hereunto set my hand and seal the day and year within mentioned

Francis Selley Seal
mark

Sign in presence of

John Davis

Thos Smith

David Roge

Francis Selley Seal
mark

At a Court con^d and held for Goodland County October the 16th 1765.
This Deed of Mortgage with the Memorandum endorsed were proved by the oaths of
the Witnesses hereto to be the act & Deeds of Francis Selley whereupon admitted to
Record

Teste: Wm Wood Clerk

Agreeable to an order of Goodland September Court 1765 we the subscribers being
first qualified agreeable to Law have appraised on Current money the Estate of
William Ligon deceased or so much thereof as hath been produced here to the best
of our Judgment
1765. Boulder 2 sheets 1 quill 1 Blanket 1 Baghead & 6000. A 6-5-

1 Barrel	1. 3
1 Iron Shovel & Spade	5
1 Hammer full & strong	1
1 Pick 3 Prizes 7 plates	1. 5
1 Hammer 3 picks 1 Pickaxe Bay	2. 6
1 Hand saw 1 auger 11 Sledge	6
1 Box Iron 11 Hunter	4. 6
1 Hammer Iron	1. 3
1 Great Coat 1 Gage the d. 1 was f. coat 11 mans Att 11 1/2 Leather Breeches	2. 10
2 Chalk 11 Bay	15
1 Butter full	2
1 Table	1. 3
2 Potts 1 1/2 full hocks 11 Lead	0. 86
1 Prying Iron	5
1 Bag Iron	6
1 Cow Wharf	1. 15
	32. 0

Given under our hands this 3. day of October 1765

Wm Pledge

The Recorder

Matthew Martin

At a Court hold for Socoiland County October the 16. 1765.
This Inventory was presented in Court Ordered to be Recorded

Teste Val Wood Clerk

Socoiland County

Pursuant to an Act of Assembly of this Colony and by the Appointment of this Court. We George Payne and Thomas Bolling Gent. two of the Justices of the Peace for the aforesaid County have Inspected the Clerks Office and find the Record Books, Judgments, Returns Deeds, Wills, Bonds &c. &c. fairly Recorded and entered, and carefully kept and preserved by the Clerk. Given under our hands the fourth Day of September 1765.

George Payne

Tho: Bolling

At a Court hold for Socoiland County October the 16. 1765.
This Certificate was presented in Court by Valentine Wood Clerk of the said County Court and Ordered to be Recorded.

Teste Val Wood Clerk

This Indenture made this Septenth day of October in the year of Our Lord One thousand seven hundred and sixty six Between George Payne jun. of the County of Socoiland of the one part, and John Payne of the said County of the Other part, Witnesseth that the said George Payne jun. for and in Consideration of the sum of One hundred and thirty pounds Current Money of Virginia, to him in hand paid by the said John Payne, at and before the Sealing and Delivery of these Presents, the receipt whereof the said George Payne jun. doth hereby acknowledge and thereof doth Acquit and Discharge the said John

The Dividend Tract or parcel of land was granted to the aforesaid George Payne jun. by a Privy Seal of Bonny, Recorded in the County Court of Socoiland, Reference therunto had with more at large Appear Containing by Estom. Two Hundred Acres to be the same more or less as was in the former Deed as aforesaid Recorded, and is by more fully Reference the Land & Plantation whereon the said George Payne jun. now has an Dwelling & doth this day warrant the just Right & Title thereon to the said John Payne & to his Heirs forever. Together with all woods, the woods ways water & water Courses Profits & Commodities Hereditaments & Appurtenances whatsoever to the same belonging or in any wise Appertaining also the Reversion & Reversions Remainder & Remainders Rents Issues & Profits thereof and the Estate Right Title Interest Property Claim & Demand whatsoever of him the said George Payne jun. of in & to the said Dividend Tract or Parcel of Land & every part & Parcel thereof To have & to hold the Same and all & singular the said Premises above mentioned & every part & Parcel thereof with the Appurtenances unto the said John Payne his Heirs and Assigns unto them only proper Use & Benefit of him the said John Payne his Heirs & Assigns forever and the said George Payne jun. for himself & his Heirs the above said Dividend Tract or Parcel Land and Premises & every part thereof against him & his Heirs against all & every other person or persons whatsoever to the said John Payne his Heirs & Assigns shall & will warrant and forever Defend by these presents For Witness whereof the said George Payne jun. hath hereunto set his hand & Affixed his Seal the day & year first above Written.

Sealed & Delivered
in the presence of }
Will Lewis
Joseph Davis
Turner Richardson
Thomas Richardson

George Payne Jr Seal

That on the day & Date of the within written Deed full quiet & peaceable Possession was Given by the within named George Payne jun. unto the within named John Payne of the within mentioned Land & Premises to have & to hold free & Clear from the Interruption Molestation or Disturbance of him the said George Payne jun. or his Heirs or any Other person whatsoever according to the True Intent & Meaning of the within Written Deed.

In the presence of }
Will Lewis
Joseph Davis
Turner Richardson

George Payne Jr Seal

one thousand seven hundred & sixty six.
Received October the sixteenth of the within named John Payne the Sum of One hundred and thirty pounds Current money of Virginia it being in full Consideration for the lands and Premises within mentioned.

In presence of }
Will Lewis
Joseph Davis
Turner Richardson

Rec. by me

Geo Payne Jr

At a Court hold for Socoiland County October the 16. 1765.
George Payne jun. acknowledged this deed with the duty of seizure and not endorsed to be his Title & Deeds with were ordered to be Recorded.

Teste Val Wood Clerk

these unto moving but more especially for and in Consideration of the Sum of One hundred twenty eight pounds Currency — to him in hand paid by the said Spokes M. Caull before the sealing & delivery of these presents the receipt whereof the said Alexander Baine doth confess and acknowledge hath granted bargain'd & sold alien'd enfeoff'd and confirm'd and by these presents doth Grant bargain & sell alien, Enfeoff and confirm unto the said Spokes M. Caull his Heirs and assigns for ever one Certain Tract or parcel of Land situate lying and being in the County of Southland on the main branch of Dover Mill Creek and is bounded by the Lands of William Hebler John Laprade & William Miller containing by estimation three hundred Acres be the same more or less being the same Tract of Land which Robert Bourton, Montgaged to the said Alexander Baine and also a Release of his Equity of Redemption in & to the said Morgaged premises as will appear by the records of Southland County Court — and which the said Bourton purchased from Cap^t William Stumps & conveyed by Deed recorded in Southland County Court as will more fully & large appear reference thereto being had with all Woods Ways Waters profits & improvements whatsoever to the said Tract of Land belonging or in any wise appertaining & the reversions and remainder hereinafter there of every part & parcel thereof shall the Estate Right Title & Interest whatsoever of them the said Alexander Baine in & to the said Bargain'd premises & Appurtenances and every part & parcel thereof to have and to hold the said Tract of Land with all and singular the promises with the appurtenances unto the said Spokes M. Caull his Heirs & assigns forever to the only proper use & behoof of him the said Spokes M. Caull his Heirs & assigns forever & the said Alexander Baine for himself his Heirs Exors & Adors doth by these presents Covenant promise and agree to and with the said Spokes M. Caull that he the said Alexander Baine at the time of sealing & delivery of these presents is and stands seized of an Indivisible Estate of Inheritance in fee Simple in the said Land & premises which Rear absolute Lawfull Right and authority to sell & convey the same in manner and form aforesaid and the said Spokes M. Caull his Heirs and assigns shall and may forever here after peaceably and quietly have hold possess & enjoy all and singular the premises and appurtenances without let suit or molestation of any person or whatsoever having or lawfully claiming any Estate Right or Title in or to the same or any part thereof and the said Alexander Baine his Heirs shall and will Mervent and forever defend by these presents the aforesaid Tract of Land & premises with the appurtenances unto the said Spokes M. Caull his Heirs & assigns against his the said Alexander Baine his Heirs & assigns and all or any other person or persons having or lawfully claiming any Estate Right or Title to the same or any part or parcel thereof In Witness whereof the said Alexander Baine has hereunto set and affix his hand and Seal the day & year first above Written.

Signed Sealed & delivered } Alex^r Baine Seal

In the presence of } Received this Septemth day of October One thousand Seven hundred & sixty five of the above said Spokes M. Caull the Sum of One hundred & twenty eight pounds Currency — to him in hand paid by

In the presence of

A Court cont. and held for Southland County October the 16th 1765 Alexander Baine acknowledged this deed with the Receipt and Swory of Seizin endorsed to be his act & deeds such were ordered to be Recorded

Tester J. Wood

This Indenture made this eighteenth day of December in the year of our Lord one thousand seven hundred and sixty five BETWEEN John Clarkson of the Parish of Saint James's Northam and County of Southland of the one part and Thomas Pleasants of the said Parish and County of the other part Witnesses That for and in consideration of One hundred and Ten pounds Current money of Virginia by the said Thomas Pleasants in hand paid to the said John Clarkson at or before the sealing and delivery of these presents the Receipt whereof he doth hereby acknowledge he the said John Clarkson hath granted bargain'd sold Alien'd Enfeoff'd and confirm'd and by these presents doth grant bargain sell alien Enfeoff and confirm unto the said Thomas Pleasants one certain Tract or parcel of Land situate lying and being in the aforesaid Parish and County near the Court House on the Branches of China Creek Containing one hundred and fifty Acres be the same more or less and bounded by the Lands of Charles Barr of the Parish of the said Robert Pleasants Tucker Woodson, and Alexander Baine it being devised by the Last Will and Testament of John Clarkson dec. unto the said John Clarkson and is that whereon Mary Clarkson now lives with all Woods Ways Waters Watercourses Houses out-houses Edifices Buildings Yards Gardens Commodities Hereditaments and appurtenances thereon being or thereunto belonging and the Reversion and Reversions Remainder and Remainders Herits Joines and Profits thereof and also all the Estate Right Title Interest claim & demand whatsoever of him the said John Clarkson of in and to the same or any part thereof together with all Deeds Evidence and Writings touching or in any wise concerning the same To have and to hold all and singular the bargain'd and hereby sold premises with their and every of their Appurtenances unto the said Thomas Pleasants his Heirs and assigns to the only use and behoof of him the said Thomas Pleasants his Heirs and assigns forever and the said John Clarkson for himself his Heirs Executors and Administrators doth Covenant and Grant to and with the said Thomas Pleasants his Heirs & assigns that he the said John Clarkson and his Heirs all and singular the premises with the appurtenances unto the said Thomas Pleasants his Heirs and assigns against all and every other person or persons whatsoever lawfully claiming or to claim the same shall and will Warrant and forever defend by these presents and that he the said John Clarkson will at any time hereafter at the reasonable Request of the said Thomas Pleasants or his Heirs make any other Writing Deed or Conveyance for the better and more ample Conveying the said Land & premises which he the said Thomas Pleasants or his Council learned in the Law shall devise advise or think necessary In Witness whereof the said John Clarkson hath set his hand and affixed his seal the day and year above Written.

John Clarkson Seal

Thomas as Deindor for, John Lewis Davis & George Dwyer, proved this Deed to be the Act & Deed of John Clarkson, who was ordered to be Recorded

Teste Val Wood

This Indenture made this seventeenth Day of June in the Year of our Lord one Thousand Seven Hundred and seventy six Between Josias Payne, of the County of Southland of the one part and Humphry Parrish, of the said County of the other part Witnesseth that the said Josias Payne for and in consideration of the sum of Ten Pounds Current Money to him in hand paid hath this Day Bargained sold and Confirmed unto the said Humphry Parrish, one parcel of Land containing by Estimation Twenty Acres or be the same more or less and Bounded as Followeth Beginning at a Corner White Oak on the said Parrish's line thence Running a new line to one one of the Branches of Little Creek to a Corner Maple thence along the said hands to a Maple thence a new line to a Corner Pine on John Baileys line then along the said Baileys line to a corner Pine on the said Parrish's line thence along the said Parrish's line to the Beginning to have and to hold to the said Humphry Parrish, his Heirs and Assigns forever and the said Josias Payne, the above sold Land and Premises, with their and every of their Appurtenances unto the said Humphry Parrish, his heirs and Assigns against the Claim and Demand of him the said Josias Payne, his Heirs Executors and Administrators & against all other persons whatsoever Shall and will by these presents, warrant and forever Defend and the said Josias Payne, for himself, his Heirs Executors Administrators doth Covenant grant and agree, to and with the said Humphry Parrish, that he the said Josias Payne, at the time of the Insealing and delivery of these presents is and stands seized of an Indefeasible Estate of Inheritance in fee Simple in the said Land and Premises and that he hath full power & Authority to sell and convey the same to the said Humphry Parrish, in manner and form aforesaid and that he the said Humphry Parrish, his heirs and Assigns shall and may forever hereafter Peaceably and Quietly have hold use Occupy Possess and Enjoy the same and every Part & Parcel thereof And Lastly that the said Josias Payne, shall and will at any time within Twenty years next after the Date of these presents do and execute any other Act or Acts conveyance or Conveyances Necessary in the Law for the further and better Assigning and Conveying the said Land and Premises with the Appurtenances unto the said Humphry Parrish, his heirs & Assigns as by the said Humphry Parrish, his heirs & Assigns as by the said Humphry Parrish, his heirs & Assigns shall be Reasonably Decided Advised or Requested. In Witness whereof the said Josias Payne, hath hereunto set his hand and seal the Day and year first above Written.

Josias Payne Seal

Memorandum

That on the Day of the date of the within Written Deed Quiet & Peaceable Possession and Seign of the Land and Premises within Mentioned was had and taken by the within named Josias Payne, of by him given & Delivered to Humphry Parrish, according to the Tenor form & Effect of the within written Deed.

Josias Payne

of seign & receipt and would to be his Act & Deeds who were ordered to be Recorded

Teste Val Wood

This Indenture made this seventh day of April in the year of our Lord god One Thousand Seven Hundred & seventy Six Between Charles Lewis of the County of Southland of One part, And Andrew Harrison of the Same County of the Other, part witnesseth, that the said Charles Lewis for And in consideration of the sum of One hundred & fifty five Pounds Current Money of Virginia to him in hand paid, the receipt of which the said Charles Lewis doth hereby Acknowledge discharge & acquit the said Andrew Harrison his heirs & Assigns For Ever, hath Bargained sold Released and Confirmed and by these these presents doth bargain Release & confirm to the said Andrew Harrison his heirs And Assigns For Ever, One water Course, Mill, on the main Lynd Creek in the County aforesaid with all the Appurtenances Belonging to the same together with the Advantages of three Acres Land the said Lewis had of Bayant Comberly And One Acre the said Lewis purchased for him. Mr Addams For the uses & purposes of the said Mill Together with all the Profits Perquisites and Advantages thereunto Belonging to the said Andrew Harrison his heirs & Assigns For Ever, to have & hold the aforesaid Mill of Lands under title & Proprietie As Now possessed by the said Lewis as before specified And the said Andrew Harrison his heirs And Assigns at all times for Ever hereafter May Peaceably & Quietly have hold Occupy possess & Enjoy the Profits thereof without Any Lawfull Lett Lett Trouble Or denial of him the said Lewis his heirs Or Assigns Or any Other Person Or persons whatsoever In witness whereof the said Lewis hath hereunto sett his hand & seal the Day And year Above Written.

Sealed & Delivered

Charles Lewis Seal

In presence of Joseph Rolland Wm Harrison

Thomas Harrison

A Court held for Southland County June the 17 1766 Charles Lewis Sent, acknowledged this deed to be his act & deed, who was ordered to be Recorded.

Teste Val Wood

This Indenture made the thirteenth Day of October in the year of our Lord one thousand seven hundred and seventy Six Between Thomas Edwards Senior of Southland County of the one part and John Humber of the aforesaid County of the other part Witnesseth that the said Thomas Edwards Sent for and in consideration of the sum of Thirty Pounds Current Money to him in hand paid by the said John Humber at or before the Sealing and delivery of these presents the receipt whereof he doth hereby acknowledge, hath granted bargained and sold and by these presents doth grant bargain & sell unto the said John Humber and his Heirs One hundred Acres of Land situate in saint James's Parish in the County of Southland & being part of a parcel of Land bought of Major broom Beginning at the Main Road on the South side of the said Road his line to the corner Stone along John Humber's line to a Corner between the said Humber & the other hand thence to the corner the said Road thence up the Road to

beloof of the said John Humber his Heirs & Assigns forever. And the said Tho^o Edwards sent for himself and his Heirs the said granted premises with the appurtenances unto the said John Humber his Heirs and Assigns against the full claim or demand of him the said Thomas Edwards sent and his Heirs and all and every Person or Persons whatsoever shall and will warrant and forever defend — In Witness whereof the Parties aforesaid have hereunto interchangeably set their Hands & Seals the Day and Date above Written.

Sealed and delivered
in the presence of

Charles Christian Jun^r

James Turner

Joshua Leah

Charles Christian Jun^r

October 7th 1765

Then received of John Humber Thirty pounds being in

full for the consideration of the within Mentioned Deed Teny the of one

Test Charles Christian Jun^r

Joshua Leah

James Turner

Charles Christian Jun^r

At a Court held for Soochland County June the 17th 1765

Charles Christian, Charles Christian Jun^r, and Joshua Leah, proved this deed

with the receipt endorsed to be the act & deeds of Tho^o Edwards sent each

whereof to be recorded.

Test. W^m Wood

In the Name of God Amen

I Robert Ladd, of the Parish of St. James's Northham in the County of

Soochland being well in Body of Sound Mind and of Sound Memory do hereby

testify that on the 22nd day of the Month of June the 17th 1765 I did give unto

George the Second King of Great Britain France & Ireland Defender of the Faith &c.

make & publish this my last Will & Testament in manner following (viz)

I have & Bequeath to my Brother Robert Ladd One Hundred & Twenty Acres

of Land Situate lying & being in the County of Soochland near Bever Dam

Together with all my Stock of Cattle Swine Horses Sheep Hares & Geese & every Indi-

vidual thing that now appertains to & belongs to the same

I Do constitute the above said Robert Ladd my whole & sole Executor of

this my last Will and Testament, Revoking all former & Other Wills by me

made, Declare this & none Other to be my last Will & Testament & have to

this my last Will & Testament, set my Hand & Seal this 26th Day of July 1765.

Signed Sealed & Delivered by the said Robert Ladd his

Hand as & for his last Will & Testament in the presence of us who were present at the signing

& Sealing thereof

John Peter

James Ladd

John V. Allen

At a Court held for Soochland County August the 19th 1765

This writing was proved by the oaths of the Witnesses hereto to be the last Will

and Testament of Robert Ladd dec. and thereupon admitted to record.

to him in hand paid by the said Richard Wade the Receipt whereof he doth
hereby acknowledge hath granted Bargained Sold aliened Released and con-
firmed and by these presents for himself and his heirs doth Grant bargain sell
allian Release and confirm unto the said Richard Wade his heirs and Assigns
forever one certain tract or parcel of Land Containing Seventy five Acres Sit-
ate lying and being in Soochland County aforesaid and bounded on the Lines
of Richard aforesaid William Bibb John Wade William Henley & Strongman
Suchens Including Seventy five Acres of Land be the Same more or less
Together with all Houses orchards Gardens fences woods underwoods waters
& water Courses thereon Standing growing & being with all profits Commodities
Advantages and Appurtenances whatsoever to the Same belonging or in
any wise appertaining and also the Reversion and Reversions Remainder
and Remainders thereof and of every part and parcel thereof To have
and to hold the said tract of Land with all and singular the Appurte-
nances unto the said Richard Wade his heirs and Assigns to the Only pro-
per use of him the said Richard Wade his heirs and Assigns forever and
the said John Barnett for himself his heirs and Assigns the said Land free
mises with their and every their appurtenances unto the unto the said Rich-
Wade his heirs and Assigns shall and will warrant and forever defend by them
presents against any Person or Persons having or Lawfully Claiming any
right or title in or to the Same or any part or parcel thereof and the said John
Barnett for himself & his heirs doth Covenant and agree to and with the said
Richard Wade his heirs and Assigns in manner and form following that
is to say that the said John Barnett at the time of Selling & Delivering of
these presents is and Standeth seized of the In defeasible Estate in fee simple
of and in the premises and that he hath good right and Lawful authority to
sell and convey the Same in Manner and form aforesaid and that the Same
shall forever remain to the said Richard Wade his heirs and Assigns freely
and clearly Evinciated and Discharged of and from all manner of Other
former Bargains Sales Titles of dower and all other Rights & Estates whate-
ever In Witness whereof the said John Barnett hath hereunto set his hand
& Seal the Day & Year above written.

Signed Sealed & Delivered John Barnett Seal

In presence of
John Bibb Jun^r
John Whitlow
Athanaisus Barnett

Memorandum
That on the Sixteenth day August One Thousand and Seven
Hundred & Sixty five peaceable and Quiet possession of the
within granted Lands and premises was made done & Deliv-
ed the within named John Barnett to the within named
Richard Wade according to the Form and effect of the
within written Deed.

In presence of John Barnett Seal

John Bibb Jun^r
John Whitlow

Athanaisus Barnett

At a Court held for Soochland County August the 19th 1765

John Barnett Acknowledged this deed with the every of which Endorsed is

of forty pound current money of Virginia to them in hand paid by the said
 John Barnett the Receipt whereof they ^{doth} hereby acknowledge hath granted
 bargained sold aliened Released and confirmed and by these presents for them
 selves and their heirs doth grant bargain sell alien Release and confirm
 unto the said John Barnett his heirs and assigns for ever one certain Tract
 or parcel of Land containing ninety eight Acres and half be there more or
 less Situate lying and being in Goodland County on the Branches of Jacks
 Creek with said parcel of Land is the one half of a Tract of Land Formerly in
 the possession of William Whitlow the said William from under his hand
 and seal make a deed of Conveyance of the said one half of his Land to his son
 John Whitlow which Deed being proved in the County of Goodland doth
 solemnly appear and Bounded on the sides of John Know William Whitlow
 John Hutton Richard Clayton and the said John Hutton to the Beginning
 Including Ninety eight Acres and half more or less together with all Houses
 orchards Gardens Fences woods and underwoods waters and water courses
 thereon standing Browning and being with all profits Commodities advanta-
 ges and appertinances whatsoever to the same belonging or in any wise
 appertaining and also the Reversion and Reversions Remainder and Re-
 mainders thereof and of every part and parcel thereof **TO HAVE AND**
TO HOLD the said part of Land or Tract with all and singular the apper-
 tinances unto the said John Barnett his heirs and assigns to the only proper
 use and behoof of him the said John Barnett his heirs and assigns for ever
 and the said John Whitlow and Katharine his wife for themselves their
 heirs and assigns the said Land and premises with their and every of their
 Appertinances unto the said John Barnett his heirs and assigns shall and
 will warrant and for ever defend by these presents against any person or
 persons whatsoever having or Lawfully any Right or title in or to the
 same or any part or parcel thereof and the said John Whitlow and
 Katharine his wife for themselves and their heirs doth covenant and agree
 bound with the said John Barnett his heirs and assigns in manner and form
 Following that is to say that the said John Whitlow and Katharine his
 wife at the time of the sealing and delivering of these presents is and
 standeth Seized of an Fee Simple Estate in the simple of and in the
 Premises and this they hath good Right and Lawful authority to sell &
 convey the same in manner and form aforesaid and that the same shall
 for ever Remain to the said John Barnett his heirs and assigns Freely
 and clearly Exonerated and Discharged of and from all manner of other
 and former Bargains Sales titles of Donor and all other Rites and Estates
 whatsoever **In Witness** the said John Whitlow and Katharine his wife
 hath hereunto sett their hands and seals the day and year first above written

Signed sealed and Delivered
 in presence of
 John Bill Junr
 Richard Wade
 Richard Clayton

John Whitlow Seal
 Katharine Whitlow Seal
 mark

Memorandum that on the twentieth day of August one thousand seven hundred
 and six by the full possession and view was had a taken of the Land and premises
 within mentioned by the said John Whitlow and Katharine his wife and by them
 made over to the said John Barnett to hold the same according to the intent and
 true meaning of the within written Indenture.

In presence of
 John Bill Junr
 Richard Wade
 Richard Clayton

John Whitlow Seal
 Katharine Whitlow Seal
 mark

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 A Court held for Goodland County August the 19. 1766
 John Whitlow acknowledged this Deed with the convey of seizin & Receipt Endorsed
 to be his act & deed & then John Bill Junr Richard Wade proved the same to be
 the act & deeds of Katharine Whitlow; all which were thereupon ordered to be Re-
 corded
 Teste Val W Wood

This Indenture made this twelfth day of August in the year one
 thousand seven hundred and sixty six between Callihill Minis of the County
 of York of the one part & William Holman of the County of Goodland of the
 other part **Witnesseth** that the said Callihill Minis for and in consideration
 of the sum of one hundred & fifty pounds current money of Virginia to him in
 hand paid by the s^d William Holman the Receipt whereof is hereby witnessed
 and acknowledged have bargained & sold and by these presents doth grant bar-
 gain & sell unto the s^d William Holman his heirs & assigns forever one certain
 tract or parcel of Land containing four hundred acres lying & being on the
 lower side of the great byrd creek in the aforesaid County of Goodland which
 Land was part of the Estate of Tandy Holman deceased and bounded as follow-
 eth to w^{it} — **Beginning** at a white oak on the byrd thence south fifty
 five degrees east one hundred & sixty poles to a pine thence north sixty two
 degrees east twenty one poles to pointers thence north fourteen and a half
 degrees west three hundred & forty poles to a white oak thence down the
 Branch one hundred and sixty two poles to the byrd thence along the
 byrd creek according to its meanders to the beginning; and all houses
 buildings woods underwoods ways waters profits Commodities heredita-
 ments & appertinances whatsoever to the same or any part thereof in any
 wise belonging or appertaining and the reversion & reversions Remainder &
 remainders thereof and every part thereof with the appertinances & all
 the estate right title interest property claim and demand whatsoever of him
 the s^d Callihill Minis of and in and to all and singular the herein before
 granted premises with the appertinances **TO and TO HOLD** all and singu-
 lar the premises ^{appertinances} with the appertinances unto the s^d William Holman his
 heirs and assigns to the only use & behoof of the s^d William Holman his heirs
 and assigns forever and the s^d Callihill Minis and his heirs and all and sin-
 gular the s^d promises with the appertinances against him the s^d Callihill
 Minis and his heirs all and singular the s^d premises with the appertinances
 shall forever warrant and defend against him the s^d Callihill Minis
 his heirs or assigns and against all and every other person and persons
 whatsoever unto the said William Holman his heirs and assigns shall
 and will forever warrant & defend by these presents in witness whereof the
 s^d Callihill Minis hath hereunto sett his hand and affixed his seal the
 day and year above written.

Signed seal and Delivered in
 presence of us
 John Martin
 James Austin
 Charles Rice
 Michael Smith

Callihill Minis Seal

Received this twelfth day of August 1766 the sum of one hundred & fifty
 pounds current money the consideration for the Land and premises within men-
 tioned
 Callihill Minis

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A Court held for Goodland County August the 19th 1766.

Michael Smith, and John Martin, further proved this deed with the receipt evidence to be the act & deed of Col. John Morris, which were ordered to be recorded.

Teste *W. Woodall*

This Indenture made this 19th day of August in the year of our Lord one Thousand Seven Hundred and Sixty Six Between John Hopkins Sent of the County of Goodland in the Colony of Virginia of the one part and Kelley Formings a late Resident of the County aforesaid Witnesseth That the Above Said John Hopkins his heirs Executors Administrators For Divers Good Causes And Considerations But more especially for the Consideration of Thirty pounds good and lawful Money For his use the Receipt whereof he doth Acknowledge himself Acquit the Said Kelley Formings his heirs Executors Administrators Before the Sealing & Delivering of these presents as he has already in hand received & hath Granted Bargain'd & Sold unto the Said Kelley Formings in the County of Goodland aforesaid One Certain Tract or Parcel of Land containing by Estimation Two Hundred & Eighty Eight Acres but rather supposed to be Two Hundred & One Acres be the Same more Or Less it being the Reversion or remainder of a Greater Tract of Land that was be granted unto Philip Hebler for Two thousand five Hundred and Ninety Acres and a Patent was granted unto ^{of} Philip Hebler under the Great Seal of our Colony & Dominion of Virginia Bearing date the Twentieth of September one Thousand Seven Hundred & Sixty five But ^{of} Philip Hebler failing to cultivate and Improve the Said Tract of Land due Two Hundred and Seventy acres According to Rule Arthur Hopkins Sent by Humble Suit to Our Lieutenant Governor or then Raigning Robert Dinwiddie obtained a Re-entry And a Patent as Grants him for the Remainder which was Two thousand three Hundred and Twenty Acres Bearing date the Sixth day of August one Thousand Seven Hundred and Fifty three And this Purchase Now in hand Being the reversion Or remainder of the Said greater Tract as aforesaid Supposed to be Two Hundred and Eighty Eight Acres Two Hundred and some ^{more} be the Same more or Less and all the Patent Belonging to the Said Arthur Hopkins as aforesaid being all sold off save This purchase Now in hand Which is binding as follows Viz Beginning with Richard Lubanks a corner of this and running some with him binding with John Lee Andler Jonett And by the Old Patent bounding Thomas Ballow William Cabell Philip Hebler Bowler back by containing as aforesaid by Estimation Two Hundred & Eighty eight acres or Two Hundred and one or one Acres be the Same more Or Less with all houses Orchards Wells Fences Pastures and water Courses to the Same And all other Appurtenances to the Same Belonging or in any wise Appertaining To have and to hold The the Said Two Hundred and Eighty Eight Acres or Whatsoever Quantity is therein contain'd within the Precincts aforesaid it being as aforesaid the Reversion of the Patent above Mention'd And the before recited Premises with their Appurtenances the Reversion & Reversions Remainder And remainders Rents Issues & Profits Thereof and every part and parcel thereof with the appurtenances unto the Said Kelley Formings his heirs and Assigns for ever to the Only use and behoof of him the Said Kelley Formings his heirs and Assigns and the Said John Hopkins his heirs Executors Administrators the Said Mesuage Plantations Tract of Land with

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Assigns for and Notwithstanding Any act or thing by him the Said John Hopkins his heirs and Assigns of Any other person Claim'd done or Suffer'd Shall & Lawfully May for ever hereafter have hold use Beauty and Enjoy and Possess the Same and every part thereof with the appurtenances Without the Lawful let Molestation or Injurious of him the Said John Hopkins his heirs and Assigns for ever Or any other persons Whosoever In Witness whereof the said John Hopkins hath set his hand and affix'd his Seal the day and year above Written.

Sign'd Seal'd And Deliver'd in presence
of us.

John Hopkins. Seal.

A Court held for Goodland County August the 19th 1766.

John Hopkins acknowledged this deed to be his act & deed which was ordered to be recorded.

Teste *W. Woodall*

This Indenture made this Eighteenth day August in the year of our Lord one Thousand seven Hundred and sixty six between William Woodall of Goodland County of the one part and Joseph Watkins of the same County of the other part Witnesseth that the said William Woodall for and in consideration of the sum of one Hundred and fifteen pounds current Money of Virginia by the said Joseph Watkins in hand paid to the said William Woodall at or before the sealing and delivery of these presents the receipt whereof he doth hereby Acknowledge he the said William Woodall hath granted Bargain'd sold Alien'd Infeoffed and confirm'd and by these presents doth grant Bargain'd sold Alien'd Infeoffed and confirm'd unto the said Joseph Watkins one Certain Tract or Parcel of Land Situate lying and being in the said County of Goodland one Devils Creek and containing one hundred and forty four Acres be the Same Less or more Beginning at a Corner white Oak between the said Mendenhall land and the Land of Jane Watkins thence North course to a corner Red Oak thence West course to a corner Red Oak on Deer Run thence South course to a corner White Oak on Ben. Weaver's line thence East course to the beginning with all woods Ways Waters Water Courses Houses Outhouses Cisterns Buildings Yards Gardens Commodities Perquisites and Appurtenances thereon being or thereunto belonging and the Reversion and Reversions Remainder and Remainders & rents Issues & Profits thereof and also all the Estate Right Title Interest claim and demand Whatsoever of him the said William Woodall of in and to the same or any part thereof together with all Decies Widows and Heirs Eng's Touching or in any wise concerning the Same To have & to hold all & singular the bargain'd and hereby sold Premises with their & every of their Appurtenances unto the said Joseph Watkins his heirs and Assigns to the only use and behoof of him the said Joseph Watkins his heirs and Assigns forever and the said William Woodall for himself his heirs Executors and Administrators doth covenant and grant to and with the said Joseph Watkins his heirs and Assigns that he the said William Woodall and his heirs all and singular the Premises with the Appurtenances unto the said Joseph Watkins his heirs and Assigns against all and every other Person and persons Whosoever lawfully Claiming or to claim the Same shall & will warrant and forever defend of these presents In Witness whereof the said William Woodall hath hereunto set his hand & affix'd his Seal the Day & year first above Written.

Sign'd Seal'd & Deliver'd
in the presence of

William Woodall Seal.

This Indenture made this sixteenth day of July... in the year of our Lord one thousand seven hundred and sixty six Between Archelaus Michell Jun. of the County of Albemarle of the one part and William Michell of the County of Southland of the Other part Witnesses that the said Archelaus Michell Jun. for and in consideration of one Hundred and fifty pounds Lawfull money of Virginia by him the said William Michell to him the said Archelaus Michell Jun. in hand paid before the sealing and delivery hereof the Receipt whereof the the said Archelaus Michell Jun. Doth hereby Acknowledge and therewith Acquit and discharge the said William Michell his Heirs Executors & Administrators, hath granted Bargained and Sold and by these presents doth grant Bargain sell Enfeoff and Confirm unto the said Archelaus Michell his Heirs and Assigns One certain Tract or parcel of Land lying and being on the west side of Sickinghale Creek in the said County of Southland containing One hundred and sixty Acres be the same more or less it being part of a larger Tract thus Bounded Beginning at a corner black Oak of Robert Pagers Land thence west Ninety Degrees North forty three Chaine to several pine poles thence South thirty Degrees west two Hundred Chaine to a corner pine thence South East thirty Chaine to a corner Black Oak thence on Statges Land East twenty Degrees North sixty four Chaine to a corner Hickory on Sickinghale Creek thence up the said Creek according to the Meanders to the place began at which said Tract was granted to William Spurlock by patent bearing date the twenty eighth day of September One thousand seven Hundred and Twenty eight with all houses Orchard Fences ways waters and water courses and all Other of the Appurtenances therunto belonging or in any wise appertaining TO HAVE and to hold to the said One Hundred and sixty Acres of Land and the before recited premises with their Appurtenances and the Reversion and Reversions Remainder & Reminders Rents Issues and Profits thereof and every part and parcel thereof with the Appurtenances unto the said William Michell his Heirs & Assigns to the only use & behoof of him the said William Michell his Heirs & Assigns for ever and the said Archelaus Michell Jun. his Heirs Executors and Administrators the said Mefuage plantation and Tract of Land with Appurtenances unto him the said William Michell his Heirs and Assigns shall and will warrant and forever Defend by these presents Against the blame and Demerit of him the said Archelaus Michell Jun. his Heirs and Assigns or any Other person whatsoever the said Archelaus Michell Jun. for himself his Heirs Executors & Adm^{rs} Doth covenant and promise and agree to and with the said William Michell his Heirs Executors and Administrators that the premises of every part thereof are free and Discharged from all Manner of Incumbrances and that the said William Michell his Heirs and Assigns & notwithstanding any Act or thing by him the said Archelaus Michell Jun. his Heirs and Assigns or any other person committed done or suffered shall and Lawfully may for ever hereafter have hold use Occupy & Enjoy the same and every part thereof with the Appurtenances without the Lawfull let Molestation or eviction of him the said Archelaus Michell Jun. his Heirs or Assigns or any other person whatsoever For Witnesses whereof the said Archelaus Michell Jun. is presents hath Hereunto set his hand and Affixed his seal the Day and year Above written.

Sealed & Delivered in presents of Arch Bryce

Archelaus Michell Jun. Seal

the within mentioned William Michell According to the force & form of the within written Indenture
 Arch Bryce,
 Robert Bickmyre,
 Edward Smith,
 David Perkins.
 Received on the Day of the Date of the within written Indenture of the within named William Michell One Hundred & fifty pounds Lawfull Money of Virginia being the Consideration Money within Approped
 Arch Bryce,
 Robert Bickmyre,
 Edward Smith,
 David Perkins.
 Archelaus Michell Jun.

At a Court held for Southland County August the 19th 1766
 Archibald Bryce, Edward Smith, & David Perkins, proved this deed with the copy of said receipt endorsed to be the acts & deeds of Archelaus Michell Junior, wch were ordered to be recorded.

Teste Wm Wood Secy

This Indenture made this sixteenth day of July in the year of our Lord one thousand seven hundred and sixty six Between Archibald Bryce and William Michell of the County of Southland of the one part and Archelaus Michell Jun. of the County of Albemarle of the Other part Witnesses that the said Archibald Bryce & William Michell for and in consideration of one hundred & fifty pounds Lawfull money of Virginia by him the said Archelaus Michell Jun. to them the said Archibald Bryce & William Michell in hand paid before the sealing and Delivery hereof the receipt whereof the said Archibald Bryce & William Michell doth hereby Acknowledge and therewith Acquit and discharge the said Archelaus Michell Jun. his Heirs Executors and Administrators, hath granted Bargained and Sold and by these presents doth grant Bargain sell Enfeoff and Confirm unto the said Archelaus Michell Jun. his Heirs and Assigns one certain Tract or parcel of Land lying and being in the said County of Southland containing Three Hundred & sixty three Acres and is thus Bounded Beginning at a corner white Oak and thence thence anew line North Seventy & half Degrees East Four Hundred and forty eight poles to a corner Maple Bush on the Creek thence up the said Creek according to the Meanders to a small Maple standing on the high of the said Creek then leaving the said Creek South fifty four degrees west eighty poles to a pine thence South fifty nine Degrees west One Hundred & twenty eight poles to a pointers turning thence South twenty seven Degrees West Two Hundred and forty poles to the place first begun at which said Land is part of a larger Tract granted to William Cabell by patent bearing date the sixteenth day of March One thousand seven Hundred & thirty five with all houses Orchard Fences ways waters and water courses and all Other of the Appurtenances therunto belonging or in any wise appertaining TO HAVE and to hold to the said Three Hundred & sixty three Acres of Land and the before recited premises with their Appurtenances and the Reversion and Reversions them under & Remainder & Reminders Rents Issues and Profits thereof and every part thereof with the Appurtenances unto the said Archelaus Michell Jun. his

Mitchell their Heirs and Assigns or any Other person whatsoever and the said Archibald Bryce & William Michell for themselves their Heirs Executors & Administrators Doth Covenant promise and Agree to and with the said Administrators Doth Covenant promise and Agree to and with the said Archibald Bryce & William Michell their Heirs & Assigns or any Other person whatsoever that the premises & Every part thereof are free and Discharged from all Manner of Incumbrances and that the said Archibald Bryce & William Michell their Heirs and Assigns and Notwithstanding Any Act or thing by them the said Archibald Bryce & William Michell their Heirs & Assigns or any Other person committed done or suffered shall and Lawfully may for Ever hereafter have hold use Occupy & enjoy the same and Every part thereof with the Appurtenances without the Lawfull let. Molestation or eviction of them the said Archibald Bryce & William Michell their Heirs or Assigns or any Other person whatsoever In Witness whereof the said Archibald Bryce & William Michell to these presents hath hereunto set their hands and Affixed their seals the Day & Year Above Written.

Sealed & Delivered
in presence of
Robert Birkmyre, Dabney Carr
Edward Smith
David Perkins.

Arch Bryce Seal
William Michell Seal

Memoir and on the day of the date of the within written Indenture full and peaceable seizen and possession of the within mentioned premises with the Appurtenances was had and taken by us the within Archibald Bryce and William Michell and by us Simon & Delivered to the within Mention Archibald Bryce according to the force & form of the within written Indenture.

Arch Bryce
William Michell

Received on the day of the Date of the within written Indenture of the within Named Archibald Bryce One Hundred & Fifty pounds Lawfull money of Virginia being the Consideration Money within expressed.

Robert Birkmyre
Edward Smith
David Perkins
Dabney Carr.

Arch Bryce
William Michell

At a Court held for Southland County August the 19th 1766
Archibald Bryce and William Michell acknowledged this deed with the livery & seizen and receipt endorsed to be their Acts & Deeds which were ordered to be recorded.

Teste Us W^m Wood

This Indenture made this Seventh day of July One thousand Seven hundred and Sixty Six Betwix James George of the County of Southland County of the One part and William Harrison of the same County of the other part Witnesseth that the said James George for and in consideration of the sum of One hundred and Twenty Two pounds thirteen Shillings Current money of Virginia to him in hand paid by the said William Harrison before the sealing and delivery of these presents the Receipt whereof the said James George doth hereby acknowledge and thereof doth the said William Harrison and his Heirs as and claims to do so these presents

line down to a corner, thence along James Georges line a South East course to a corner King oak, thence along a new line run by Jesse Payne Surveyor South Seventy four degrees East One hundred and forty poles to corner Pointers on the Road thence down the said Road as it measures One hundred and fourteen poles to corner Pointers, then leaving the Road and running North Forty three degrees west forty eight poles to a corner white Oak, thence on Williams Mill South thirty three degrees west eighteen poles to a corner Red Oak thence north twenty four degrees west one hundred and seventy two poles to a corner Red Oak thence on Andrew Harrisons line to the said Doplex begun at part of which said Tract of Land being the Land whereon the Sarah Davis now lives and in which she has her thirds during her life, the other part or Remainder being added thereto and taken from the said James Georges Land by a new line run by Jesse Payne Surveyor, which two parts comprehends and comprises the said Tract or parcel of Land now granted, by these presents; Together with all Houses Orchards, Fences ways, waters, water Courses, woods, underwoods, advantages and all other appurtenances unto the same belonging or in any wise appertaining and the Reversion and Reversions Remainder and Remainders Rents Issues and profits thereof and all the Estate Right Title Interest Property claim and demand of in and to the said Tract or parcel of Land and premises and Every part and parcel thereof, Except the said Sarah Davis's thirds of the part whereon she now lives (during her life) To have and to hold the said Two hundred & twenty three Acres of Land with its Appurtenances unto the said William Harrison his heirs and assigns and to the only proper use and behoof of him the said William Harrison and of his heirs and assigns for Ever, and the said James George for himself and his heirs the said Two hundred & twenty three acres of Land and premises and Every part thereof unto the said William Harrison his heirs and assigns doth warrant to be free and clear from all manner of Gifts Tenures Dowers and all other Incumbrances (except Sarah Davis's thirds in that part whereon she now lives) and above mentioned) during her life) and against the claim and demand of him the said James George his heirs Executors administrators & assigns and against all and every other person whatsoever holding or claiming in any Just Right or Title in any part of the above said Two hundred & twenty three Acres of Land and premises, and the said James George for himself and his heirs the above bargained and sold Land and premises unto the said William Harrison his heirs and assigns shall and will warrant and for Ever defend by these presents and the said James George for himself and his heirs Executors Administrators & Assigns doth Covenant Grant and agree to and with the said William Harrison his heirs and Assigns that he the said James George at the time of the sealing and delivery of these presents is and stands seized of an Inalienable Estate of Inheritance in fee simple in the said Land and premises, and that he the said William Harrison his heirs and assigns shall and may for Ever hereafter peaceably and quietly have hold life Occupy possess and enjoy the same and Every part and parcel thereof, Except the said Sarah Davis's thirds as above Excepted. And Lastly that the said James George and his heirs shall and will at any time and at all times hereafter do and execute

the word die in the first line was altered before signing
the witness was also altered in each line before signing

Sealed and delivered
in presence of...
Thomas Payne
William George
Tobias Payne
Sam^r Bryer
W^m Colward

James George. Seal.

Memorandum.

July Seventh 1766

That on the Day and Year above and Within Written full
profession and Deason was had and Taken of the within bargained and
Sold Land and premises by the within named James George and by
him deliverd over unto the within named William Harrison To have
and to hold according to the Contents and true meaning of the within
Written Indenture.

James George. Seal.

In Presence of

Thomas Payne Sam^r Bryer
William George W^m Colward
Tobias Payne

Received of William Harrison July the Seventh 1766 the sum of
One Hundred and twenty two Pounds thirteon Shillings current money
of Virginia being the Consideration Money for the within Two Hundred
& twenty three Acres of Land and Premises per me

James George.

Tobias Bryce no factor for Mess^{rs} Rippen & Comp^y and M^r
Alexander M^r Cault being privy to the sale of the within mentioned Land
which Land is under Mortgage to the said Rippen & Company & M^r Cault
do on their behalf renounce whatever right & title they have to the said
Land by virtue of the afore mentioned Mortgage as the consideration
Money is for the use of the said Rippen & Comp^y & M^r Cault Witness my
hand & Seal this 15th day of July 1766.

Tobias Bryce. Seal.

W^m Colward
Thomas Payne
Thomas Harrison
W^m Solomon
Sam^r Bryer

George the Third by the Grace of God Great Britain France and Ire-
land King Defender of the Faith &c. To George Payne & William Mitchell
Sen^{rs} Justices for the County of Goodland Erecting. WHEREAS James
George hath by an Indenture of Bargain and Sale hereunto annexed convey-
ing William Harrison Two hundred and twenty three Acres of Land and where-
as Agnes George the Wife of the said James George cannot conveniently travel
she had County Court to relinquish her right of Dower in & to the said
Indenture. We command you or any one of you that you go personally unto
the said Agnes George unless she is sick and infirm and absent from her said
husband she change her relinquishment of her right of Dower in the said
Indenture whether she doth relinquishing the same willingly and Volun-
tarily and when you have taken the same as aforesaid that you distinctly
& plainly certify the same unto the Justices of our County Court aforesaid
at the Court house of the said County returning also the said Indenture &

the the Subscribers have examined the within Named Agnes George having
ing her relinquishment of her right of Dower in the Land mentioned by
the said Indenture, do hereby Certify that she hath Relinquished the
same voluntarily & willingly & is part from her said Husband. Given
under our hands this 27th day of November 1766
George Payne.
W^m Mitchell.

At a Court held for Goodland County August the 19th 1766
Thomas Payne William George, and Tobias Payne proved this deed with the
livery of seisin & receipt endorsed to be the act & deeds of James George,
which were ordered to be recorded. And Thomas Payne, Thomas Harrison,
& William Solomon, proved the discharge Receipts annexed to be the act
& deed of Goodland Bryce which was also admitted to Record.

John Wood

This Indenture made this fourteenth day of November in the year
of Our Lord One Thousand Seven hundred & Sixty six Between for
Basham & Elizabeth his wife of the County of Goodland of the one
part And John Payne of the same County of the Other part Witness
eth that at the said Joseph Basham & Elizabeth his wife for and in
consideration of the Sum of Forty eight pounds current money of
Virginia to them in hand paid by the said John Payne at & before
the Sealing and delivery of these presents the Receipt whereof they
the said Joseph Basham & Elizabeth his wife doth hereby acknow-
ledge & thereof doth Acquit & Discharge the said John Payne by
these presents Hath granted Bargained and Sold Aligned Insepar-
& confirmed & by these presents doth grant Bargain & Sell Aligned Inse-
parably & confirm unto the said John Payne his Heirs & Assigns forever
One Certain Dividend Tract or parcel of Land Situate lying & be-
ing in the County of Goodland containing by Estimation One Acre
and fifty Acres be the same more or less and is bounded within the land
lines of the said John Payne James George Sylvester Proffitt Luther
& Thomas Stopper & to the land the said Joseph Basham purchased
of Sylvester Proffitt by Deed of conveyance from the said Proffitt bear-
ing Date the Seventh day of April One Thousand Seven Hundred &
Sixty three Reference thereto had well more fully appear. Together
with all Houses Orchards Trees woods Underwoods ways waters & water
courses profits commodities Her Tenements and appurtenances whatsoever
to the said Dividend Tract or parcel of Land above mentioned Belonging
or in any wise Appertaining altho the Reversion & Reversions Remain-
der from and unto Heirs Issues & Proffits thereof and all the Estate Right
Title Interest Property Claim & Demand whatsoever of them the said
Joseph Basham & Elizabeth his wife or in the said Dividend Tract or
parcel of Land & of every part & parcel thereof To have & to hold the
said Dividend Tract or parcel of Land and all & singular the said
Premises above mentioned & every part & parcel thereof with the
Appurtenances unto the said John Payne his Heirs & Assigns to the
only use & behoof of him the said John Payne his Heirs & Assigns
forever And the said Joseph Basham & Elizabeth his wife for them-
selves & their Heirs the said Dividend Tract or parcel of Land & Pre-
fitted 1766

Joseph Gresham & Elizabeth his wife hath hereto subscribed their hands and Affixed their seals the day & year first Above written.

Sealed & Delivered
in presence of }
Robert Coleman
Josias Payne jr.
Archer Payne
Geo. H. Price
W^m Colward
Richard Oglesby
Memorandum.

Joseph Gresham. Seal.
Elizabeth Gresham. Seal.

That on the day & Date of the Within Written Deed Quiet and peaceable possession of the lands & Premises within mentioned was had made & Given by the within Mentioned Joseph Gresham & Elizabeth his wife to the within named John Payne according to the Intent meaning & Effect of the within Written Deed.

Sealed & Delivered
in the presence of }
Robert Coleman
Josias Payne jr.
Archer Payne
Geo. H. Price
W^m Colward
Richard Oglesby

Joseph Gresham. Seal.
Elizabeth Gresham. Seal.

Received the day & Date of the Within Written Deed Forty eight Pounds Current Money of Virginia of the Within Name John Payne being in full Consideration for the within mentioned Lands & Premises.

Joseph Gresham. Seal.
Elizabeth Gresham. Seal.

Acknowledged in presence of
Robert Coleman
Josias Payne jr.
Archer Payne
Geo. H. Price
Richard Oglesby, W^m Colward

At a Court held for Goodland County August the 19th 1766
Josias Payne jr. Archer Payne and William Colward proved this deed with the livery of seizin and receipt endorsed to be the acts & deeds of Joseph Gresham and Elizabeth Gresham which were ordered to be recorded.

Teste. Val^l Woodcock

Inventory and appraisement of the Estate of Constant Ladd Deceased

To 1 Cow & calf	15
To 4 Yearlings	30
To 2 Cows	40
To 1 Cow & calf	10
To 1 heifer	10
To 12 head hogs	30
To 1 Roan horse	70
To 1 Mare & Colt	120
To 1 Tilly	20
To 1 harrow & 1 low	30
To 10 T. & 1 T. & 1 T.	5

To 10 wane & 4 Books	3
To parcel bask	14
To 3 Iron pots Damag ^d	5
To parcel Tub	14
To 1 Flap wheel	12
To 3 Casks	10
To parcel of carpenter tools	12
To 2 ^d old Iron	15
To 2 ^d Basks	12
To 6 Stone Juggs	10
To parcel Cloth	7
To 2 ^d fuder	10
To 2 ^d knives forks & base	1
To 3 Bells	5
To parcel Lumber	4
To 2 ^d	5
To Tumbler Glass & barmester	2
To 2 Beds of furniture	60
To parcel Lumber	3
To 1 Saddle & Bridle	10
To 1 Cart Saddle & Bridle	3
To 3 Sheep	14
To 4 Sides Seal Leather	15
Total	55

Agreeable to an order of Goodland August Court, we the Subscribers being first Qualified According to Law have appraised the the Estate of Constant Ladd Dec^d Amounting to fifty five pounds ten shillings and two pence Current Money whereof the Above is a True Inventory Given Under our hands this 11th day of Sept. 1766.

Richard Oglesby
Rich^d Pleasants
Thomas Pleasants

At a Court held for Goodland County September the 16th 1766
This Inventory was presented in Court & ordered to be recorded

Teste. Val^l Woodcock

This Indenture made this fifteenth day of September - In the year of our lord Christ one Thousand Seven Hundred and Sixty Six between Joseph Royall Taxer of the County of Goodland of the one part and Joseph Woodson of the same County of the Other part Witneseth that the said Joseph Royall Taxer for Divers causes and considerations him hereunto Moving but more especially for the valuable consideration of thirty four pounds Current Money of Virginia to him in hand paid by the said Joseph Woodson before the Insaling and Delivery of these presents the Receipt whereof the s^d Joseph Royall Taxer do hereby Acknowledge and himself therewith fully Satisfied Contented and paid do Intirely Acquit and Discharge the said Joseph Woodson his heirs Executors Administrators and Assigns he the said Joseph Royall Taxer have granted Bargained sold aliened Enjoyed and Confirmed

right poles to white Oak in a branch thence down the said Branch according
to its Meanders Sixty Nine poles to an ash thence North twenty two degrees thirty
six poles to the white Oak where first began thence north twenty Degrees West
thirty poles to a white Oak on the lines of Matthew Woodson and Noel Butler
thence on Matthew Woodsons line south twenty five Degrees west fifty poles to
the Meander town Ferry Road thence up the said Ferry Road sixty two poles
to the place first began at to hold the above mentioned land
and premises with all the privileges and appurtenances thereto belonging
unto the said Joseph Woodson his heirs and Assigns for ever to the only use
and behoof of him the said Joseph Woodson his heirs and Assigns
for ever and the said Joseph Royall Farrar for himself and his Res-
pective heirs do Covenant grant Agree to and with the said Joseph Woodson
his heirs and Assigns in Manner and form following that is to say First
the said land and premises before granted and every part and parcel of the
same at the time of the Breaching and Delivery of these presents is and stands
Clear and Discharged of and from all Manner of Incumbrances what so
ever by Deed or otherwise Committed Lastly that the said Joseph
Royall Farrar the above granted Seventeen Acres of Land and premises
with all and singular the appurtenances aforesaid unto the said Joseph
Woodson his heirs and Assigns for ever Against him the said Joseph Roy-
all Farrar his Heirs and Assigns and Against all and every other person or
persons whatsoever shall and will Warrant and for ever Defend by these
presents In Witnes whereof I have hereunto set my hand and affixed
my Seal the Day and year above Written.

Signed Sealed and Delivered
in presence of
Stephen Brouch.
John Lewis
James F. Roomaker
mark

Joseph R. Farrar. Seal.

then Received September the fiftenth - one thousand Seven Hundred
and Sixty six of Joseph Woodson Thirty four pounds Current Money
being in full satisfaction for the within Seventeen Acres of Land
Stephen Brouch. Joseph R. Farrar.

Test John Lewis
James F. Roomaker
mark

At a Court held for Goochland County September the 16th 1766.
This Deed with the receipts Indorsed were proved by the oaths of the
Witnesses hereto to be the acts & deeds of Joseph Royall Farrar which were
ordered to be recorded.

Teste Wm Woodson.

Bounded as followeth (to wit) Beginning at a Maple on Licking hole Creek and
running with Boyces and Mitchells Line South Fifty four Degrees West
Eighty poles to a pine thence South Fifty Nine Degrees West one hundred
and Twenty eight poles to a pointers thence with Constantine Smiths line
North Twenty Seven Degrees West one hundred poles to an Ash at the
head of a Branch thence down the said Branch according to its mean-
ders to an Ash in the present line thence with the said line North
Seventy four Degrees East three hundred and thirty six poles to a Maple
on the said Creek thence down the said Creek by its Meanders to the first
Station with all House Orchards fences ways waters and water courses
and other appurtenances to the same belonging or in any wise apper-
taining To have and to hold the said Two Hundred and Thirty six
Acres of Land and the before received premises with their appurtenan-
ces and the reversion and reversions remainder and remainders parts
Shares and profits thereof and of every part and parcel thereof with the
appurtenances unto the said George Richardson his Heirs and Assigns
to the only use and behoof of the said George Richardson his Heirs and
Assigns forever and the said John Smith his Heirs Executors and Ad-
ministrators the said Negroage plantation and Tract of Land with
the appurtenances unto him the said George Richardson his Heirs
and Assigns shall and will warrant and forever defend by these pre-
sents against the claim and demand of him the said John Smith his
Heirs and Assigns or any other person whatsoever and the said John
Smith for himself and his Heirs Executors and Administrators doth cove-
nant promise and agree to and with the said George Richardson his Heir
Executors and Administrators that the premises and every part thereof
are free and discharged from all manner of Incumbrances and that
the said George Richardson his Heirs & Assigns for and notwithstanding
any act or thing by him the said John Smith his Heirs & Assigns
or any other person committed done or suffered shall and law fully
may forever hereafter have hold use occupy possess and enjoy the same
and every part thereof with the appurtenances without the Lawfull
let Molestation or eviction of him the said John Smith his Heirs
or Assigns or any other person whatsoever In Witnes whereof
I the said John Smith to these presents hath hereunto set his hand & affixed
his Seal the day and year above written.

Said and delivered
in presence of
Wm Hudsonall.
William England, Wm Anderson
his
mark
John Smith.

John Smith. Seal.

Received the day of the date of the within Indenture of the within named
George Richardson the sum of Fifty nine pounds current money being
the consideration money within Expressly say Rec^d.

Teste Wm Hudsonall.
William England
John Smith.
Wm Anderson
his
mark

John Smith.

This Indenture Made this fourth day of June in the year of
our Lord One Thousand seven hundred and Sixty six between John
Smith of the County of Stafford of the one part and George Rich-
ardson of the County of Goochland of the other part Witnesseth that
the said John Smith for and in consideration of the sum of Fifty
nine pounds of lawful money of Virginia by him the said George
Richardson given to him the said John Smith in hand paid before the
writing and delivery hereof the receipt thereof to the said
John Smith to the which by acknowledgment thereof doth acquit the

Memorandum that on the day of date of the within written Indenture
full and reasonable Seizon and possession of the within mentioned premises
with the appurtenances was had and taken by me the within named
John Smith and by me given & delivered to the within named George
Richardson

England, proved this deed with the living of seignior and receipt endorsed to be
the acts & deeds of John Smith, which were ordered to be Recorded.

Teste Val Wood Clare

200
1766
This Indenture made this sixteenth day of September in the
year of our Lord Christ One thousand seven hundred and sixty six
between Robert Barrot and Anne his wife of Hanover County of the one
part and David Hoge of Roanoke County of the other part **Witnesseth**
That the said Robert Barrot for and in consideration of the sum of Six
hundred and thirty pounds current money of Virginia to him in hand
paid by the said David Hoge the receipt whereof is hereby acknowledged
as well by the said Robert Barrot as Anne his wife and the said David
Hoge his Executors and Administrators hereof and herefrom and of
and from every part & parcel thereof forever a quit & exonerate
and discharge by these presents they the said Robert Barrot and Anne
his wife hath granted bargained sold aliened conveyed and confirmed
and by these presents **Doth** fully clearly and absolutely Grant bar-
gain sell alien convey and confirm unto the said David Hoge his heirs
and assigns forever One certain Tract or parcel of Land situated lying
& being in Roanoke County on the south side of the Western branch
of Beaverdam Creek containing by estimation eight hundred and
forty four Acres be the same more or less within the following bound-
contains Viz Six hundred and seventy acres of the aforesaid quantity
was by Patent bearing date the twenty third day of Decemr One thou-
sand seven hundred and fifteen granted to Ebenezer Adams and by
the said Adams conveyed to William Howarth late of Hanover
County dec^d by him conveyed to Robert Lewis late of Louisa County
dec^d who conveyed the same to the said Robert Barrot by Deed dated
twenty seventh day of March one thousand seven hundred & fifty
three his bound as followeth Viz Beginning at a live Oak two
Birches and one Spanish Oak standing on the south side of the
western branch of Beaverdam Creek thence into the Woods West Thirty degrees
South One hundred and sixty one Poles to two corner black Oaks & one white
Oak thence North eight degrees east two hundred and twenty three poles to a
corner hickory thence north thirty three degrees west One hundred & three poles
to two corner black Oaks thence North nineteen degrees east two hundred &
eighty one poles to a Spanish oak being a corner thence east Nine degrees
South One hundred and forty six poles to several corner plane trees standing
on the branch began on thence down the branch according to its meanders
Six hundred & forty poles to the place began at One hundred & seventy four
Acres the residue of the above eight hundred & forty four acres was by Patent
bearing date the twenty seventh day of Septemr One thousand seven hun-
dred and thirty four granted to the said Robert Lewis & by him conveyed to the
said Robert Barrot in the Deed aforesaid and is bounded as followeth Viz
Beginning at a red oak running thence on John M Brider's line south seventy
degrees east One hundred & twenty three poles to a hickory thence on a Patent
line formerly granted to Ebenezer Adams afterwards William Howarth
thence North Lewis's line towards the said Robert Barrot North sixteen degrees
east One hundred Ninety poles to Spencers thence on James Christian north
seventy seven degrees West seventeen and a half Poles to a white oak North nine

and all the Estate right title interest property claim and demand as well in equity as
in Law of them the said Robert Barrot and Anne his wife of in and to the Premises
with the appurtenances and every part & parcel thereof To Have & Hold the
said Tract of Land & Premises with the appurtenances unto the said David Hoge his
heirs & Assigns forever to the only proper use and behoof of him the said David Hoge
his heirs and assigns for ever and to no other use intent or purpose whatsoever and
the said Robert Barrot and Anne his wife for themselves their heirs Exors & Adminis-
trators Doth Covenant promise and Grant to and with the said David Hoge his heirs and
assigns forever in manner & form following that is to say That they the said Robt
Barrot and Anne his wife immediately at and before the enrolling and deliv-
ery of these presents were seized of and in the said Premises with the Appurte-
nances and every part and parcel thereof of a good firm and indefeasible Estate
in Fee Simple and had clear absolute lawful right & authority to convey the
said Land & appurtenances in such manner & form as by these presents they
some are conveyed That the said David Hoge his heirs and Assigns shall and
may from time to time and at all times hereafter Have & Hold occupy possess
and enjoy the said Land & Premises with the appurtenances without the
disturbance hindrance or Molestation of them the said Robert Barrot & Anne
his wife their heirs or assigns or any other Person or Persons whatsoever
lawfully claiming the same or any part or parcel thereof and of the said
Robert Barrot and Anne his wife for themselves and their heirs the said Land
and premises unto the said David Hoge his heirs and Assigns forever against
them the said Robt Barrot & Anne his wife their heirs and assigns and all
and every other person or persons whatsoever shall and willARRANT & for-
ever defend by these presents And lastly it is covenanted concluded & agreed
upon by & between the said Robert Barrot & Anne his wife as well for them-
selves as their heirs Exors & Administrators and the said David Hoge his heirs
Exors & Admins that they the said Robert Barrot & Anne his wife or their
heirs &c shall & well as all times when required make do & execute or cause
to be made done & executed any other or further Act Deeds & Appurtenances
for the better & more fully Granting conveying & assuring of the said
Land & premises with the appurtenances as the said David Hoge his
heirs or assigns his or their Council learned in the Law shall advise or
think necessary In Witness whereof the said Robert Barrot & Anne
his wife have here set their hands and affixed their seals the day & year
just above Written.

Robt Barrot Seal
Anne Barrot Seal

in the presence of... }
Memorandum That on the day & date within mentioned peace a-
ble & quiet possession of the within Land & Premises was had & taken by
the within Robert Barrot & Anne his wife and by them delivered with
the within mentioned David Hoge according to the form and effect of these
presents.
Bofre Robt Barrot
Received this 16 day of September 1766 from the within mentioned
David Hoge the just & full sum of Six hundred and thirty pounds current
money of Virginia in full payment of the Consideration money for the
Land and premises within mentioned.
Teste Robt Barrot

William James Scott Justice for the County of Hanover Shewing Where:
 Ad The Rev^d Robert Barrett, and Anne his Wife by an Indenture of Bar-
 gain Whole accounts annexed and where as the said Anne cannot convenient-
 ly travel or go to the County town of Southland to acknowledge the said Inden-
 ture & to sign of Dower in & to the said Indenture. We comm and you or
 any two of you that you go personally unto the said Anne, and receive her
 acknowledgment and Relinquishment of Dower to the Indenture afore-
 said and that you examine her privately & apart from her Husband whe-
 ther she doth the same willingly & Voluntarily, and when you have taken
 her said Acknowledgment & Relinquishment of Dower as aforesaid that you
 distinctly & plainly certify the same unto the Justices of our County Court
 at P. at the Court house of the said County Returning also the said Inden-
 ture and this Wit. Witness Valentine Wood Clerk of our said Court the
 23rd day of October in the 17th year of our Reign.

Val^r Wood

Hanover town

In obedience to the within Commission to us directed We
 the Subscribers went to the within named Anne Barrett the wife of the
 Rev^d Rob^t Barrett, and have received her Acknowledgment & Relinquish-
 ment of Dower to the Indenture hereunto annexed, and we do hereby also
 certify that We examined her privately & apart from her said Husband
 & that she did the same voluntarily and willingly GIVEN under our
 hands this third Day of Nov^r A DCCCLXVIth

Nelson Berkeley.
 W^m Tompson

A Court held for Southland County Nov^r the 16th 1766.
 This Commission was presented in Court & ordered to be recorded.

Teste Val^r Wood Clerk

In obedience to an order of the worshipfull Court of Southland County bear-
 ing Date in August 1766
 We the Subscribers being first sworn before George Payne Gent^l a
 Justice of Peace for the said County have Appraised the Estate of
 W^m Zachariah Williams Deceased or so much thereof as was pro-
 ceeded to us for that Purpose as followeth.

Negro Sam	70
Negro Rose	70
Negro David	30
6 cows . . . 2 of	12
2 Yearlings . . . 2 of	1 10
3 Calves . . . 2 of	1 10
1 mare & foal	10
1 Grey Mare	6
2 Sws . . . 2 of	1 10
6 Shoats . . . 2 of	3
2 Smaller . . . 2 of	10
1 bed & bedstead, and 2 Sheets Ring & bolster	8
1 Ditts & furniture	4 12
4 flag chairs . . . 2 of	10
1 large chest	10
1 small leather trunk	3

1 wine Glass	4
1 Glass Casket	4
2 Punch bowls	1 3
1 Paper box	4
1 Bible & Prayer book	5
2 water spails	5
1 D ^r Piggory	1 6
1 womens Side Saddle	2 10
1 mans old Saddle	1 5
1 drawing Knife	1 6
3 Cheap hooks	1 6
1 hand saw	5
1 old spinning wheel	3
2 P ^r Cotton bawls old	3
1 Iron band lock	4
1 Tea Kettle Copper	12 6
1 box Iron & headers	11
1 Ditts & D ^r	2
6 pewter plates	7 6
6 old D ^r	2
1 old Coffee Pot Iron	2
1 Tin funnel	6
3 tin pans	4
4 pewter Basins	0
1 old pewter Finnyger	4
2 pewter Dishes	7
1 old D ^r	1
1 old meal bag	1 6
1 old Larn scorch	1
1 Small Looking Glass	2
1 very Small old D ^r	4
5 Cow hicks 2 of	1 5
1 Iron Pitt & hooche	10
1 Small old D ^r with hooks	2
1 frying pan old	3
1 old washing tub	1 6
1 old barrell	1 6
2 hilling hoes	4 3
3 weeding D ^r	5 6
2 Smulung hoes	6
1 old Plow hoe	1 6
1 broad Ay	1 6
3 Narrow Ay's	7
2 old wheat sives	1 6
1 old Tub & Sige head	2 6
1 old Tider Cask	2 6
September 13 th 1766	

W^m Rutherford
 Will Lewis
 Will Bryn

A Court held for Southland County Nov^r the 16th 1766.
 This Inventory was presented in Court and ordered to be recorded.

County of the one part & John Parrish of the same County of the other part Witnesseth that the aforesaid Henry Parrish and Margrett Parrish for the Value the consideration of Twelve pounds Ten Shillings current Money to him in hand paid the Receipt whereof the Doth hereby Acknowledge And there with himself fully Satisfied hath Bargained Sold Alien'd Infeoff'd And confirmed And in and by these presents hath Bargain Sell Alien Grant Infeoff And confirm unto the aforesaid John Parrish his heirs And Assigns for ever One tract or parcel of Land situate lying and being in good land County: And of the North Side of James River between the Branches of Lacking Creek and Bound at its fellow creek (so call'd) Beginning at Corner white Oaks on the Bank of the creek on James River on his line Eastwardly to a corner maple along a line of market trees Southwardly to a corner Pine on Corn. John Pagners line thence on his line westwardly to a corner Hickory on the side of the creek thence up the water course of the said creek According to its Meanders to the place begun at for by computation twenty five Acres be the same more or less. The same was Acknowledged by Humphry Parrish to Henry Parrish as will appear by the Record of the said Court To have and to hold the aforesaid twenty five acres of Land to him the said John Parrish his heirs and Assigns for ever with all houses Out houses ways waters woods profits hereditaments appurtenances and Appurtenances whatsoever Thereunto belong or in any ways appertaining And the P. Henry Parrish and Margrett Parrish for themselves their heirs & Doth further covenant and agree; that he the P. Henry Parrish and Margrett Parrish his heirs & Doth shall and will for ever Warrant And defend the aforesaid Sold land and premises unto the aforesaid John Parrish And his heirs for ever against all persons & all and Manner of Claim whatsoever And to make any other deed or deeds for the premises as by the P. Henry Parrish and Margrett Parrish Or his Council learned in the law shall be devised or Required at the charge of the P. Henry Parrish and Margrett Parrish in Witness whereof the said Henry Parrish and Margrett Parrish hath hereunto set his hand affixed his Seal the day and year first above Mentioned Signed Sealed and Delivered in the presents of us.

On his line Eastwardly to a corner maple
 In Ireland Before Signed
 Henry Parrish Seal
 Margrett Parrish Seal
 Richard Holland
 John Holland

Memorandum March the fourth 1766

That Every person of the within Sold land and premises were made given by the within Mentioned Henry Parrish and Margrett Parrish To the within named John Parrish and his heirs for ever.

Henry Parrish Seal
 Margrett Parrish Seal
 Richard Holland
 John Holland

Rec^d of John Parrish on the Day of the Date of the with In Testature Twelve pounds Ten Shillings Rec^d to me

Henry Parrish Seal

At a Court held for Southland County August the 17. 1766
 John Holland and Richard Holland proved this deed with the Every of seizon and receipt and proved to be the acts Needs of Henry & Margarett Parrish with

In the Name of God Amen William Kountree of the Parish of Saint James Northham in the County of Southland being very sick and weak but of sound and perfect mind and Memory (for cause to be to wit: Doth make and Appoint This my last will and Testament in manner and Form Following; First I commend my Soul to Almighty God who gave it and my Body to the Earth to be buried in a Decent and Christian like manner at the Discretion of my Executors hereafter named and For the worldly goods it hath pleased Almighty God to bestow upon me I give bequeath and Dispose of as followeth That is to say.

I give and bequeath unto my son Rich and son Kountree all my Land that lies on the other side of the creek commonly called middle creek and also on this side the creek from the mouth of a branch that comes into the said creek a little below the bridge and so up the said branch to a marked White Oak standing near the head of the said branch and from the said White oak on a straight line to the head of haw Branch and so Down the said Branch to Mr. Joes Pagners line to him and his heirs for ever it being by Estimation Two hundred Acres be the same more or less — also one Negro Boy Named George to him & his heirs for ever With Two head of cattle some Brown & some Small

I Give unto my son Tho: Kountree a peace or parcel of land commonly called and known by the Name of Brooks Beginning at the mouth of the Branch that Runs into the Middle creek a little below the bridge With my son Richardson's line and so along the said line to Mr. Joes Pagners line and so along the said Pagners line to the bank that Runs on and so up the said creek to the mouth of a branch at my last path that goes to the middle creek and so up the said branch about one hundred Yard to my Line and so along that said line to a corner Pine Neare the Old Ordinary and so to the middle creek And Down the said creek to the mouth of the branch Neare it first began being by Estimation Two hundred and fifty Acres to him and his heirs for ever be the same more or less, also one Negro Boy Named Charles one Feather bedd & Furniture To him & his heirs for ever.

I Give & bequeath to my son Turner Kountree my Manor Plantation with all the Residue of the said Tract thereunto belonging to him and his heirs for ever also one Negro Girl Named Lucy and her Increase To him and his heirs for ever also one Feather Bed & Furniture one Copper still & one Copper Kettle To him & his heirs For ever.

I Give And Bequeath to my son Randall Kountree one Negro Hench Named Nan with her Increase to him and his heirs For ever.

I Give & Bequeath to my son Dudley one Negro Feller Named Jamie to him & his heirs for ever.

I Give & Bequeath to my son William Kountree one Negro Girl named Nell and her Increase also the Sum of Ten pounds current Money as a recompence for his Tending me in my sickness in the County of Hanover also Two head of cattle some small & some grown

I Give & Bequeath to my Grand Daughter Molly Bailey one Negro Girl named Sully and her Increase The Negro Girl to be Delivered to my Daughter Betsey Bailey To bring up & to be Delivered to Molly Bailey at the Age of Eighteen or Married to her & her heirs for ever

I Give and Bequeath to my Grandson John Murrell one Negro Girl Named

Save Some Doubtless for her Widow's use in my Decharge To her & her heirs for ever.

Item My Will & Desire is that my Negro Fellow ^{nam^d} Ripp may be hired out from time to time During the life of my Executors and the profits of his hire to go to the use of my Daughter Jobell and her Children To be laid out at the Discretion of my Executors once every year in Clothing &c My Will and Desire that all the Residue of my Estate may be ^{divided} ~~equally~~ ^{equally} divided between the following Children (viz) Turner, Motley, Darcas, Drusiller, my Grandson John Bailey — the money that is In^d Bailey's part to be paid him by my Executors At the Age of Twenty one years.

Item I Give & bequeath unto my Grand Daughter Martha Goldsmith Fifteen Shillings to be made in a Ring & To be Delivered her at the Age of Fifteen years by my Executors.

Item I Give & bequeath unto my Grand Daughter Margie Goldsmith Fifteen Shillings to be made in a Ring & To be Delivered her at the Age of fifteen years by my Executors.

Item I Give & bequeath unto my Grand Daughter Lewis Goldsmith Fifteen Shillings to be made in a Ring & To be Delivered her at the Age of fifteen years by my Executors.

Item I Give & bequeath unto my Grand Daughter Eliz^a Goldsmith Fifteen Shillings to be made in a Ring & To be Delivered her at the Age of fifteen years by my Executors.

Item I Give & bequeath unto my Grand Daughter Luverden Goldsmith Fifteen Shillings to be made in a Ring & To be Delivered her at the Age of Fifteen years by my Executors.

Item I Give & bequeath unto my Grand Daughter Midley Goldsmith Five & Ten Shillings to be made in a Ring and to be Delivered her at the Age of fifteen years by my Executors.

I Do hereby constitute and Appoint my son William Kountree Turner Kountree Randall Kountree & my Loving Friend Spokes M^r baul my Whole & sole Executors of this my Last Will & Testament and as a Reward I Give and bequeath to each one of My Executors William Kountree Turner Kountree Randall Kountree & Spokes — M^r baul the Sum of Forty pounds To be Equally Divided between my Four Executors which forty pound I am at Law for in the County of Fairfax — Given Under my hand and seal this 1st Day of October one thousand seven hundred & Sixty Six.

Teste. W^m Kountree Seal.

Josias Payne J^r
James Coakman.

At a Court held for Southland^{County} the 16th 1766
This Writing was proved by the oaths of the Witnesses to be the Last Will & Testament of William Kountree dec. which was thereupon ordered to be Recorded.

Teste Val^l Wood

An exact Inventory of the Estate of W^m Kountree Deceased Taken

December 17th 65

Negro. Ripp James George Phillips Nam. Luce Nell Charles Salt Ben Jene;

Ray 1 pair of Horns 2 Hooping Wheels 1 Lining Wheel 1/2 Dozⁿ knives & Forks
1 cutting knife 1 Bor 1 Wheel Mill 2 jr^s Old Sheep Shears 1/2 Snuffler 2 Carts
2 wheels 2 Old Sikes & Cradles 7 head of Horse Hind 2 Colters & Hornes 23
Head of cattle 17 Sheep 55 head of Hogs 60 Sows 1 Frying pan 2 Old
Square Tables 1 large Cut Saw 1 Whipsaw 1 bronze 1 hand Saw 1 Gunny
knife 1 Sides 10 Cane-bark 2 Roundlets 2 Mottly Tubbs 2 Tub^s Hogsh^d 2
New Axes a Duty of Iron a Duty of Wheat 2 Pickell Tubbs a Duty of Meat
& Casques 1 foot Alder 2 flat Irons 3 pole axes 2 Broad Axes 5 Hoos 2 plows
1 Set of Horse shoes part of a bar of Iron small piece of Steel 3 Tuggs
of Honey a Cart Wheel 1 Borces 1 Earthen Wash basin 1 punch Bole 1
Trowl 1 Draw knife a parcel of 6 penny Nails a small Duty of Cider
23 pounds seventeen Shillings Cask 1 Greater 2 Meal baggs 1 washing
Tub 2 pauls 1 Wheel Saw a parcel of Oak in the Sheaves a Duty of Rarly
1 Meal Saw slawn Sarch a parcel of Foder & Wedges Spice Morter 8/2 of pebble
part of a Furkin of Tatt part of a Furkin Butler 1 Kowell 1 Paper butt 2 butter
potts a Small Duty of Tallow 1 Flesh Fork & Ladle 14 sides Leather 2 Gaulting
hoos 1 Cook Scurv 1 old Tea Kettle a parcel of 1/2 Flap Sticks 1 Razor of Bone 1
Flask bottle 1 Grind Stone 1 Knaps 1 light hdd^d Tub^s a parcel of Old Iron a
Duty of Brass 2 Spindles 1 Crank 1 jr^s Tugers a parcel of Indian peas some
broken some Flax 1 Steel Trap 1 Kowell 1 Matt 1 Trap 10 old bed Head & Bor^s 2
jr^s Honey Scales 1 Iron pincers 2 old hoes for to bake bread 2 old Swords 6
hives with Bees 1 Curry comb 1/2 brush & bells 1 Cask of Beare Boards found
of several persons Due the Estate.

Bery ^a Haselwood Bond for	£ 3. 0. 0.
W ^m Amos Bond	4. 16. 0.
John Grills Note	— 4. 6.
John Hewit Bond	16. 0. 0.
Abraham Darham's Bond	2. 3. 0.
Edward Chappells Bond	4. 17. 0.
D ^r Note	1. 12. 6.
George Holland Note	— 10. 0.
J ⁿ Powitts Bond	8. 10. 2.
John Paynes Minor Bond	24. 10. 0.

Ordinary Acc^t
George Payne J^r 15/10. Rob^t Smith 10/6. Thomas Edwards 9/1 Luke Wilmore
3/7 1/2 Tho^s Nowell 13/9 John Still 4. 1. 7 1/2 W^m Hudson 7/7 To^s Fitch =
patrick 2/6 W^m George 14/10 Geo^s Payne 1/3 Rob^t Black 11/11 Solomon
Stiggins 7/8 John Sulham & Tho^s Allshain 9/3 John Luce 9/14 Geo^s
Parish 1/3 John Nowell 3/9 James Nowell 1/1 Tho^s East 2/10 M^r Withins
1/3 Peeler Walker 19/15 James Coakman 15/6 Josias Payne J^r 19/2 Jⁿ S^r
Bradshaw & Drury Howard 14/1 Peeler Jackson 3/9 Tho^s East 4. 10. 1.
John Winston 4. 13. 4. James Fuggle 13/7 Thom as Turner 9/3 Jⁿ S^r
Sulham 4/9 To^s Sharp of John Marham 9/4 W^m Colward 3/8.

Randol Kountree

William Kountree

Turner Kountree

St^r M^r baul

At a Court held for Southland County Septemb^r the 16th 1766.
This Inventory was presented on Court and ordered to be Recorded.

Teste Val^l Wood

of these presents the receipt whereof they the said Powney Anderson & Elizabeth his wife doth hereby Acknowledge and thereof doth Acquit and Discharge the said John Payne his Heirs Executors & Administrators & every of them forever by these presents Both Granted Bargained & Sold Aligned Inseoffed & Confirmed and by these presents Both Grant Bargain and Sell Aligned Inseoffed & Confirmed unto the said John Payne and unto his Heirs & Assigns One Tract or parcel of Land Situate lying & being in the parish of St. James Northham in the County of Middlesex and on both sides adjoining to a Creek containing by Eight Hundred and Eighty Nine Acres be the same more or less seven Acres and forty four Acres part thereof being given the said Powney Anderson & Elizabeth his wife by Michael Holland Dec. and One Hundred & forty five Acres the residue thereof being a part of the above said Michael Holland Dec. lands at the time of his Death & by the Will of him the said Holland left to be sold Reference thereunto had will more fully appear containing in the Two Defiant parcels by Estimation Eight Hundred & Eighty Nine Acres as Appraised and is BOUNDLED as followeth BEGINNING at a Corner pine standing on the East side the above said Longhole Creek and turning thence with James Alford East one Hundred & Sixty eight pole to a Corner Oak sapling thence on the line of George Payne North Three Hundred & Twenty Two pole to a Corner scrub Oak standing near the road thence North thirteen Degrees west eighty poles to pointers thence North eighty four Degrees East One Hundred & fifty Six poles to pointers thence North Thirty Nine Degrees west three Hundred & twenty eight pole to pointers thence North eighty Degrees west crossing the creek Two Hundred & twenty eight poles to a Corner Hickory of pointers thence North thirteen Degrees west eighty eight pole to a Corner pine stump standing in John Parris his plantation turning thence South Twenty One Degrees west One Hundred & Twenty Six pole to pointers thence North eighty eight Degrees East Seventy Six poles to pointers thence East or by a half Degrees East To a Hundred & Six poles crossing Meachams Branch to pointers thence North six Degrees East fifty eight poles to the creek thence thence down the same according to its Meanders to the place began at Together with all Houses Orchards Gardens fences ways Waters & Water Courses Woods Underwoods Advantages and other Appertinances to the same 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 Eight Hundred & Eighty Nine Acres of land to the said John Payne as is within the said Bound contained with their and every of their Appertinances unto the said John Payne his Heirs & Assigns To the Only proper Use & behoof of him the said John Payne and of his Heirs & Assigns forever And the said Powney Anderson & Elizabeth his wife their Heirs & Assigns the Above Sold Land & Premises with their and every of their Appertinances unto the said John Payne his Heirs & Assigns Against the Claim and Demand of them the said Powney Anderson & Elizabeth his wife their Heirs Executors and Administrators and Against all other persons whatsoever shall & will by these presents their and every of their Defend And the said Powney Anderson & Elizabeth his wife for them selves their Heirs Executors & Administrators doth Covenant grant & Agree to with the said John Payne his Heirs & Assigns that they the said Powney Anderson & Elizabeth his wife at the time of the Insealing & Delivery of these

Conveyance Necessary in the Law for the further and better Assuring and conveying the said Land & Premises with the Appertinances unto the said John Payne his Heirs & Assigns as by the said John Payne his Heirs & Assigns shall be lawfully Devised Advised or Requested at the Costs & Charges in the Law of the said John Payne his Heirs & Assigns For Witnesses whereof the said Powney Anderson & Elizabeth his wife hath hereunto set their hands and Affixed their seals the Day & year first above Written.

Signed Sealed and Delivered

In the presence of . . .

Robert Wilson

Tucker Woodson

John Payne Jr

John Woodson

Memorandum

That on the day & Date of the within written Deed Trust and peaceable possession and Seign of the Land & Premises within mentioned was had & taken by the within named Powney Anderson and Elizabeth his wife And by them given & Delivered to the within named John Payne according to the Tenor form & Effect of the within written Deed.

In presence of

Robert Wilson

Tucker Woodson

John Payne Jr

John Woodson

Received September the 16. one Thousand seven hundred and Sixty six of John Payne the sum of Four hundred & forty four Pound Ten Shillings Current money of Virginia being in full for the consideration Money for the Land and Premises within mentioned.

Test.

Robert Wilson

Tucker Woodson

John Payne Junr

John Woodson

At a Court held for Goodland County September the 16. 1766. Powney Anderson, and Elizabeth his Wife acknowledged this deed with the livery of seign & receipt Indorsed to be their acts & deeds such were ordered to be recorded. Then the said Elizabeth (being first privately examined) Relinquisheth her right of Dower in the Land by this deed conveyed with was also admitted to Record.

Test. Nathl Woodson

This Indenture made this sixteenth day of September in the year of our Lord Christ One thousand seven hundred & sixty six Between William Morris and Sarah his wife of the County of Goodland of the one part and David Hefl of the same County of the other part Witnesses the said William Morris and Sarah his wife for and in consideration of the sum of Forty pound Current money of Virginia to them in hand paid by the said David Hefl the receipt whereof before sealing & delivery of these presents they do hereby acknowledge & confess Both Granted Bargained sold aliened inseoffed and confirmed and by these

to the place begun at, With all Woods ways waters profits hereditaments & Emoluments and appurtenances whatsoever belonging to the same or in any way appertaining and the Reversion & Reversions Remainder & Remainders Rents, services issues and profits of the premises and of every part thereof and all the estate right title interest property claim & dem and as well in equity as in Law of them the said William Morris & Sarah his wife of or and to the premises and every part and parcel thereof To HAVE and to HOLD the said Tract and parcel of Land with the appurtenances unto the said David Noffs his heirs and assigns forever to the only proper use and behoof of him the said David Noffs his heirs and assigns forever and to no other use intent or purpose whatsoever and the said William Morris & Sarah his wife for themselves their heirs Executors & Adminors. Doth Give Grant promise & agree to and with the said David Noffs his heirs and assigns for ever in manner & form following that is to say that they the said William Morris & Sarah his wife immediately at and before the sealing and delivery of these presents was seized of and in the said premises with the appurtenances and every part & parcel thereof of a good firm and indefeasible Estate in Fee Simple and had clear absolute lawful right & Authority to sell and convey the said Land with the Appurtenances in such manner and form as by these presents the same are conveyed, that the said David Noffs his heirs & assigns shall and may from time to time and at all times hereafter have hold occupy possess and enjoy the said Land and appurtenances without the let disturbance or molestation of them the said William Morris & Sarah his wife their heirs Executors & Adminors, or any other person or persons whatsoever lawfully claiming the same or any part or parcel thereof and the said William Morris & Sarah his wife for themselves and their heirs the said Land & premises unto the said David Noffs his heirs & assigns for ever against them the said William Morris & Sarah his wife & their heirs & all and every other person or persons whatsoever shall & will want and for ever & aid by these presents. In witness whereof they the said William Morris & Sarah his wife have hereunto sett their hands & affixed their seals the day & year first above written.

Signed sealed and Delivered }
in the presence of }
William Morris. Seal.
Sarah Morris. Seal.

Memorandum

That on the day and date of the within written Deed quiet and peaceable possession and Seizen of the Lands & premises within mentioned was had & taken by the within named William Morris & Sarah his wife & by them given & delivered to the within ment. David Noffs according to the tenor form and effect of these presents.

In Presence of }
William Morris

Received 16 September 1766 from David Noffs the sum of Forty pounds current money of Virginia being in full of the Land & premises within mentioned

Test

Received of William Morris.

At about held for Southland County Septemb. the 16. 1766.

William Morris and Sarah his Wife acknowledged this deed to be

Peter Walker of Southland County of the one part and Elizabeth Bourde of the same County of the other part Witnesseth that the said Peter Walker for and in consideration of y^e sum of Twenty five pounds current money of Virginia to him or hand paid by the said Elizabeth Bourde hath given granted Bargained and sold Alien Enjoyned and confirmed and by these presents Doth give grant Bargain sell Alien Enjoyned and confirm unto the said Elizabeth Bourde 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 Southland and bounded as followeth (To Wit) Beginning at a point standing on Benjamin Crenshaw's Line thence by a Line of Mark; Trees to a King Oak thence Bounded by Aulher Keydons Vine John Spidensons Line and Benjamin Crenshaws Line together with all houses out houses Docks and Woods and Underwoods Timber Trees and Trees likely to make Timber with all ways and Waters courses Privileges Commodities Hereditaments & Appurtenances thereto belonging or in any wise Appertaining To have & to hold the said Land and premises with the Appurtenances thereunto Belonging unto the said Elizabeth Bourde her heirs and assigns forever and the said Peter Walker his heirs & shall and will forever warrant and defend the aforesaid Land and Premises unto the aforesaid Elizabeth Bourde her heirs and assigns against all persons and all manner of Claims or Claims whatsoever and to make any other Deed or Deeds for the premises as by the said Elizabeth Bourde or the Counsel learned in the Law shall be Directed Advised or Required; so that the same be at the costs and charges of the said Elizabeth Bourde In Witness whereof the said Peter Walker and Rebecca his wife hath hereunto set their hands and Affixt their Seals the Day month and Year above mentioned.

Signed sealed and Delivered }
in the presence of }
Peter Walker. Seal.
Rebecca Walker. Seal.
Benj. Crenshaw
John Philpotts.
John Daniel.

At about held for Southland County September the 16. 1766.
Peter Walker acknowledged this deed to be his a c^d deed took was ordered to be Recorded.

Test. Nathl Wood

In the Name of God Amen. I James Crawford of the County of Cumberland and Parish of St. James's Southham being sick and weak - tho of sound perfect & disposing mind and memory do direct this my last will and Testament, in Manner & form as Followeth, I give unto my Son John Crawford one half my tract or parcel of Land lying in Southland County containing two Hundred Acres be it more or less, also One Negro Man, Named Tom, also One Leather bed & Furniture also my great boat & Duroy Suit Cloths, I give my Son Peter Crawford the other half my said Land above mentioned, also my Negro Man Named Tom also one Feather Bed & Furniture, also my Suit Broad Cloth Cloths, I give my Daughter Mary Crawford one small Negro Boy or rather girl, Value for about Twenty five pounds; also my Negro Wench Named Sue & her young Child, if under seven years old, whom my Daughter

before mentioned & for the land is divided if any other Value my Son Peter Crawford to have Choice & pay my son John Crawford the difference To my desire that my Executors see my Daughter Mary Crawford with us & kill she arrives to age of fourteen years when I desire that all my Estate be as near equally divided between my Children as can be contrived by my Ex^{rs} who I desire may be sold. John Fleming & William Fleming who I desire may keep my whole Estate of Negroes till the time I have before appointed for its division & make all the profits they can for my Children, In Witness whereof I have hereunto set my Hand & affixed my Seal this Twelfth day of June One Thousand seven Hundred & Sixty Six.

Witness my hand & seal this Twelfth day of June One Thousand seven Hundred & Sixty Six.

his
James J. Crawford. Seal.
mark.

A Court held for Soochland County Septemb^r the 16. 1766.
Joseph Perkins proved this writing to be the last Will and Testament of James Crawford dec^d. with was thereupon admitted to Record.

Teste Val^d Wood Esq^r.

A Court held for Soochland County January the 20. 1767.
Thomas Underwood & Knight Bowles further proved this Writing to be the last Will and Testament of James Crawford dec^d. with proof was ordered to be recorded.

Teste Val^d Wood Esq^r.

This Indenture made this Twentieth day of August in the year of our Lord Christ one thousand seven hundred and sixty six between William Pledge Senior of the County of Soochland of the one part and David Keph of the same County of the other part Witnesseth that the said William Pledge Senior for divers good causes and considerations him thereunto moving and more especially for and in consideration of the sum of three hundred and sixty eight pounds twelve Shillings & seven pence current currency to him in hand paid before the sealing and delivery of these presents the receipt whereof he doth here by acknowledge and confesseth that he doth Bargain and Sell and by these presents doth Grant Bargain and sell unto the said David Keph all that certain Tract of Land situate lying and being in the County of Soochland on the south side of the Distern Branch of Beaverdam Creek containing Two hundred acres be the same more or less and is bounded as followeth Viz. beginning upon James River on William Morris's line thence along that line to Adams's line thence along that line to Benjamin Beck's line thence along that line to Beaverdam Creek thence up the Creek as it meanders to the land the said Pledge formerly conveyed to John Payne thence along that line to John Coarman's line thence along that line to James River and thence the same as it meanders to the beginning being the Land and Plantations whereon the said Pledge now lives With all Woods Ways Waters profits and Emoluments whatsoever to the said Tract of Land belonging or appertaining and the reversion and reversions remainder and remainders thereof and every part and parcel thereof and all the Estate right title interest property claim and demand whatsoever as well in equity as

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Wiches Janie a fellow Slave & Ned boys & Robin a Child, with the future increase of the said female Slaves and all the Estate right title Interest property claim and demand whatsoever as well in equity as in Law of him the said William Pledge Senior in and to the said Negroe Slaves and every of them and the future increase of the said female Slaves And this Indenture further Witnesseth that for the considerations above mentioned and for the further consideration of six Shillings paid to him the said William Pledge Senior by the said David Keph he the said William Pledge Senior has and by these presents doth Grant Bargain and sell unto David Keph four feather Beds and furniture one bay horse called Lads one grey ditto called Lark one Roan horse called Conqueror one dark grey horse called Locust one bay mare foal called Sully Mills fifteen head of horned Cattle young and old one Chest of Drawers One Desk three Tables three Iron Stoves and four hooks two dozen pewter plates five pewter Basens and six Dishes with the future Increase of the said Cows and Mares and all the Estate right title Interest property claim and demand whatsoever of him the said William Pledge Senior in and to the same To HAVE and to hold all and singular the premises with the appurtenances and the Slaves Goods and Chattels aforesaid to the said David Keph his Heirs Executors Admors and assigns in Trust to and for the uses Intents and purposes following and none other that is to say in Trust to suffer and permit the said William Pledge Senior his Executors Admors and assigns to use occupy possess and enjoy all and singular the premises with the appurtenances above mentioned and the aforesaid Slaves Goods & Chattels to his and their own proper use until the twentieth day of December in the year one Thousand seven hundred and sixty eight and from and immediately after the said twentieth day of December One thousand seven hundred and sixty eight to sell and Dispose of the said premises with the appurtenances and the aforesaid Slaves Goods & Chattels at Publick sale for ready Money or so much thereof as shall be necessary for and towards paying & satisfying the sum of one hundred and thirty nine pounds five Shillings and five pence with Interest thereon to be computed from the date hereof which the said William Pledge Senior now is justly indebted unto the said David Keph for his engagements for the said William Pledge Senior to Thomas Pleasant and also the sum of Two hundred and ten pounds five Shillings with interest from this date which the said William Pledge Senior now is justly indebted to the said David Keph for his engagements for him the said William Pledge Senior to Ales and three pence and the sum of Nineteen pounds one Shilling and three pence with Interest from the twentieth day of May last due to Alex^r Donald Accounting in all to the said sum of Three hundred and sixty eight pounds twelve Shillings Currency or so much thereof as shall remain unpaid by the said William Pledge Senior his Heirs Executors or Admors and the overplus if any to return to the said William Pledge Senior his Heirs Executors or assigns and further that in case the said several Sums of Money and Interest shall be paid and satisfied by the said William Pledge Senior his Heirs Executors or Admors by or before the said Twentieth day of December in the year One Thousand seven Hundred and sixty eight then the said premises with the appurtenances and the aforesaid Slaves Goods & Chattels shall be to the use of and be reconveyed to the said William Pledge Senior his Heirs Executors and assigns And the said William Pledge Senior and his Heirs all and singular the premises aforesaid with the appurtenances and the aforesaid Slaves Goods and Chattels against him the said W^m

and that further Covenant concluded and agreed upon by and between the said parties that the said William Pledge Senior shall and will from time to time and at all times when required make do and see out or cause to be executed any other or further Conveyance for the better or more fully granting Assigning and Conveying the premises with the Appurtenances and the Raves Goods & Chattels above mentioned to the end that the said Dav. King may be fully secured for the payment of the aforesaid sum of three hundred and sixty eight pounds twelve Shillings with the growing Interest thereon as above mentioned and that he may have full power and authority to make sale of the premises for the use aforesaid without the molestation, interruption or hindrance of any person or persons whatsoever In Witness whereof the said William Pledge Senior has hereunto set his hand and seal the day and year above Written.

Signed Sealed & Delivered
In the presence of...

Wm. Pledge. Seal.

Memorandum the words Twelve Shillings, entered before Signing & delivery of these presents the words due to Alex^r Donald entered before the sealing and delivery of these presents.

Henny Martin.
Wm. Pledge Junr.
Archer Pledge.
Tho^s Poindexter.

At a Court held for Roanoke County Septemb^r the 16. 1766.

Henny Martin, William Pledge Junr. and Thomas Poindexter proved this deed to be the act & deed of William Pledge, which was ordered to be Recorded.

Teste Val^d Woodford

Inventory of the Goods & Chattels taken by us the subscribers being first sworn this 21st June 1765.

Negro Man Peter
4 old Iron pots & 3 p^r pot hooks
1 Bird Iron 2 Ladles 1 p^r tongues 1 frying pan & Skimmer
1 Boy Iron 2. Scissors & a Stand
2 pot tacks 1 spitt 1st Sea Kettle 1 Street of
7 pewter Basins 4 d^o Dishes d^o Spooner & Turner
19 pewter plates 7 d^o Spoons
2 pairs 1 tub 1 old pewter Chamber pot 1 tin pan & candlestick
1 old table two trays 3 q. old Loom & Iron 3 days 1st
1 Candle Mould 1 half Bushel & 1/2 Flour wheel
1 Old Couch 1/3 1 Old Iron Barrel & stock 7/6
A parcel of Earthen Ware
1 Feather bed & Furniture with bedstead
1 d^o d^o
1 d^o d^o
1 d^o d^o
1 d^o d^o
A bag Feathers 1/7 Cotton & old Box 1/6
6 Wood 7/6 1 Looking Glass 3/6
1 old Desk 1/6 1 old Barrel & some Leather 1/6
1 some Chest 7/6 1 Beech Table 1/6
10 Old Chairs a parcel old Books
1 d^o 13 1/2 old saws 2/6 6^o 1/2 d^o 2/6

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12
6
1 5
1 12 6
1
9
18 9
5
8 9
10
10
9
8 10
2 5
2
15
70 6
2 1 6
17 6
15
1

1 Bay Mare & Colt
1 Bay Horse 1/6 of a sheep 1/6
3 Sows & 14 shotts 23. 12 11 head cattle £10. 12.
A parcel Barrels 1/2 of 6 Hammers & a stake 2/6
2 plows 1/6 1 Harrow 6/6 3 Barr 2/6
1 Grindstone 1/6 25 Cartwheels Bay's 1/6
A parcel old Lumber 2/6 7 Iron Roofs 7/6
8 p^r James 1/6 1 p^r Cart Wheels 6/6
1 pot & pot 2/6 a Cold Paraff 2/6 1 old Riddle 6
Smith Bellows Corn 1/6 vice £11. A parcel Corn 1/6
Broken Corn 1/6 Iron 3/6 8 p^r Tongues & a poker 12/6
2 Hoes 1/6 & a spade of parcel wheat & an old Barrel 2 2. 10.
2 tea Cups & a bush
1 Blanket 2/6 Dutch blanket 1/6 1 Frying pan 2/6
1 Spinning wheel & parcel old Lumber
1 p^r Cart wheels & a Cart 1/6 of a cut saw 7/6
3 Barrows 1 Sow 2 Shots
8 Sides Leather

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14 4
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Noel Burston.
Matthew Woodson.
John Woodson.

At a Court held for Roanoke County Novemb^r the 18. 1766.
This Inventory was presented in Court & ordered to be Recorded.

Teste Val^d Woodford

This Indenture made this eighteenth day of November in the year of our Lord One thousand seven hundred and sixty six Between Robert Poore of the Parish of Saint James's Northham and County of Roanoke of the one part and James Burd of the said Parish and County of the other part Witnesseth That for and in consideration of One hundred and thirty pounds current money of Virginia by the said James Burd in hand paid unto the said Robert Poore at or before the sealing and delivery of these presents the receipt whereof he doth hereby acknowledge he the said Robert Poore hath granted bargained sold Aliened Infeoffed and conveyed and by these presents doth grant bargain sell alien Infeoff and convey unto the said James Burd all that Tract or parcel of Land whereon the said Robert Poore now lives lying and being in the aforesaid County of Roanoke and on the branches of Beaverdam Creek containing by Estimation two hundred Acres and bounded by the Lands of William Toibell James Rays Joseph Colward John Burd and Lands before the property of the said James Burd With all woods ways waters water courses Runnes out houses Edifices building Yards Gardens Orchards Commodities Hereditaments and Appurtenances thereto being or therunto belonging and the reversion and reversions Remainder and Term and Residue Rent Issues and profits thereof and also all the Estate right Title Interest Claim and demand whatsoever of him the said Robert Poore in and to the same or any part thereof together with all Deeds Writs and writings touching or in any wise concerning the same To have and to hold all & singular the bargained and hereby sold premises with their and every their appurtenances unto the said James Burd his heirs and assigns

Shew all and singular the premises with the appurtenances unto the said James George his heirs and assigns, against all and every other person and persons who shall lawfully claiming or to claim the same shall and will warrant and forever defend by these presents. In Witness whereof the said Robert Poor hath hereunto set his hand and affixed his seal the day and year first above written.

Sealed and delivered
in presence of...
Joseph bond.
Joseph Pleasants.
Edmund bond.

(Robert Poor. Seal.

At a Court held for Goodland County Novemb: the 18. 1768

Robert Poor acknowledged this deed to be his act & deed with was ordered to be Recorded. Then Judith 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.

Tells. W. Wood

This Indenture made this Seventeenth day of November in the year of Our Lord One Thousand Seven Hundred and Sixty Six Between James George of the County of Goodland of the One part, and William Sicks of Hanover County of the Other part, Witnesseth that the said James George for and in Consideration of Twenty eight Pounds of Lawfull money of Virginia by him the said William Sicks, in hand paid before the Sealing and Delivery hereof, the Receipt whereof the said James George doth hereby Acknowledge, and thereof doth Acquitt and Discharge the said William Sicks his heirs Executors and Administrators hath granted bargained sold Enjoyned and confirmed unto the said James George his heirs and assigns, One certain Tract or parcel of Land containing by Estimation One Hundred Acres, be the same more or less lying and being in Goodland County on the Branches of Licking hole Creek, and being Bounded as followeth, Beginning at a Corner in a Branch thence on John Hoppers line to a Corner thence on Edward Scuggs line thence on Edward Scuggs & William Knights line to a Corner on John Mullins thence on the said John Mullins line to a Corner on Charles Toney thence on Charles Toney line to a Corner at the head of a Branch and thence down the said Branch according to its Meanders to the Beginning which said Tract of Land was purchased by the said James George of Charles Toney as may Appear by the Records of the County Court of Goodland, And the Reversion and Reversions Remainder and Remainders Rents Issues and Profits thereof with the Appurtenances, To have and to hold the said Refugee Plantation and Tract of Land with the Appurtenances unto the said William Sicks his heirs and assigns, to the Only Use and behoof of the said William Sicks his heirs and assigns for ever, and the said James George his heirs &c. the said Refugee Plantation and Tract of Land with the Appurtenances unto him the said William Sicks his heirs &c. shall &c.

without the Lawfull debt Molestation or Eviction of him the said James George his heirs or assigns, or any other person whatsoever, In Witness whereof the said James George to these presents hath first changedly set his hand and Affixed his Seal the day and year above Written.

Signed Sealed and Delivered
In the presence of Us...
William George.
James George Junr.
John George.
Leonard George.

James George. Seal.

Received on the Day of the date of the within Written Indenture of the within Named William Sicks the sum of Twenty eight Pounds current Money it being the Consideration Money within mentioned Tray Received p^{ce} me.

James George.

Memorandum that on the Day of the date of the within Written Indenture full & peaceable Seison and possession of the within mentioned Premises with the Appurtenances had and taken by one the within Named James George and by me Seison and Delivered unto the within Named William Sicks witness my hand

James George.

William George.
James George Junr.
John George.
Leonard George.

At a Court held for Goodland County November the 18. 1768 James George acknowledged this deed with the receipt & delivery of sixteen pounds to be his act & deeds with were ordered to be Recorded.

Tells. W. Wood

This Indenture made the twenty ninth day of October in the year of our Lord one thousand seven hundred & sixty six, between Thomas Dawson of the County of Goodland on the one part, and John Bolling of the said County on the other part, Witnesseth that the above said Thomas Dawson, for and in consideration of the sum of forty five pounds, to him in hand paid by the said John Bolling, the receipt whereof he doth hereby acknowledge, hath given granted bargained & sold, & by these presents doth give grant bargain & sell, unto the said John Bolling his heirs and assigns forever, a certain Tract or parcel of Land, lying in the aforesaid County of Goodland containing by Estimation one hundred Acres, be the same more or less, and bounded as followeth, to wit, Beginning at a Corner hickory, on the South fork of Licking hole Creek, where the Lines of the said John Bolling & Anthony Logan corner, thence along the said Logan's Line to John Cox's Land, thence along the said Cox's Line to the Land of Charles Edwards, thence along the said Edwards's Line to the Land of the aforesaid John Bolling, thence along the said Bolling's Line to the Beginning, being part of a Tract of Land granted by Patent to Alexander Logan. To have and to hold the said one hundred Acres of Land with all its Appurtenances unto the said John Dawson and his heirs forever, And the aforesaid Thomas Dawson

and long his wife of the County of Goodland and parish of St. James Northern
of the one part and Richard Tomson of the County of Hanover of the other part
Witnesse that the said Richard Tomson for and in Consideration of the Sum
of Fifty five pounds Current money to him in hand paid by the P. Richard
Tomson before the Sealing and Delivery of these presents the Receipt Where-
of the said John Jones doth hereby Acknowledge hath Granted Bargained
& sold Aliened Infeoffed and Conveyed and by these presents doth Grant
Bargain and sell Alien Infeoff and Convey unto the said Richard
Tomson his Heirs and Assigns one certain Tract or parcel of Land lying
and being in the said County of Goodland on the Branches of Licking Hole
Creek containing one Hundred Acres being part of a Tract of three Hundred
Acres of Land which the P. John Jones purchased of William M. Guire
and is thus Bounded Beginning Beginning at Swiners in the line for-
merly Swansons Line and Running with same North fifty five degrees
East one hundred and ninety four poles to Pointers in Deans line then
with his line north Twenty eight Degrees East Sixteen to his &
David Mims corner then with Mims line West Two hundred & forty
poles to a Corner white oak Thence a new line South Twenty Nine and
half Degrees East one Hundred and forty eight poles the first Station
with all Woods ways waters pastures and Commodities whatsoever to said
tract of Land Belonging or appertaining and the Reversions Remainder and
Remainders thereof and every part and parcel thereof and all the Estate
Hills and Interest & Rights whatsoever of him the said John Jones in and
to the said Bargained Premises and Appurtenances and every part and
parcel thereof To have and to hold the said Tract of Land and all
singular the Premises with Appurtenances unto the said Richard
Tomson his Heirs and Assigns for ever to the only proper Use and
Benefit of him the said Richard Tomson his Heirs and Assigns for
ever and said John Jones for himself his Heirs Executors & Adminis-
trators doth By these presents Covenant promise and agree to and with
the said Richard Tomson that he the said John Jones at the time of
Sealing and Delivery of these presents is and stands Seized of an Inde-
feasible Estate of Inheritance in fee Simple in the said Land and a
premises and hath clear and Absolute Lawfull Right & Authority
to sell and Convey the Same in manner and form aforesaid and the
said Richard Tomson his Heirs and assigns shall and may for ever
hereafter peacefully and quietly to have and hold possess and enjoy
all and singular the premises & Appurtenances without Let
Suit or Molestation of any person whatsoever having a lawfull
Claim Estate Right & Title in or to the same or any part thereof &
the said John Jones and his Heirs shall and will warrant and De-
fend by these presents the aforesaid tract of Land and premises with
the Appurtenances unto the said Richard Tomson his Heirs &
assigns against him the said John Jones & his Heirs having a
lawfull Claiming any Estate Right or Title to the same or any
part or parcel thereof In witness whereof the John Jones hath
hereunto set his hand and Affixed his Seal the Day and year
first above Written.

Sealed and Delivered
in the presence of
James Austin
Wm Holman
Robert Coleman

John Jones. Seal.
Seal.

within written Indenture.
In presence of
James Austin
Wm Holman
Robert Coleman
William Austin
Received this North Day of August one thousand seven hundred
and sixty six the sum of fifty five pounds Current money
of Virginia the full Consideration of the within Mentioned
land and premises
John Jones. Seal.

Test:
James Austin
Wm Holman
Robert Coleman
William Austin
At a Court held for Goodland County Aug. the 19. 1766
William Holman and William Austin proved this deed with
the livery of seizin and receipt endorsed to be the acts & deeds of
John Jones which were continued for further proof. Then Lucy
(wife of the said John) she being first privately examined Re-
linquished her right of dower in the land by this deed conveyed

Test: *Wm Wood*

At a Court held for Goodland County Novemb. the 18. 1766.
James Austin further proved this deed with the livery of seizin
& receipt endorsed to be the acts & deeds of John Jones which were ordered
to be recorded.
Test: *Wm Wood*

This Indenture Made this Twentieth Day of August in the
Year of our Lord One thousand seven hundred and sixty Six Between
William M. Guire of the County of Goodland of the one part and Thom-
as Linticum of the said County of the other part Witnesseth that the
said William M. Guire for and in consideration of Sixty pounds of
Lawful Money of Virginia by him the said Thomas Linticum to
him the said William M. Guire in hand paid before the Sealing and
delivery hereof the said Receipt whereof he the said William M. Guire
doth hereby acknowledge and thereof doth acquit and discharge the
said Thomas Linticum his Heirs Executors and Administrators
hath granted Bargained and sold and by these presents doth grant
Bargain sell in feoff and convey unto the said Thomas Linticum
his Heirs and Assigns one certain Tract or parcel of Land lying
and being in the County of Goodland aforesaid on the Branches of Lick-
ing Hole Creek and bounded as followeth to wit Beginning at a
White Oak and running south thirty two degrees West One hundred and
eighty four poles to a white and black Oak in Henry Wobles Line and
with Wobles Line East 22 hundred and seventy four poles to an Oak South
Eight Degrees East forty & x poles to Pointers then a new line North
fifty five Degrees East three hundred and eleven poles to Pointers in
Deans Line and with Deans Line North twenty eight Degrees East
eighteen poles to David Mims Line and with Mims Line west three hun-

the above sold lands & premises with their & every of their appurtenances unto the said David Walker his heirs & assigns as the Claim & Demand of him the said John Woodson his heirs Executors & Administrators & assigns all other persons whatsoever shall and will by these presents be warranted and forever defended and the said John Woodson for himself his heirs Executors and Administrators doth covenant grant and Agree to and with the said David Walker his heirs & assigns that he the said John Woodson at the time of the unrolling and delivery of these presents is and stands seized of an Inalienable Estate of Inheritance in Fee Simple in the said lands & premises and that he hath full power & Authority to sell & convey the same unto the said David Walker in manner and form aforesaid and that he the said David Walker his heirs & assigns shall and may forever hereafter peaceably & quietly have hold the Occupie possession and enjoy the same & every part & parcel thereof. And lastly that the said John Woodson and his heirs shall and will at any time within Twenty Years next after the date of these presents do & execute any other Act or Acts Conveyance or Conveyances Necessary in the Law for the further and better Assuring and conveying the said lands and premises with the appurtenances unto the said David Walker his heirs and assigns as by the said David Walker his heirs & assigns shall be reasonably devised advised or required at the Court and Charges in the Law of the said David Walker his heirs & assigns. In Witness whereof the said John Woodson hath hereunto set his hand & Affixed his Seal the day & Year first above Written.

Signed sealed &

John Woodson. Seal

Delivered in presence of

Memorandum, that on the day and date of the within Written Deed Quiet & peaceable possession & enjoyment of the lands & premises within mentioned was had & taken by the within Named John Woodson by him given & Delivered to the within Named David Walker according to the Tenor form & Effect of the within Written Deed.

John Woodson.

In presence of

Then Vic^o of David Walker the sum of sixty pound & fourteen Shilling Current Money of Virginia being the full consideration Money for the lands and premises within mentioned

Test

Sec^o Gene

John Woodson.

At a Court held for Roanoke County January the 20. 1767.

John Woodson acknowledged this deed with the Avowry of seizure and receipt endorsed to be his act & deed which were ordered to be Recorded. Then viz^a his wife (the being first privately examined) Relinquished her right of Dower in the land by this Deed conveyed which was also admitted to Record.

Teste

John Woodson

This Indenture made this thirtieth day of January Anno Domini One Thousand seven hundred & sixty seven Between John Cannon of the County of Buckingham & Martha his wife of the one part and David Kest of the County of Roanoke of the other part Witnesseth that the said John Cannon for divers good & sufficient causes him therein moving but more especially for and in consideration of the sum of One hundred and Seventy five pounds Current Money of Virginia to him in hand paid by the said David Kest at or before the unrolling and delivery of the presents the Receipt whereof is here by

all Woods Ways, Waters, profits, Emoluments, Hereditaments and appurtenances whatsoever to the said Plantation and Land belonging or in any wise appurtenant and also the Reservation and Reservations Remainder and Remainders, Rents Services of all and singular the said premises and of every part and parcel thereof with the appurtenances and also all the Estate Right Title Interest Use Fruit possession property Claim and demand whatsoever either in Law or Equity of them the said John Cannon and Martha his wife or either of them their or either of their heirs or assigns of in and to the same or any part or parcel thereof. To Have and to hold the said plantation Tract piece or parcel of land and premises above mentioned and every part and parcel thereof with the appurtenances unto the said David Kest his heirs and assigns to the only proper use and behoof of the said David Kest his heirs and assigns forever and the said John Cannon for himself his heirs and assigns doth covenant and agree to and with the said David Kest his heirs and assigns by these presents that he the said John Kest his heirs and assigns shall and may from time to time and at all times hereafter peaceably and quietly have hold use Occupie possession and enjoy all and singular the said plantation Tract piece or parcel of land and premises above mentioned and every part and parcel thereof with the appurtenances without the lett Suit Trouble hindrance, Molestation or denial of them the said John Cannon and Martha his wife or either of them their or either of their heirs or assigns and of all and every other person or persons whatsoever having or lawfully Claiming any Estate Right Title or interest of in or to the same or any part thereof and that free and clear and freely and clearly acquired exonerated and discharged of and from all former and other debts Burdens Charges Sales Leases Mortgages Tenures Dowers uses Wills and Intests and off and from all other Charges Estates Rights Titles and encumbrances whatsoever had made committed done or suffered or to be had made committed done or suffered by the said John Cannon and Martha his wife or either of them their or either of their heirs or assigns or of any other person or persons whatsoever & further that they the said John Cannon and Martha his wife their heirs & assigns and all other person and persons whatsoever Blaming or to Blame by them or under him her or them and his and their heirs and assigns shall and will from time to time and at all times hereafter upon the reasonable request the Court and Charges in the Law of the said David Kest his heirs or assigns make do Execute and acknowledge or cause or procure to be made done Executed and acknowledged all and every such further and other lawfull and reasonable Act and Acts Conveyances and assurances in the Law of him the said David Kest his heirs or assigns for the further better and more perfect Assuring conveying and assuring of all and singular the said premises above mentioned unto the said David Kest his heirs and assigns to the only proper use and behoof of them the said David Kest and of his heirs and assigns forever as by the said David Kest his heirs or assigns or his or their Counsel learned in the Law shall be reasonably devised and required In Witness whereof the parties to these presents have hereunto interchangably set their hands and Seals the day & year first above mentioned.

Signed sealed & delivered in the presence of }
 Jesse Bunker.
 Boyce Colvard

John Cannon. Seal
 Martha Cannon. Seal

and seven hundred & sixty seven of the within named David King the sum of One hundred & twenty five pounds being the Consideration Money for the Land & Premises within Mentioned

John Cannon.

In presence of

At a Court hold for Hoochland County January the 20. 1767
John Cannon, and Martha his Wife acknowledged this deed with the livery of seigniories and said John the receipt and said to be their act & deeds with were ordered to be recorded. Then the said Martha (she being first privately examined) Relinquish'd her right of Dower in the Land by this deed conveyed with was also admitted to Record.

Test: Val Wood

This Indenture made and concluded this Tenth day of January in the year of our Lord one Thousand seven hundred and sixty seven, between John Jude of Cumberland County of the one part & Benjamin Watkins of Hoochland County of the other part WITNESSETH that the said John Jude for Ben Consideration of the sum of Forty Six pound six Shillings Court money of Virginia to him in hand paid by the said Benjamin Watkins at or before the sealing & delivery of these presents the Receipt whereof he doth hereby Confess & Acknowledge he the said John Jude hath granted Bargained, Sold, Alien, Enfeoff'd & Conferred and by these presents doth Grant, Bargain, Sell, Alien, Enfeoff & Confirm unto the said Benjamin Watkins one certain Tract or parcel of Land Situate lying & being in the County of Hoochland on Swifts Creek & containing by Estimation Seventy five Acres be the same more or less and bounded by the Lands of John Crockett Jane Watkins & Joseph Watkins with all Woods ways waters courses Houses Orchards Edifices Buildings yard Gardens Comfields Hereditaments and Appurtenances thereon being or thereunto belonging & the Reversion & Reversions Remainder & Remainders Rents Issues and Profits thereof & Also all the Estate Right Title Interest Claim & Demand whatsoever of him the said John Jude of in & to the same or any part thereof Together with all Deeds Evidence & Writings Touching or in any wise concerning the same TO HAVE & TO HOLD all & singular the here by Bargained & sold Land with their & every of their Appurtenances unto the said Benjamin Watkins his Heirs & Assigns to the only use & behoof of him the said Benjamin Watkins his Heirs & Assigns forever & the said John Jude for himself his Heirs Executors & Administrators doth Covenant & Grant to & with the said Benjamin Watkins his Heirs & Assigns that he the said John Jude and his Heirs all & singular the premises with With the Appurtenances unto the said Benjamin Watkins his Heirs & Assigns Against all & every Other Person & Persons whatsoever lawfully Claiming or to Claim the same shall and will warrant and lawfully defend by these presents IN WITNESSE whereof the said John Jude hath hereunto set his hand and Affix'd his Seal the Day & year first above Written.

Signed Sealed & Delivered in the presence of

John Jude. Seal

Jeff. Clarke
John Hubbard
Jed. Dovers
Barth. F. Lewis

THIS MARRIAGE made & concluded this twentieth day of January in the year of our Lord One thousand seven hundred and sixty seven, BETWEEN Meredith Price Guardian of Bowen Price and the said Bowen Price of the County of Hoochland of the one part, and Valentine Wood of the same County of the other part WITNESSETH that Whereas the said Meredith Price as Guardian of the said Bowen Price with the free consent of the said Bowen Price doth by these presents Bind and put the said Bowen Price as an Apprentice to the said Valentine Wood to learn the Business of a County Court Clerk and the said Meredith Price doth by these presents with the free will & consent of the said Bowen Price Bind the said Bowen Price unto the said Valentine Wood from the day of the date hereof until the said Bowen Price shall arrive to the Age of twenty one years: and in which time the said Bowen Price is to continue in the Service of the said Valentine Wood without the Molestation or Interruption of him the said Meredith Price or any other Person or Persons who hereafter and during the said term, the said Bowen Price is to Behave himself in all respects in an obliging diligent, Obedient and faithful manner as an Apprentice and to keep the Young of all Process that shall or may issue from the Clerks Office of the said County during his continuance therein Sweet, as well as all other Business he the said Bowen Price may at any time be entrusted with by the said Valentine Wood, And the said Valentine Wood doth for himself by these presents agree & assent with the said Meredith Price as Guardian of the said Bowen Price that he the said Valentine Wood will use his Endeavour to Learn & Instruct the said Bowen Price in the Business of a County Court Clerk and will also feed & Provide the said Bowen Price with Bed warm and Decent Clothing Lodging & Diet, and pay his duty and Post Tax during his residing in the Service of the said Valentine Wood. IN CONFIRMATION of the aforesaid Indenture & in Compliance of every part thereof the said Parties doth by these presents Bind themselves to each other in the sum of One hundred & twenty five pounds Court Money of Virginia. For WITNESSE whereof the said Parties to these presents have interchangeably set their Hands & affixed their Seals the day & year first above Written.

In presence of

Joseph S. Litcher

Meredith Price Seal
Bowen Price Seal
Val Wood Seal

At a Court hold for Hoochland County January the 20. 1767
This Indenture was presented in Court by the Parties & on their motion admitted to Record

Test: Val Wood

Hoochland 19 July 1766

KNOW all men by these presents that Thomas Clarke of Hoochland County for various causes & considerations one thereof owing but more especially for the better better more perfect & fully Securing payment to David King fully in fact for all the Balance the sum of Two hundred and eighty five pounds six Shillings & eight pence half penny current money of Virginia due by the said Thomas Clarke in the following manner that is to say part thereof by Bond dated 13 June 1763 for the sum of One hundred and Seventy five pounds thirteen Shillings & eight pence half penny payable on demand but bearing interest only upon the sum of One hundred and sixty three pounds sixteen Shillings & eight pence from the said date of the said bond until paid and the Remainder thereof amounting to One hundred and twenty one pounds twelve Shillings & nine pence

William Tomson Justices for the County of Hanover Sreeting. Where:
 Ad The Rev. Robert Barret, and Anne his Wife by an Indenture of Bar-
 gain & Sale herunto annexed and where as the said Anne cannot convenient-
 ly travel or go to the County Court of Goodland to acknowledge the said Inden-
 ture & receipt of Dower in & to the said Indenture. We comm and you or
 any two of you that you go personally unto the said Anne, and receive her
 acknowledgement and Relinquishment of Dower to the Indenture afore-
 said and that you Examine her privately & apart from her Husband, whe-
 ther she doth the same willingly & Voluntarily, and when you have taken
 her said Acknowledgment & Relinquishment of Dower as aforesaid that you
 distinctly & plainly certify the same unto the Justices of our County Court
 aft. at the Court-house of the said County returning also the said Inden-
 ture and this writ. Witness Valensius Wood Clerk of our said Court the
 xxvij. day of October in the xij. Year of our Reign.

Val Wood.

Hanover Court.

In obedience to the within Commission to us directed We
 the Subscribers went to the within named Anne Barret the wife of the
 Rev. Robt. Barret, and have received her Acknowledgment & Relinquish-
 ment of Dower to the Indenture herunto annexed, and we do hereby also
 certify that We Examined her privately & apart from her said Husband
 & that she did the same voluntarily and willingly. Given under our
 hands this third Day of Nov^r 1766.

Nelson Berkeley.

Wm Tompson

The Court held for Goodland County Nov^r the 10. 1766.

This Commission was presented in Court & ordered to be recorded.

Test. Val Wood Clerk

In obedience to an order of the worshipfull Court of Goodland County bear-
 ing Date in August 1766.

Wee the Subscribers being first sworn before George Payne Sent. a
 Justice of p. Peace for the said County have Appraised the Estate of
 M^r. Zachariah Williams Deceased, or so much thereof as was pro-
 ceeded to us for that purpose as followeth.

Negro Sam	70	
Negro Rose	70	
Negro David	30	
6 cows. a 15/	12	
2 yearlings. a 15/	1	10
3 calves. a 10/	1	10
1 mare & foal	10	
1 Grey Mare	6	
2 cows. a 15/	1	10
6 Shoats. a 2 10/	3	
2 Smaller D ^o a 10/		10
1 bed & bedstead and 2 sheets Rug & bolster	8	
1 Dittie & furniture	4	12
4 flag chairs. a 2/5		10
1 large chest		10
1 small leather trunk		3

1 wine Stof		4
1 Stof Cewst		4
2 bunch bowls	1	3
1 Popper box		4
1 Bible & Prayer book		5
2 water pails		5
1 D ^o Piggon	1	6
1 womens Side Saddle	2	10
1 mans old Saddle	1	5
1 drawing Strife		1 6
3 keep hooks		1 6
1 hand saw		5
1 old spinning wheel		3
2 P ^o bottom boards old		3
1 Iron band lock		4
1 Tea Kettle copper	12	6
1 box Iron Shovelers	11	
1 Dittie & D ^o	2	
6 pewter Plates	7	6
6 old D ^o	2	
1 old Coffee Pot tin	2	
1 Tin funnel		6
3 tin pans	4	
2 pewter Basjans	8	
1 old pewter Sponger		4
2 pewter Dishes	7	
1 old D ^o	1	
1 old meal bagg		1 6
1 old lawn search		1
1 Small Looking Glass		2
1 very Small old D ^o		4
5 cow hides a 15/	1	5
1 Iron fire & hooks		10
1 Small old D ^o with hooks	2	
1 flying pan old		1 3
1 old washing tub		1 6
1 old barrel	1	6
2 hitting hoes	4	3
3 weeding D ^o	5	6
2 grubbing hoes	6	
1 old plow hoe	1	6
1 broad Dy	4	6
3 Narrow Dy	7	
2 old wheat sieves		1 6
1 old Tob ^o Angs head	2	6
1 old Lator Cash	2	6

September 13. 1766

Wm Rutherford

Will Lewis

Will Bryan

A Court held for Goodland County Sept^r the 16. 1766.

County of the one part & John Parrish of the same County of the other part Witnesseth that the above mentioned Henry Parrish and Margrett Parrish for the full and consideration of Twelve pounds Ten Shillings current Money to him in hand paid the receipt whereof the Deft hereby Acknowledge And there with himself fully Satisfied hath Bargained Sold Aliened Infeoffed And confirmed And in and by these presents hath Bargain Sold Alien Grant Infeoff And confirm unto the above said John Parrish his heirs And Assigns for ever One tract or parcel of Land situate lying and being in good land County And of the North side of James River between the branches of Fishing Creek and Rounded As followeth (to wit) Beginning at Corner white Oak on the Bank of the Creek on James Georges line thence ^{on his line Eastwardly to a corner maple} along a line of market trees Southwardly to a corner pine on Com^{rs} John Paynes line thence on his line Westwardly To a corner Hickory on the side of the Creek thence up the water source of the said Creek According to the Measurements to the place Begunnt for by Computation twenty five Acres be the same more or less The same was Acknowledged by Humphrey Parrish to Henry Parrish as will appear By the Records of the said Court To have and to hold the aforesaid twenty five acres of Land to him the said John Parrish his heirs and Assigns for ever with all houses Out houses ways waters woods profits hereditaments appurtenances and Appurtenances whatsoever Thereunto belong or in any ways appertaining And the P^r Henry Parrish and Margrett Parrish for themselves their heirs &c Doth further covenant and agree that he the P^r Henry Parrish and Margrett Parrish his heirs &c shall and will for ever Warrant And defend the above said Land and premises unto the above P^r John Parrish And his heirs for ever against all persons Ball and Manner of Claim whatsoever And to make any other deed or deeds for the premises As by the P^r Henry Parrish and Margrett Parrish As his Council learned in the law shall be devised or Required at the charge of the P^r Henry Parrish and Margrett Parrish in Witness whereof the said Henry Parrish and Margrett Parrish hath hereunto set his hand affixed his Seal the day and year first above Mentioned Signed Sealed and Delivered in the presence of us

On his line Eastwardly to a corner maple
 Witnessed Before Signed
 Henry Parrish Seal
 Margrett Parrish Seal
 Richard Holland
 John Holland

Memorandum March the fourth 1766

That every word of the within sold land and premises were made known by the within Merchant Henry Parrish and Margrett Parrish To the within named John Parrish and his heirs for ever

Henry Parrish Seal
 Margrett Parrish Seal
 Richard Holland
 John Holland

Rec^d of John Parrish on the Day of the Date of the with In Testimony Twelve pounds Ten Shillings Rec^d to me
 Henry Parrish Seal

At a Court held for Roanoke County August the 17th 1766
 John Holland and Richard Holland know this deed with the every of seizure and receipt entered to be the acts & deeds of Henry & Margarett Parrish with

In the Name of God Amen William Rowntree of the parish of Saint James Northham in the County of Roanoke being very sick and weak but of sound and perfect mind and Memory (for aise be to God) Doth make and Appoint This my last will and Testament in manner and Form Following; First I commend my Soul to Almighty God who Save it and my Body to the Earth to be buried in a Decent and Christian like manner at the Discretion of my Executors hereafter named and For the worldly goods it hath pleased Almighty God to bestow upon me I give bequeath and Dispose of as followeth That is to say

- Item I give and bequeath unto my son Richardson Rowntree all my Land that lies on the other side of the creek commonly called Middle Creek and also on this side the creek from the mouth of a branch that comes into the said Creek a little below the bridge and so up the said branch To a marked White Oak standing near the head of the said Branch and from the said White oak on a straight line to the head of Saw Branch and so Down the said Branch to all John Paynes line to him and his heirs for ever it being by Estimation Two hundred Acres be the same more or less also one Negro Boy Named George to him & his heirs for ever With Two head of cattle some Brown & some Small
- Item I Give unto my son Tho^s Rowntree a peace or parcel of land commonly called and known by the Name of Brooks Beginning at the mouth of the Branch that Runs into the Middle creek a Little below the bridge With my son Richardson^s line and so along the said line to all John Paynes line and so along the said Paynes line to the bank that I live on and so up the said creek to the mouth of a branch at my last will that goes to the middle creek and so up the said branch about one hundred Yard to my Line and so along that said line to a corner pine Neare the Old Ordinary and so to the middle creek And Down the said creek to the mouth of the branch there it first began being by Estimation Two hundred and fifty Acres To him and his heirs for ever be the same more or less also one Negro Boy Named Charles one Feather bedd & Furniture To him & his heirs for ever
- Item I Give & Bequeath to my son Turner Rowntree my Manor Plantation with all the Residue of the said Tract thereunto belonging to him and his heirs for ever also one Negro Girl Named Lucy and her Increase To him and his heirs for ever also one Feather Bed & Furniture one Corner still & one Corner Kettle To him & his heirs For ever
- Item I Give And Bequeath to my son Randall Rowntree one Negro Wench Named Nan with her Increase to him and his heirs for ever
- Item I Give & Bequeath to my son Dudley one Negro Fellow Named Jamie to him & his heirs for ever
- Item I Give & Bequeath to my son William Rowntree one Negro Girl named Nell and her Increase also the Sum of Ten pounds current Money as a recompence for his Tendling me in my sickness in the County of Hanover also Two head of cattle some small some green
- Item I Give & Bequeath to my Grand Daughter Molly Bailey one Negro Girl named Sully and her Increase The Negro Girl to be Delivered to my Daughter Betsey Bailey To bring up &c to be Delivered to Molly Bailey at the Age of Eighteen or Married to her & her heirs for ever

of these presents more agreeable unto the said Powney Anderson & Elizabeth his wife doth hereby Acknowledge and thereof doth Acquit and Discharge the said John Payne his Heirs Executors & Administrators & every of them forever by these presents both Granted Bargain and Sold Aloud Inseoff & Confirmed and by these presents Doth grant Bargain and Sell Aloud Inseoff & Confirm unto the said John Payne and unto his Heirs & Assigns One Tract or parcel of Land Situate Lying & being in the parish of St. James Northham in the County of Southland and on both sides adjoining Hole Creek Containing by Eight Hundred and eighty Nine Acres be the same more or less Seven Hundred & forty four Acres part thereof being given the said Powney Anderson & Elizabeth his wife by Michael Holland Dec. and One Hundred & forty five Acres the residue thereof being a part of the above said Michael Holland Dec. lands at the time of his Death & by the Will of him the said Holland left to be sold Reference thereto had will more fully appear Containing in the Two Dehort parcels by Estimation Eight Hundred & eighty Nine Acres as Apposed and is Bounded as follows BEGINNING at a Corner pine standing on the East Side the above said adjoining Hole Creek and running thence with James Allford East one hundred & sixty eight pole to a Corner Oak Sapling thence on the line of George Payne North Three Hundred & Twenty Two pole to a Corner Scrub Oak standing Near the Road thence North thirteen Degrees west eighty poles to pointers thence North eighty four Degrees East One Hundred & fifty Six poles to pointers thence North Thirty Nine Degrees west three Hundred & seventy eight pole to pointers thence North eighty Degrees west following the creek Two Hundred & Twenty eight poles to a Corner Hickory & pointers thence North thirteen Degrees west eighty eight pole to a Corner pine standing on John Parris his plantation running thence South Twenty One Degrees west One hundred & Twenty Six pole to pointers thence North eighty eight Degrees East Seventy Six pole to pointers thence Eleavor En half Degrees East Two Hundred & Six poles crossing Meachams Branch to pointers thence North six Degrees East fifty eight poles to the Creek thence thence down the same According to its Meanders to the place began at Together with all Houses Orchards Gardens fences ways Waters & Water Courses Woods Underwoods Advantages and other Appertinances to the same belonging or in anywise Appertaining and the Reversion and Reversions Remainder & Remainders thereof and of every part and parcel thereof To have and to hold the said Eight Hundred & eighty Nine Acres of land be the same more or less as within the said bounds Contained with their and every of their Appertinances unto the said John Payne his Heirs & Assigns To the Only proper Use & behoof of him the said John Payne and of his Heirs & Assigns forever. And the said Powney Anderson & Elizabeth his wife their Heirs & Assigns the Above Sold Land & Premises with their and every of their Appertinances unto the said John Payne his Heirs & Assigns Against the Claim and Demand of them the said Powney Anderson & Elizabeth his wife their Heirs Executors and Administrators and Against All other persons whatsoever shall & will by these presents Have and to forever Defend And the said Powney Anderson & Elizabeth his wife for themselves their Heirs Executors & Administrators doth Covenant grant & Agree to & with the said John Payne his Heirs & Assigns that they the said Powney Anderson & Elizabeth his wife at the time of the Invealing & Delivery of these presents is & stands Seized of an Inseoffable Estate of Inheritance in Fee Simple in the said Land & Premises and that they have full power and Authority to Sell & Convey the same unto the said John Payne in manner

Conveyance necessary in that law for the further and better Assuring and conveying the said Land & Premises with the Appertinances unto the said John Payne his Heirs & Assigns as by the said John Payne his Heirs & Assigns shall be lawfully Devised Advised or Required at the Costs & Charges on the Law of the said John Payne his Heirs & Assigns To wit the whereof the said Powney Anderson & Elizabeth his wife hath herunto set their hands and Affixed their seals the Day is year first above Written.

In the presence of
 Robert Wilson.
 Tucker Woodson.
 John Payne Jr.
 John Woodson.
 Memorandum.

Powney Anderson. Seal.
 Elizabeth ^{her} Anderson. Seal.
 mark

That on the day & Date of the within written Deed Just and peaceable possession and Seizen of the Land & Premises within mentioned was had & taken by the within named Powney Anderson and Elizabeth his wife And by them given & Delivered to the within named John Payne according to the Tenor form & Effect of the within written Deed.

In presence of
 Robert Wilson.
 Tucker Woodson.
 John Payne Jr.
 John Woodson.
 Received September the 16. one Thousand seven hundred and sixty six of John Payne the sum of Four hundred & forty four pounds Ten Shillings Current money of Virginia being in full for the consideration Money for the lands and Premises within mentioned.
 Test. by us.
 Robert Wilson.
 Tucker Woodson.
 John Payne Junr.
 John Woodson.

Powney Anderson.
 Elizabeth ^{her} Anderson.
 mark

A Court held for Southland County September the 6. 1766. Powney Anderson and Elizabeth his wife acknowledged this deed with the livery of seizen & receipt endorsed to be their acts & deeds such were ordered to be recorded. Then the said Elizabeth (being first privately examined) Acknowledged her right of Dower in the lands by this deed conveyed which was also admitted to Record.

Test. Wm Woodson

This Indenture made this sixteenth day of September in the year of our Lord Christ One thousand seven hundred & sixty six Between William Morris and Sarah his wife of the County of Southland of the one part and David Hays of the same County of the other part Witnesses the F. at the said William Morris and Sarah his wife for and in consideration of the sum of Forty pounds Current money of Virginia to them in hand paid by the said David Hays the receipt whereof before sealing & delivery of these presents they do hereby acknowledge & confesseth Hays bar gained sold aliened inseoff'd and confirm'd and by these presents Do Grant bargain sell alien inseoff'd and confirm unto the said David Hays his Heirs & Assigns forever One certain Tract or parcel of Land Situate Lying and being in Southland County on the North Side of James River

ways appurtenant and the Reversion & Reversions Remainder & Remains:
 ders Rents, services, issues and profits of the premises and of every part thereof
 and all the estate right title interest property claim of dem and as well in equi:
 ty as in Law of them the said William Morris & Sarah his wife in and to the
 premises and every part and parcel thereof To HAVE and to HOLD the said
 Tract and parcel of Land with the appurtenances unto the said David Neph:
 his heirs and assigns forever to the only proper use and behoof of him the said
 David Neph his heirs and assigns forever and to no other use intent or pur:
 pose whatsoever and the said William Morris & Sarah his wife for themselves
 their heirs, Exors, & Admors. Doth Give and promise & agree to and with
 the said David Neph his heirs and assigns for ever in manner & form
 following that is to say that they the said William Morris & Sarah his
 wife immediately at and before the sealing and delivery of these presents
 was seized of and in the said premises with the appurtenances and every
 part & parcel thereof of a good firm and undoubted Estate in Fee Simple
 and had clear absolute lawful right & Authority to sell and convey the said
 Land with the Appurtenances in such manner and form as by these pre:
 sents the same are conveyed, That the said David Neph his heirs & assigns
 shall and may from time to time and at all times hereafter have hold occupy
 possess and enjoy the said Land and appurtenances without the letted tur:
 bance or Molestation of them the said William Morris & Sarah his wife
 their heirs Exors & Admors or any other person or persons whatsoever law:
 fully claiming the same or any part or parcel thereof and the said
 William Morris & Sarah his wife for themselves and their heirs the said
 Land & premises unto the said David Neph his heirs & assigns for ever
 against them the said William Morris & Sarah his wife & their heirs &c
 and all and every other person or persons whatsoever shall & will Harve
 and for ever as isaid by these Presents. In witness whereof they the said
 William Morris & Sarah his wife have hereunto sett their hands & affixed
 their seals the day & year last above Written.

Signed seal and Delivered
 in the presence of

William Morris. Seal.
 Sarah Morris. Seal.

Memorandum

That on the day and date of the within written Deed
 quiet and peaceable possession and Seizon of the Lands & premises
 within mentioned was had & taken by the within named William
 Morris & Sarah his wife & by them given & delivered to the within ment.
 David Neph according to the tenor form and effect of these presents.

In presence of

William Morris

Received 16 September 1766 from David Neph the sum of Forty
 pounds current money of Virginia being in full of the Land & premises
 within mentioned

Test

Received of William Morris

At a Court held for Southland County Septemb. the 16. 1766.
 William Morris and Sarah his wife acknowledged this deed to be
 their acts & deeds, and the said William, acknowledged the livery of
 seizin & receipt endorsed to be his acts & deeds which were ordered to be
 recorded. Then the said Sarah (having first privately examined) the
 relinquished her right of Dower in the Land by this deed conveyed which
 was also admitted to record.

Teste W. Morris

Some County of the other part Witnesseth that the said Peter Walker for
 and in consideration of y^e sum of Twenty five pounds current money of Virginia
 to him in hand paid by the said Elizabeth Boudre hath given granted Bargained
 and sold Alien. Infeoff. and confirmed and by these presents Doth give grant
 bargain sell Alien Infeoff. and confirm unto the said Elizabeth Boudre 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 Southland and boundeth as followeth (to wit) Beginning at a point
 standing on Benjamin Crouchaw Line thence by a line of North; Feet to a
 King Oak thence bounded by Luther Steddens Line John Hendersons Line
 and Benjamin Crouchaw Line together with all houses out houses Orch:
 ards Woods and Underwoods Timber Trees and Fees likely to make Timber
 with all ways and Waters Courses Priviledges Commodities Hereditaments &
 Appurtenances thereto belonging or in any wise Appertaining To have &
 to hold the said Land and premises with the Appurtenances therunto
 Belonging unto the said Elizabeth Boudre her heirs and assigns forever and
 the said Peter Walker his heirs for. Shall and will forever Harve and Defend
 the aforesaid Land and Premises unto the aforesaid Elizabeth Boudre her heirs
 and assigns against all persons and all manner of holden or Claims whatso
 ever and to make any other Deed or Deeds for the premises as by the said
 Elizabeth Boudre or the counsel learned in the Law shall be Desired Advised
 or Requested so that the same be at the costs and Charges of the said Elizabeth
 Boudre In Witness thereof the said Peter Walker and Rebecca his wife hath
 hereunto set their hands and Affixed their Seals the Day month and year
 above mentioned.

Signed sealed and Delivered
 in the presence of
 Benj. Crouchaw
 John Philpotts
 John Daniel.

Peter Walker. Seal.
 Rebecca Walker. Seal.
 Sen

At a Court held for Southland County September the 16. 1766.
 Peter Walker acknowledged this deed to be his act & deed which was ordered to
 be recorded.

Teste Will. Wood

In the Name of God Amen, I James Crauford of the County
 Cumberland and Parish of St. James's Southam being Sick and weak
 tho of sound perfect & disposing mind and memory do direct this my last
 will and Testament, in manner & form as followeth, I give unto my
 Son John Crauford one half my tract or parcel of Land lying in South
 land County containing two Hundred Acres be it more or less, also one
 Negro Man, Named Joe, also one Feather Bed & Furniture also my great
 boat & Duncy Suit Cloth, I give my Son Peter Crauford the other half
 my said Land above mentioned, also my Negro Man Named Tom, also
 one Feather Bed & Furniture, also my Suit Broad Cloth Clothes, I give
 I give my Daughter Mary Crauford one Small Negro Boy or Nether
 girls Value for about Twenty five pounds, also my Negro Man chs named
 Sue & her Young Child, of under seven years old, when my Daughter
 comes to the Age of Twenty Years, also my Side Saddle, my Feather Bed
 with Striped Tick, I do devise that my Estate should be as Near Equal
 between my Children as possible, I desire that if either Bed exceeds other
 in Value that my executors may see the difference made equal to each of my
 Children, I desire that my other Sons, I give them the same as the above

before mentioned, & for the land is divided if any order in Value my Son Peter
 Crawford to have Choice & pay my son John Crawford the difference, In my
 desire that my Executors see my Daughter Mary Crawford will ^{not} kill
 she arrives to age of fourteen years when I desire that all my Estate be as
 near equally divided between my Children as can be contrived by my Ex^{rs}
 who I desire may be sold. John Fleming & William Fleming who I desire
 may keep my whole Estate of Negroes till the time I have before appointed
 for its division, & make all the profits they can for my Children, In Wit-
 ness whereof I have ^{herein} set my Hand & affixed my Seal this Twelfth
 day of June One thousand seven hundred & sixty six.

Signed & sealed in
 presence of
 Joseph Perkins
 Thomas Underwood
 Knight Bowles.

his
 James S. Crawford. Seal
 made

At a Court held for Roanoke County Septemb. the 16. 1766.
 Joseph Perkins proved this writing to be the last Will and Testament of
 James Crawford dec. which was thereupon admitted to Record

Teste. W. Wood

At a Court held for Roanoke County January the 20. 1767.
 Thomas Underwood & Knight Bowles further proved this Writing
 to be the last Will and Testament of James Crawford dec. which proof was
 ordered to be recorded.

Teste. W. Wood

This Indenture made this Twentieth day of August in the year of our
 Lord Christ one thousand seven hundred and sixty six Between William
 Pledge Senior of the County of Roanoke of the one part and David Keph
 of the same County of the other part Witnesseth, that the said William
 Pledge Senior for divers good causes and considerations him thereunto mov-
 ing but more especially for and in consideration of the sum of three hundred and
 sixty eight pounds twelve Shillings of Virginia Currency to him in hand paid before
 the sealing and delivery of these presents the receipt whereof he doth here by ac-
 knowledge, and confess Blath Grant Bargained and sold, and by these pre-
 sents Doth Grant Bargain and sell unto the said David Keph all that cer-
 tain Tract of Land situate lying and being in the County of Roanoke on the
 south side of the Western branch of Beaverdam Creek containing Two hun-
 dred acres be the same more or less and is bounded as followeth. Viz. beginning
 upon James River on William Morris's line thence along that line to Com-
 mers Creek thence along that line to Benjamin Cooks line, thence
 along that line to Beaverdam Creek thence up the Creek as it meanders
 to the land the said Pledge formerly conveyed to John Payne thence along
 that line to John Corman's line thence along that line to James River and
 down the same as it meanders to the beginning being the Land and Planta-
 tion whereon the said Pledge now lives, With all Woods, Ways, Waters, pro-
 fits and Emoluments whatsoever to the said Tract of Land belonging or
 appertaining and the reversion and reversions remainder and remain-

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 Wences James a fellow Slave & Ned boy & Robin a Child with the future
 increase of the said female Slaves and all the Estate right, title, Interest, property
 claim and demand whatsoever as well in equity as in Law of him the said Will-
 pledge Senior in and to the said Negro Slaves and every one of them and the future
 increase of the said female Slaves And this Indenture further Witnesseth that
 for the considerations above mentioned and for the further consideration of six
 Shillings paid to him the said William Pledge Senior by the said David Keph
 he the said William Pledge Senior did and by these presents Doth Grant
 Bargain and sell unto David Keph four feather Beds and furniture one bay horse
 called Lark one grey ditto called Lark one Roan horse called Conqueror one dark
 grey horse called about one bay mare seal called Sally Miller, fifteen head of
 Horned Cattle young and old one Chest of Drawers, One Desk, three Tables three
 Iron Pots and four two dozen pewter Plates six pewter Basons and
 five Dishes with the future Increase of the said Cows and Mares and all the
 Estate, right, title, Interest, property, claim and demand whatsoever of him
 the said William Pledge Senior in and to the same To HAVE and to HOLD
 all and singular the premises with the appurtenances and the Slaves,
 Goods and Chattels aforesaid to the said David Keph his Heirs Executors Adm^{rs}
 and assigns in Trust to and for the uses Intent and purposes following and
 none other th at is to say in Trust to suffer and permit the said William Pledge
 Senior his Executors Adm^{rs} and assigns to use occupy possess and enjoy all
 and singular the premises with the appurtenances above mentioned David
 Keph's aforesaid Slaves Goods & Chattels to his and their own proper use until
 the twentieth day of December in the year one thousand seven hundred
 and sixty eight and from and immediately after the said twentieth day of
 December One thousand seven hundred and sixty eight to sell and Dis-
 pose of the said premises with the appurtenances and the aforesaid Slaves
 Goods & Chattels at Publick sale for ready Money or so much thereof as
 shall be necessary for and towards paying & satisfying the sum of one
 hundred and thirty nine pounds five Shillings and two pence with
 Interest thereon to be computed from the date hereof which the said
 William Pledge Senior now is justly indebted unto the said David Keph for
 his engagements for the said William Pledge Senior to Thorn's following
 also the sum of two hundred and ten pounds five Shillings with interest
 from this date which the said William Pledge Senior now is justly
 indebted to the said David Keph for his engagements for him the said
 William Pledge Senior to Alexander Baine and the sum of Nineteen
 pounds one Shilling and three pence with Interest from the twentieth
 day of May last due to Alex^r Donald Amounting in all to the said sum
 of Three hundred and sixty eight pounds twelve Shillings Currency or so
 much thereof as shall remain unpaid by the said William Pledge Senior
 his Heirs Executors or Adm^{rs} and the overplus if any, to return to the
 said William Pledge Senior his Heirs Ex^{rs} Adm^{rs} or assigns and
 further that in case the said several Sums of money and Interest shall
 be paid and satisfied by the said William Pledge Senior his Heirs Ex^{rs}
 or Adm^{rs} by or before the said Twentieth day of December in the year
 One thousand Seven hundred and sixty eight then the said premises with
 the appurtenances and the aforesaid Slaves Goods & Chattels shall be
 to the use of and be reconveyed to the said William Pledge Senior his Heirs

the same as he shall think proper for the uses and purposes aforesaid and all such sales are hereby declared good and valid to all intents & purposes and it is further covenanted, considered and agreed upon by and between the said parties that the said William Pledge Senior shall and will from time to time and at all times when required make deed and execute or cause to be executed any other or further conveyance for the better or more fully granting, Assigning and Conveying the Premises with the Appurtenances and the Rents, Tithes & Chattels above mentioned to the end that the said Deed may be fully secured for the payment of the aforesaid sum of three hundred and fifty eight pounds twelve Shillings with the growing Interest thereon as above mentioned and that he may have full power and authority to make sale of the Premises for the uses aforesaid without the molestation, interruption or hinderance of any person or persons whatso ever To Whomsoever the said William Pledge Senior has hereunto set his hand and seal the day and year above Written

Signed Sealed & Delivered }
 In the presence of... } Wm Pledge Seal.
 Memorandum the words Twelve Shillings; interlined before Signing & delivery of these presents the words due to Alex.^r Donald interlined before the sealing and delivery of these presents

Hony. Martin.
 Wm Pledge Junr.
 Archer Pledge.
 Tho^s Poindexter

At a Court held for Soochland County Septemb^r the 16th 1766.

Hony Martin, William Pledge Junr, and Thomas Poindexter proved this deed to be the act & deed of William Pledge, which was ordered to be Recorded.

Teste Vall Wood

Inventory of the Richard Branch Decedent taken by us the undersigned being first sworn this 21st June 1765.

Negro Man Peter	30
1 old Iron potte 8 1/2 p ^t pot hooks	12
1 Bird Iron 2 Ladles 1 p ^t Tongues Frying pan & Skimmer	12
1 Box Iron 2. Scissors & a Sund	6
2 pot tacks 1 spitt 1 1/2 Tea Kettle & p ^t coat of	1 5
19 pewter Basons 4 d ^o Dishes 1 d ^o p ^t ounger & Skimmer	1 12 6
19 pewter plates 9 d ^o Spoons	1
2 paile 1 shubb old pewter Chamber bot. tin p ^t pan & candlestick	9
1 old table two trays 3 1/2 old Loom & Ties 3 days 1 1/2	10 9
1 candle Mould 1 half Bushel & 1 flap wheel	5
1 Old bunch 1/2 1 Old Iron Barrel & stack 7/16	8 9
A parcel of Earthen Ware	10
1 Feather bed & Furniture with bedstead	10
1 d ^o d ^o	9
1 d ^o d ^o	8 10
1 d ^o d ^o	2 5
1 d ^o d ^o	2
a bag Feathers of 7 Cotton & old Box 10 1/2	15
6 th Wood 1/16. 1 Looking Glass 3/4	10 6

2 pitch forks 3/4 7 barrels colt hull & bullender 3/4	10
21. Sees & Sawlins 1/16	2 1 6
1 Bay Mare & colt	10
1 Bay Horse 1/2 of 9 sheep 6/6	5
3 Sows & 14 shotts 23. 12. 11 head Cattle 2 10. 12.	14 4
A parcel Hampe 1/2 of 1 Hammer & a stake 2/6	1 9
2 plow 1/6 1 Sparrow 6/6 3 Bar 1/2	1 5
1 Grindstone 1/6 25 Cartwheels 1/2 of 1/2	1 10
A parcel old Lumber 2/6 7 Iron Hoops 7/6	1 9 6
8 p ^t James 1/6 1 p ^t Cart Wheels 6/6	3 15
1 potte pot 2/6 a lot old Paraph 2/6 1 old Kiddle 6	5 6
Smith Ballow Anvil vice & 11. A parcel born 1/6	11 15
Bushen Anvil tool Iron 3/6 8 p ^t Tongues & a poker 12/6	2 2
2 Area 1 A p ^t & spade 3/6 parcel wheat an old Bar 1/2 10.	2 15
2 tea cups & a brush	8
1 Bath 2/6 Dutch blanket 1/6 1 Frying pan 2/6	1 11
1 Spinning wheel 1/6 parcel old Lumber	7 6
1 p ^t Cart wheels & a cart 1/6 6 rope cut saw 7/6	2 7 6
	140 1 11
3 Barrows 1 Tow 2 Shets	2
8 Sides Leather	1 12

Neal Burden.
 Matthew Woodson.
 John Woodson.

At a Court held for Soochland County Novemb^r the 18th 1766.
 This Inventory was presented in Court & ordered to be Recorded.

Teste Vall Wood

This Indenture made this Eighteenth day of November in the year of our Lord One thousand seven hundred and sixty six Between Robert Poore of the Parish of Saint James's Northham and County of Soochland of the one part and James Curd of the said Parish and County of the other part Witnesses That for and in consideration of One hundred and thirty pounds current money of Virginia by the said James Curd in hand paid unto the said Robert Poore at or before the sealing and delivery of these presents the receipt whereof he doth hereby Acknowledge he the said Robert Poore hath granted bargain sold Alien Enfeoffed and confirmed and by these presents doth grant bargain sell alien Enfeoff and conform unto the said James Curd all that Tract or parcel of land whereon the said Robert Poore now lives lying and being in the aforesaid County of Soochland on the branches of Beaverdam Creek containing by Estimation two hundred Acres and bounded by the Lands of William Tobell James Mayo Joseph Pollard John Curd and Lands before the property of the said James Curd With all woods ways waters water Courses Banks out houses Edifices building Yards Gardens Orchards Commodities Hereditaments and Appurtenances thereto being or thereto belonging and the reversion and reversions Remainder and Residues Rent Issues and profits thereof and also all the Estate right Title Interest Claim

has all and singular the premises with the appurtenances unto the said James
Gard his heirs and assigns, against all and every other person and persons
whosoever lawfully claiming or to claim the same shall and will warrant
and forever defend by these presents. In Witness whereof the said Robert
Poor hath hereunto set his hand and affixed his seal the day and year
first above written.

Sealed and delivered
in presence of...
Joseph Pleasants.
Edmund Lewis.

(Robert Poor. Seal)

A Court held for Soochland County Novemb. the 10. 1766.

Robert Poor acknowledged this deed to be his act & deed wch. was ordered
to be Recorded. Then Judith his Wife (she being first privately examined)
Relinquished her right of Dower in the Land by this Deed conveyed
wch. was also admitted to Record.

John Woodliff

This Indenture made this Sevenscoreth day of November in the
year of Our Lord One Thousand Seven Hundred and Sixty Six Between
James George of the County of Soochland of the One part, and William
Hicks of Hanover County of the Other part, Witnesseth that the said
James George for and in consideration of Thirty Eight Pounds of Lawfull
money of Virginia by him the said William Hicks, in hand paid before
the Sealing and Delivery hereof the Receipt whereof he the said Ja.
George doth hereby Acknowledge, and thereof doth Acquitt and Dis-
charge the said William Hicks his heirs Executors and Administrators
Hath granted bargained sold Infess'd and confirm'd and by these pre-
sents doth Grant Bargain sell Infess'd and Confirm unto the said W^m
Hicks his heirs and Assigns, One certain Tract or parcel of Land contain-
ing by Estimation One Hundred Acres, be the same more or less lying
and being in Soochland County on the Branches of Lickinghol-
brook and being Bounded as followeth, Beginning at a Corner
in a Branch, thence on John Goppers line to a Corner, vice on
Edward Souggs line thence on Edward Souggs & William Wrights line to a
corner on John Mullers thence on the said John Mullers line to corner on
Charles Toney thence on Charles Toney line to a corner at the head of a Branch
and thence down the said Branch according to its Meanders to the Beginning,
which said Tract of Land was, was chaced by the said James George of Ohio.
Toney as may appear by the Records of the County Court of Soochland and
the Reversions and Reversions them and or and Remainders, Rents, Issues
and Profits thereof with the Appurtenances, To have and to hold
the said Messuage, Plantation and Tract of Land with the Appurtenances
unto the said William Hicks his heirs and Assigns, to the Only Use and behoef
of the said William Hicks his heirs and Assigns, for ever, and the said James
George his heirs &c. the said Messuage, Plantation and Tract of Land with
the Appurtenances unto him the said William Hicks his heirs &c. shall he
will warrant and for ever Defend by these presents against the Claim and
Demand of him the said James George his heirs or Assigns or any other
Person whatsoever, and the said James George, for himself his heirs &c.
Administration and Executors shall have and to hold unto the

without the Lawfull Lett, Molestation or Exaction of him the said James George
his heirs or Assigns, or any other person whatsoever, In Witness whereof
the said James George to these presents hath Tosen changably set his hand
and affixed his seal the day and year above Written.

Signed Sealed and Delivered

In the Presence of Us...
William George.
James George Junr.
John George.
Leonard George.

James George. Seal.

Received on the Day of the date of the within Written Indenture of the
within Named William Hicks the sum of Thirty Eight Pounds cur.
Money it being the Consideration Money within mention'd. In
Witness whereof he the said W^m Hicks hath hereunto set his hand
and affixed his seal the day and year above Written.

James George.

Memorandum that on the Day of the date of the within Written Inden-
ture full & peaceable Seizen and possession of the within mentioned pre-
mises with the Appurtenances had And taken by one the within Named
James George and by one Seizen and Delivered unto the within Named
William Hicks witness my hand

William George.
James George Junr.
John George.
Leonard George.

James George.

A Court held for Soochland County November the 10. 1766.

James George acknowledged this deed with the receipt & livery of seizin
endorsed to be his acts & deeds wch. were ordered to be Recorded.

John Woodliff

This Indenture, made the twenty ninth day of October on the year of our
Lord one thousand seven hundred & sixty six, between Thomas Dawson of the
County of Soochland on the one part, and John Bolling of the said County on
the other part, Witnesseth, that the aforesaid Thomas Dawson, for and in
consideration of the sum of forty five pounds to him or to and paid by the said
John Bolling, the receipt whereof he doth hereby acknowledge, hath given
granted, bargained & sold, & by these presents doth give, grant, bargain &
sell unto the said John Bolling, his heirs and Assigns forever, a certain
Tract or parcel of Land, lying on the aforesaid County of Soochland contain-
ing by Estimation one hundred Acres be the same more or less and bounded
as followeth, to wit, Beginning at a Corner highway, on the South fork of
Lickinghole brook, where the lines of the said John Bolling & Anthony
Legan corner, thence along the said Legan's Line to John Coy's Land, thence
along the said Coy's Line to the Land of Charles Edwards, thence along the
said Edwards Line to the Land of the aforesaid John Bolling, thence along
the said Bolling's Line to the beginning, being part of the Tract of Land
granted by Patent to Aley Legan To have and to hold the said one
hundred Acres of Land with all its Appurtenances unto the said John
Bolling his heirs and assigns forever. And the aforesaid Thomas Dawson
for himself and his heirs doth covenant & agree with the said John
Bolling, his heirs and assigns, that he the said Thomas Dawson and

John Lawell

Trench Church

Recd of the within named John Bolling the sum of forty five pounds being the consideration of the within written Deed. Witness my hand this twenty ninth day of October in the year of our Lord M D C C C X V j

Test

Thomas Dawson
his
mark

Dalrymple

John South

Trench Church

At a Court held for Goodland County November the 18. 1766

Thomas Dawson acknowledged this deed with the rest. Ordered to be his Act & Deeds with were ordered to be recorded. Then Mary his Wife (the being first privately examined) Relinquished her right of Dower in the land by this Deed conveyed with was also admitted to Record.

Teste Val Wood

This Indenture Made this eighteenth day of November Anno Domini One Thousand seven Hundred and Sixty six Between Thomas Dawson of the parish saint James Northam and County of Northland of the one part and Charles Carter of the same parish and County Wiltshire of the other part Witnesseth that the said Thomas Dawson for and on consideration of the sum of one Hundred Pounds to him on hand paid by the said Charles Carter the Receipt whereof the said Thomas Dawson Doth hereby Acknowledge and thercof and every part thereof and parcel thereof Both Clearly acquit and Discharge the said Charles Carter his heirs Executors and Administrators by these presents Hath given Grant Bargaind sold aliend Infeofed and Conformed and by these presents Doth Give Grant Bargaind Sell Alien Infeof and Conform to the said Charles Carter his heirs Executors Administrators and Assigns forever One hundred Acres of Land Situate lying and Being on Tract surveys Run in the afore said County containing one hundred acres with said Acres is thus Bounded Beginning At a Corner Hickory on the Creek thence turning on Anthony Logans line thence on John Coopers Line thence a Long the P. boxes Line to a Branch thence Down the Branch to the creek thence Down the said creek to the first place where it began Together with all houses Gardens fences woods underwood by Waters &c Belonging to the said Land or any wise Appertaining thereto and all the Estate Right Title Interest property Claim and Demand whatsoever of him the said Thomas Dawson of in and to the said Bargaind and Released premises To HAVE and To HOLD the said Hundred Acres of Land and premises with their and every of their appurtenances unto the said Charles Carter his heirs and assigns against the said Thomas Dawson his heirs Executors administrators and assigns &c against all other persons or person shall and will warrant and by these presents forever Defend and the said Thomas Dawson Doth further Covenant Grant and agree to the said Charles Carter 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 & every of appurtenances freed and Discharged of all other gifts grants

Thousand seven hundred and sixty six Just & Reasonable possession of the said Land and premises Was had by the within mentioned Thomas Dawson and by him was Delivered unto the within mention Charles Carter to hold to him the said Charles Carter his heirs and assigns forever according to the True intent and meaning of the within written Deed. Sealed and Delivered

in the presence of

Thomas Dawson. Seal

November the 18. Anno Domini one Thousand seven Hundred and sixty six Received of Charles Carter the full sum of one Hundred Pound Lawfull Money being the Consideration Money for the land and premises in the within Deed Mentioned

Test

Thos. Dawson. Seal

At a Court held for Goodland County Novemb: the 18. 1766

Thomas Dawson & Mary his Wife acknowledged this deed to be their Act & Deeds and the said Thomas the being of Legit & except ordered to be his Act & Deeds with were ordered to be recorded. Then the said Mary (the being first privately examined) Relinquished her right of Dower in the land by this deed conveyed with was also admitted to Record

Teste Val Wood

To all to whom these presents shall or may concern Whereas by Settlement of Accounts with Mr. Alley Baine this day of said justly & lawfully due to him in the sum of thirty six pound twelve shillings and eleven pence current money of Virginia due with interest from the date hereof

Now Know ye that for the further better more perfect & fully securing payment of the aforesaid sum of thirty six pound twelve shillings with interest thereon from the date hereof I have and by these presents Do Grant Bargaind Sell & give over unto the said Alley Baine his heirs & assigns full share proportion & dividend of the Slaves & other personal Estate of John Clarkson my Father dec. as well more fully appear by referring to the Records of Goodland Court where the same is Recorded which Estate is now in the possession of my mother Mary Clarkson To have and to Hold the said proportion share & dividend of the Estate aforesaid unto the said Alley Baine his heirs & assigns forever provided always and upon Condition that if the said John Clarkson his heirs or assigns shall well & truly pay or cause to be paid unto the said Alley Baine his heirs or assigns the aforesaid sum of thirty six pounds twelve shillings & eleven pence like Money with interest as aforesaid then these presents shall cease determine & be void any thing hereunto to the contrary thereof notwithstanding and further of the said John Clarkson shall not pay the aforesaid sum of thirty six pounds twelve shillings & eleven pence & interest until the death of the aforesaid Mary Clarkson at which time the said John Clarkson is indebted to his share the said Alley Baine shall be contented with the aforesaid debt & interest & return to the said John Clarkson whatever Overplus there may be of his share of the said Estate witness my hand & Seal this 18. September 1766

Test

Nath Smith John Bolling
Kadrack Vaughan David Rejs

John Clarkson

At a Court held for Goodland County Novemb: the 18. 1766

and buy his wife of the County of Northham
of the one part and Richard Tomson of the County of Hanover of the other part
Witnesseth that the said Richard Tomson for and in consideration of the sum
of Fifty five pounds current money to him in hand paid by the said Richard
Tomson before the sealing and Delivery of these presents the Receipt whereof
of the said John Jones doth hereby Acknowledge hath granted Bargained
& sold Alien'd Infeoffed and Confirm'd and by these presents doth Grant
Bargain and sell Alien Infeoff and Confirm unto the said Richard
Tomson his Heirs and Assigns one certain Tract or parcel of Land lying
and being in the said County of Northham on the Branches of Licking here
beak containing one Hundred Acres being part of a Tract of three Hundred
Acres of Land which the said John Jones purchased of William M. Guire
and is thus Bounded Beginning Beginning at Pointers in the line for-
merly Swansons Line and Running with Same North fifty five degrees
East one Hundred and ninety four poles to Pointers in Deans line then
with his line north Twenty Eight Degrees East Sixty seven poles to
David mimes corner then with mimes line West Two Hundred & Forty
poles to a Corner white oak Thence a New line South Twenty Nine and
half Degrees East one Hundred and Forty Eight poles the first Station
with all Woods ways waters Profits and Commodities whatsoever to said
Tract of Land Belonging or appertaining and the Reversions Remainder and
Removers thereof and Every part and parcel thereof and all the Estate
Title and Interest of Right whatsoever of him the said John Jones in and
to the said Bargained Premises and Appurtenances and Every part and
parcel thereof To have and to hold the said Tract of Land and all and
singular the premises with Appurtenances unto the said Richard
Tomson his Heirs and Assigns for ever to the only proper Use and
Behoof of him the said Richard Tomson his Heirs and Assigns for
ever and said John Jones for himself his Heirs Executors & Adminis-
trators doth by these presents Covenant promise and agree to and with
the said Richard Tomson that he the said John Jones at the time of
Sealing and Delivery of these presents is and shall be seized of an Inde-
feasible Estate of freehold in fee simple in the said Land and
premises and hath clear and Absolute Lawfull Right & Authority
to sell and Convey the same in manner and form aforesaid and the
said Richard Tomson his Heirs and Assigns shall and may for ever
hereafter peacefully and quietly to have and hold possess and enjoy
all and singular the premises & Appurtenances without let-
turbance or molestation of any person whatsoever having a lawfull
claim Estate Right & Title in or to the same or any part thereof &
the said John Jones and his Heirs shall and will warrant and De-
fend by these presents the aforesaid Tract of Land and premises with
the Appurtenances unto the said Richard Tomson his Heirs &
Assigns against him the said John Jones & his Heirs having a
lawfull Claiming any Estate Right or Title to the same or any
part or parcel thereof In witness whereof the John Jones hath
hereunto set his hand and Affixed his Seal the Day and year
first above Written.

Seald and Delivered
in the presents of
James Austin
Wm Holman

John Jones. Seal.
Seal.

within written Indenture.
In presents of
James Austin
Wm Holman
Robert Coleman
William Austin
Received this Ninth Day of August one thousand seven hun-
dred and Sixty six the sum of fifty five pounds current money
of Virginia the full Consideration of the within Mentioned
Land and premises.
Test: John Jones. Seal.
James Austin
Wm Holman
Robert Coleman
William Austin

At a Court held for Northham County Aug. the 19. 1766
William Holman and William Austin proved this deed with
the livery of seizin and receipt ordered to be the acts & deeds of
John Jones with were continued for further proof. Then Lucy
[wife of the said John] she being first privately examined Re-
linquished her right of dower in the land by this deed conveyed

Test: Wm Wood

At a Court held for Northham County Novemb. the 15. 1766
James Austin further proved this deed with the livery of seizin
& receipt ordered to be the acts & deeds of John Jones with were order-
ed to be recorded.

Test: Wm Wood

This Indenture Made this Twentieth Day of August in the
Year of our Lord One thousand seven hundred and sixty six Between
William M. Guire of the County of Northham of the one part and Thom-
as Lintycum of the said County of the other part Witnesseth that the
said William M. Guire for and in consideration of Sixty pounds of
Lawfull Money of Virginia by him the said Thomas Lintycum to
him the said William M. Guire in hand paid before the sealing and
delivery hereof the said Receipt whereof he the said William M. Guire
doth hereby acknowledge and thereof doth acquit and discharge the
said Thomas Lintycum his Heirs Executors and Administrators
hath granted Bargained and sold and by these presents doth grant
Bargain well in feoff and confirm unto the said Thomas Lintycum
his Heirs and Assigns One certain Tract or parcel of Land lying
and being in the County of Northham aforesaid on the Branches of Lick-
ing hole Creek and bounded as follows to wit Beginning at a
White Oak and running south thirty two degrees West One hundred and
eighty four poles to a white and black Oak in Henry Wobbs line and
with Wobbs line East one hundred and seventy four poles to an Oak South
fifteen Degrees East forty & a half poles to Pointers then a new line North
fifty five Degrees East three hundred and eleven poles to Pointers in

the above sold lands & premises with their & every of their appurtenances unto the said David Walker his heirs & assigns as: "the Claim & Demand of them the P^r John Woodson his heirs Executors & Administrators & against all other persons whatsoever shall and will by these presents Warant and forever defend and the P^r John Woodson for himself his heirs Executors and Administrators doth covenant grant and Agree to and with the P^r David Walker his heirs & assigns that he the P^r John Woodson at the time of the Invealing and delivery of these presents is and stands seized of an Inalienable Estate in Fee Simple in the said Land & Premises and that he hath full power & Authority to sell & convey the same unto the P^r David Walker in manner and form aforesaid and that he the P^r David Walker his heirs & assigns shall and may forever hereafter peaceably & quietly have hold the Country together and enjoy the same & every part & parcel thereof. And lastly that the P^r John Woodson and his heirs shall and will at any time within Twenty Years Next after the date of these presents do & execute any other Act or Acts Conveyance or Conveyances Necessary in the Law for the further and better Assigning and conveying the P^r Land and Premises with the appurtenances unto the P^r David Walker his heirs and assigns as by the P^r David Walker his heirs & assigns shall be reasonably devised Advised or Required at the Court and Chancery in the Law of the P^r David Walker his heirs & assigns. In Witness whereof the P^r John Woodson hath hereunto set his hand & Affixed his Seal the day & Year first above Written.

Signed sealed & Delivered in presence of } John Woodson. Seal.

Delivered in presence of }
 Memorandum, that on the day and date of the within Written Deed David Walker his heirs & assigns of the lands & premises within mentioned was had & taken by the within Named John Woodson & by him given & Delivered to the within Named David Walker according to the Tenor form & Effect of the within Written Deed.

In presence of } John Woodson.
 Then Rec^d of David Walker the sum of sixty pounds fourteen shillings & six pence Money of Virginia being the full consideration Money for the Land and Premises within mentioned

Test: }
 At a Court held for Rockland County, Jersey the 20th 1767.
 John Woodson acknowledged this deed with the Tenor of seven or more receipts ordered 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 with was also admitted to Record.

Test: }
 John Woodson.

This Indenture made this thirteenth day of January Anno Domini One Thousand seven hundred & sixty seven, BETWEEN John Cunnam of the County of Buckingham & Martha his wife of the one part and David Hays of the County of Southland of the other part Witnesseth that the said John Cunnam for divers good & lawful causes thin themselves moving but more especially for and in consideration of the sum of one hundred and twenty five pounds current money of Virginia to him in hand paid by the said David Hays at & before the on sealing and delivery of the presents the Receipt whereof is hereby acknowledged they the said John Cunnam & Martha his wife have and each of them hath granted Bargained sold Aligned and confirmed and by these presents do and each of them doth Grant Bargain sell Aligned & confirm

all Woods Ways, Waters, profits, Emoluments, Hereditaments and appurtenances whatsoever to the said Plantation and Land belonging or in any wise appurtenant and also the Reversion and reversions Remainder and Remainders, Rents Services of all and singular the said premises and of every part and parcel thereof with the appurtenances and also all the Estate Right Title Interest Use Trust possession property Claim and demand whatsoever whether in Law or Equity of them the said John Cunnam and Martha his wife or either of them their heirs or assigns or in and to the same or any part or parcel thereof TO HAVE AND TO HOLD the said plantation Tract piece or parcel of Land and premises above mentioned and every part and parcel thereof with the appurtenances unto the said David Hays his heirs and assigns to the only proper use and behoof of the said David Hays his heirs and assigns forever and the said John Cunnam for himself his heirs and assigns doth covenant and agree to and with the said David Hays his heirs and assigns by these presents that he the said David Hays his heirs and assigns shall and may from time to time and at all times hereafter peaceably and quietly have hold use occupy possess and enjoy all and singular the said plantation Tract piece or parcel of Land and premises above mentioned and every part and parcel thereof with the appurtenances with out the least just Trouble hindrance, Molestation or denial of them the said John Cunnam and Martha his wife or either of them their heirs or assigns or of all and every other person or persons whatsoever having or lawfully claiming any Estate Right Title or interest in or to the same or any part thereof and that free and clear and freely and clearly acquired, nominated and discharged of and from all former and other debts Grants Bargains, Sales Leases Mortgages Tombors Powers uses Wills and entails and off and from all other Charges Estates Rights Titles and encumbrances whatsoever had or do Committed done or suffered or to be had made Committed done or suffered by the said John Cunnam and Martha his wife or either of them their heirs or assigns or of any other person or persons whatsoever further that they the said John Cunnam and Martha his wife their heirs & assigns and all other person and persons whatsoever claiming or to claim by form or under him her or them and his and their heirs and assigns shall and will from time to time and at all times here after upon the reasonable request at the Court and Chancery in the Law of the said David Hays his heirs or assigns make do execute and acknowledge or cause or procure to be made done executed and acknowledged all and every such further and other lawfull and reasonable Act and Acts conveyances and appurtenances in the Law of them the said David Hays his heirs or assigns for the further better and more perfect granting conveying and assuring of all and singular the said premises above mentioned unto the said David Hays his heirs and assigns to the only proper use and behoof of him the said David Hays and of his heirs and assigns forever as by the said David Hays his heirs or assigns or his or their Counsel learned in the Law shall be reasonably devised and required In Witness whereof the Parties to these presents have hereunto interchangably set their hands and Seals the day & Year first above mentioned.

Signed sealed & delivered in presence of } John Cunnam. Seal.
 } Martha Cunnam. Seal.
 Jesse Burton.
 Bony Colcord
 Hughes Woodson.
 Memorandum that on the day and date of the within Deed peaceably and

Received this Twentieth day of January anno Dom: One Thousand seven hundred & Sixty seven, of the within Named David Rife the sum of One hundred & Twenty five Pounds it being the Consideration Money for the Land & Premises within Mentioned

In presence of

John Cannon.

At about held for Roanoke County January the 20th 1767
John Cannon, and Martha his Wife acknowledged this deed with the duty of sign and seal, and the said John the receipt and doth to be their acts & deeds which were ordered to be Recorded. Then the said Martha (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^W Wood

This Indenture made and Concluded this Tenth day of January in the year of our Lord one Thousand seven hundred and Sixty seven, between John Jude of Cumberland County of the one part, & Benjamin Watkins of Roanoke County of the Other part. Witnesseth that the said John Jude for his Consideration of the sum of Forty Six pounds six Shillings Current money of Virginia to him in hand paid by the said Benjamin Watkins at or before the sealing & delivery of these presents the Receipt whereof he doth hereby Confess & Acknowledge he the said John Jude hath granted, Bargained, sold, Released, Enjoined & Confirmed and by these presents doth Grant, Bargain, sell, Assign, Enjoin & Confirm unto the said Benjamin Watkins one certain Tract or parcel of Land situate lying & being in the County of Roanoke on Swifts Creek & containing by Estimation Seventy five Acres to the same more or less and bounded by the lands of John Crouch, Jane Watkins & Joseph Watkins, with all Woods ways waters water Courses, Houses Orchards, Edifices, Buildings, yards, Gardens, Commodities, Hereditaments and Appurtenances thereon being or thereunto belonging, & the Reversion & Reservations, Remainders & Remainders, Rents, Issues and Profits thereof, & also all the Estate Right Title Interest Claim & Demand whatsoever of him the said John Jude, his & to the same or any part thereof, Together with all Deeds, Licences & Writings Touching or in any wise concerning the same To have & to hold all & singular the hereby Bargained & sold Land with their & down of their Appurtenances unto the said Benjamin Watkins his Heirs & Assigns to the only use & behoof of him the said Benjamin Watkins his Heirs & Assigns forever & the said John Jude, for himself, his Heirs Executors & Administrators doth Grant & Grant to & with the said Benjamin Watkins his Heirs & Assigns that he the said John Jude and his Heirs all & singular the premises, with with the Appurtenances unto the said Benjamin Watkins his Heirs & Assigns Against all & every Other person & persons whatsoever lawfully Claiming or to Claim the same shall and will warrant and lawfully Defend by these presents. In Witness whereof the said John Jude hath hereunto set his hand and Affix'd his Seal the Day & year first above Written.

Signed Sealed & Delivered
in the presence of

John Jude. Seal.

Joseph Clarke
John Hubbard
Sea Duers

This Indenture made & concluded this twentieth day of January in the year of our Lord, One thousand seven hundred and sixty seven, Between Meredith Price Guardian of Brown Price, and the said Brown Price of the County of Roanoke of the one part, and Valentine Hood of the same County of the other part. Witnesseth that Whereas the said Meredith Price as Guardian of the said Brown Price, with the free consent of the said Brown Price, doth by these presents Bind and put the said Brown Price as an Apprentice to the said Valentine Hood to learn the Business of a County Court Clerk, and the said Meredith Price doth by these presents with the free will & consent of the said Brown Price Bind the said Brown Price unto the said Valentine Hood, from the day of the date hereof until the said Brown Price shall arrive to the Age of twenty one Years: and in which time the said Brown Price is to continue in the Service of the said Valentine Hood, without the Molestation or Interruption of him the said Meredith Price, or any other person or persons whatsoever, and during the said term, the said Brown Price is to Behave himself in all respects in an obliging, diligent, honest and faithful manner as an Apprentice, and to keep the Spewing of all Process that shall or may issue from the Clerks Office of the said County during his continuance therein Court, as well as all other Business he the said Brown Price may at any time be trusted with by the said Valentine Hood. And the said Valentine Hood doth for himself by these presents agree to and with the said Meredith Price as Guardian of the said Brown Price, that he the said Valentine Hood will use his Endeavour to Learn & Instruct the said Brown Price in the Business of a County Court Clerk, and will also find & provide the said Brown Price, with Good warm and Decent Clothing, Lodging & Diet, and pay his Levy and Poll Tax during his residence in the Service of the said Valentine Hood. In Confirmation of the aforesaid Indenture, & in Compliance of every part thereof the said Parties doth by these presents Bind themselves to each other in the sum of One hundred & twenty five Pounds Current Money of Virginia. In Witness whereof the said Parties to these presents have interchangeably set their Hands & affixed their Seals the Day & year first above Written.

In presence

Joseph S. Letcher

Meredith Price	Seal
Brown Price	Seal
Val Wood	Seal

At about held for Roanoke County January the 20th 1767.
This Indenture was presented in Court by the Parties & on their motion admitted to Record

Teste
Val^W Wood

Roanoke 19 July 1766

Know all men by these presents that Thomas Clarke of Roanoke County for various causes & considerations me thereto moving but more especially for the further better more perfect & fully securing payment to David Rife of the sum of Two hundred and eighty five pounds six Shillings eight pence half penny Current money of Virginia due by the said Thomas Clarke in the following manner that is to say part thereof by Bond dated 23rd June 1763 for the sum of One hundred and Twenty five pounds thirteen Shillings & eleven pence half penny, says he is in arrears and but leaving part of it until upon the sum of One hundred and sixty three pounds six shillings & eleven pence half penny.

if further known by these presents that the said David Kip as Attorney aforesaid, or his certain Attorney his heirs or Assigns is hereby Authorized & empowered at or upon the first day of Decem^r next ensuing to sell and dispose of the above named Negro Slaves by publick Auction for ready money or so many thereof as shall be of value sufficient to pay & satisfy the above Sum of Two hundred and eighty five pounds six Shillings and eight pence half penny with the interest thereon to be computed from the dates mentioned above or so much of the said sum as shall at that time remain unpaid and to effect the said sale the said David Kip his certain Attorney or Assigns are hereby vested with full power & Authority to take the said Slaves wherever they are at that time & carry them to the place appointed for the sale & I do hereby engage for my self my heirs &c. & Admors. that such publick Sale as the said David Kip or his Assigns shall make of the said Slaves for the purpose aforesaid shall be good and valid to all intents and purposes as if made by my self before the enclosing these presents and all such Sales I will warrant & forever defend by these presents free from & against the claim & demand of my heirs &c. and all & every person & persons whatsoever and the true intent and meaning of these presents are & it is hereby so declared to be that upon & after the said first day of Decem^r next the said David Kip or his Assigns shall & may dispose of the aforesaid Slaves or so many as shall be sufficient to pay & satisfy the said Debt or so much as may then be due with the lawfull interest thereon with ^{out} the interruption or molestation of any person whatsoever but when the said Debt & the lawfull interest thereon are fully paid & discharged these presents & every thing here in contained to cease determine & be void.

Signed seal & delivered

in presence of . . .
James Graham
John Martin
Henry Martin

Thos. Sharke Esq.

At a Court held for Scotchland County Feby the 20. 1767.
James Graham and Henry Martin proved this deed of trust to be the act & deed of Thomas Sharke which was ordered to be recorded.

Teste. Val Wood Clerk.

This Indenture made this Fourteenth day of July one thousand seven hundred and Sixty Six Between Andrew Harrison of the County of Scotchland of the one part and William Harrison of the same County of the other part Witnesses to the said Andrew Harrison for and on consideration of an Exchange for five hundred & Seventy five Acres of land lying on the great bris Creek in the said County of Scotchland it being the Land whereon the said William Harrison now lives to be conveyed to him the said Andrew Harrison by the said William Harrison before the enclosing and delivery of these presents the conveyance and Receipt whereof he the said Andrew Harrison doth hereby acknowledge and thereof doth Acquit and discharge the said William Harrison his heirs &c. Admors. & every of them for ever by these presents. Well granted bargained and exchanged aliened Infeoffed and confirmed and by these presents doth grant bargain exchange Infeoff and confirm unto William Harrison Son of the said

The Interest Property Claim and demand of in and to the said Tract or parcel of land and premises and every part and parcel thereof. To have and to hold the said Tract or parcel of land with its Appurtenances unto the said William Harrison his heirs and Assigns to the only proper Use and behoof of him the said William Harrison and of his heirs and Assigns for ever and the said Andrew Harrison for him and his heirs the said Tract or parcel of land and premises and every part and parcel thereof unto the said William Harrison his heirs and Assigns doth warrant to be true and clear from all manner of Gifts Tentures Dowers and all other Incumbrances whatsoever and Against the Claim and demand of from the said Andrew Harrison his heirs &c. Admors. and against all and every other person or persons whatsoever his living or Claiming in any Just Right or Title in any part of the above said Two hundred Acres of land and premises and the said Andrew Harrison for himself and his heirs the above bargained & Exchanged Land and premises unto the said William Harrison his heirs and Assigns shall and will warrant and forever defend by these presents and the said Andrew Harrison for himself his heirs &c. Admors. doth Covenant grant and Agree to and with the said William Harrison his heirs and Assigns that he the said Andrew Harrison at the time of the enclosing and delivery of these presents is and stands seized of an Infeoffable Right and Estate of Inheritance in Fee simple in the said Land and premises and that he the said William Harrison his heirs and Assigns shall and may forever hereafter peaceably and quietly have hold use Occupy and enjoy the same and every part and parcel thereof and Lastly that the said Andrew Harrison and his heirs shall and will at any time and at all times hereafter do and execute any other act or Acts conveyance or Conveyances necessary in the law for the further and better securing and Conveying the said Land and premises with the Appurtenances unto the said Andrew Harrison his heirs & Assigns as by the said William Harrison his heirs and Assigns shall be Reasonably devised advised or required at the proper Cost and Charges of the said William Harrison his heirs & Assigns. In Witness whereof the said Andrew Harrison hath hereunto sett his hand and affixed his Seal the day and Year first Above written.

Sealed & delivered
in presence of . . .

Robt Lewis
Robert Lewis Mount
Thomas Harrison

Andrew Harrison Esq.

Memorandum

That on the Day and Year within mentioned full possession & Seem of the within mentioned Land and premises was had by the within named Andrew Harrison and by him delivered over to the within named William Harrison To have and to hold according to the contents and true meaning of the within written Indenture.

In presence of . . .
Robt Lewis
Robert Lewis Mount
Thomas Harrison

Andrew Harrison Esq.

Received July 14. 1766 of the within named William Harrison full

This Indenture, made this Fourteenth day of July One thousand Seven Hundred and Sixty Six between William Harrison of the County of Goodland of the One part and Andrew Harrison of the same County of the other part Witnesses, that the said William Harrison for and in Consideration of an Exchange for Two Hundred acres of Land lying on both Sides of the little Bird Creek in the said County of Goodland it being the Land he said Andrew Bought of John Payne minor and whereon Ninian Harrison now lives to be conveyed to him the said William Harrison before or at the Sealing and delivery of these presents, the receipt and Conveyance whereof the said William Harrison doth hereby acknowledge and thereof doth acquit and discharge the said Andrew Harrison and his heirs and Assigns for ever by these presents hath given granted bargained exchanged aliened Infeoffed and confirmed and by these presents doth give grant Bargain Exchange alien Infeoff and confirm unto Andrew Harrison One certain Tract or parcel of Land lying on the Great Bird Creek in the said County of Goodland containing Four Hundred and Seventy five Acres it being the Land whereon the said William Harrison now lives Together with all Houses, Orchards, fences ways waters and water Courses, woods, underwoods, Advantages and all other Appurtenances unto the same belonging or any ways appertaining and the Reversions and Reversions Remainder and Remainders Rents Issues and profits thereof and all the Estate Right and Title Interest property Claim & demand of in and to the said Tract or parcel of Land and Premises and every part and parcel thereof TO HAVE AND TO HOLD the said Tract or parcel of Land with its appurtenances unto the said Andrew Harrison his heirs & Assigns for ever to the only proper Use and behoof of him the said Andrew Harrison and his heirs and Assigns for ever and the said William Harrison for him and his heirs the said Tract or parcel of Land and Premises and every part and parcel thereof unto the said Andrew Harrison his heirs and Assigns doth warrant to be free and Clear from all manner of Gifts Tenures dues and all other Incumbrances whatsoever and against the Claim and demand of him the said William Harrison his heirs Executors Administrators and against all and every other Person or Persons whatsoever holding or claiming in any Just Right or Title in any part of the above said four Hundred & Seventy five Acres of Land and Premises and the said William Harrison for himself and his heirs the above bargained and Exchanged Land and Premises unto the said Andrew Harrison his heirs and Assigns shall and will warrant and for ever defend by these presents and the said William Harrison for himself his heirs Executors Administrators doth Covenant and Agree to and with the said Andrew Harrison his heirs and Assigns that he the said William Harrison at the time of the Insealing and delivery of these presents is and stands Seised of an Infeoffable Right and Estate of Inheritance in fee simple in the said Land & Premises and that he the said Andrew Harrison his heirs and Assigns shall and may for ever hereafter peacefully and Quietly have hold Use Occupy and Enjoy the same and every part and parcel thereof and Lastly that the said William Harrison and his heirs shall and will at any time and at all times hereafter do and Execute any other Act or Acts Conveyance or Conveyances Necessary in the Law for the further and better conveying and Conveying the said Land and Premises with the Appurtenances unto the said Andrew Harrison his heirs and Assigns as by the said Andrew Harrison his heirs and Assigns shall be Reasonably advised advised -

Memorandum

That on the Day and year within mentioned full Receipt on and Seizin of the within mentioned Lands and Premises was had by the within named William Harrison and by him delivered over to the Within named Andrew Harrison to HAVE AND TO HOLD according to the Contents and true Meaning of the within Indenture.

In presence of
Robert Lewis Mount

W^m Harrison Seal

Rob^t Lewis

Thomas Harrison

Received July the fourteenth One thousand Seven Hundred and Sixty Six of the within named Andrew Harrison full Satisfaction for and in Exchange for the within Bargained and Exchanged Land and Premises.

Robert Lewis Mount

W^m Harrison

Rob^t Lewis

Thomas Harrison

At about held for Goodland County Friday the 17th 1767
William Harrison acknowledged this deed with the livery of seizin and receipt indorsed to be his act & deed which were ordered to be Recorded.

Teste
Val^l Wood

Know all men by these presents that I Standing Burnley Son of the County of Hancock for and in Consideration of the sum of two hundred and fifty pounds Current Money to me in hand paid by Andrew Harrison of the County of Goodland before the Sealing & Delivery of these presents hath Bargained sold & delivered and by these presents doth Bargain sell & deliver unto the said Andrew Harrison his heirs & Assigns forever the following Negro Slaves to wit, Lucy Daphney Mary George Bob & Charles together with the Increase the female Slaves have had since December one thousand seven hundred & fifty five when the said Slaves were delivered to the said Andrew and which they may hereafter have TO HAVE AND TO HOLD the said six Slaves before named with their Increase as aforesaid to the only proper use & behoof of the said Andrew Harrison his heirs & Assigns forever. To wit these presents Covenant to warrant & forever defend the said several Slaves with their Increase as aforesaid to the said Andrew Harrison his heirs & Assigns forever against the Right Title Claim & demand of me my heirs Executors Administrators & Assigns and against the Right Title Claim & demand of any other Person or Persons whatsoever True Witnesses whereof I the said Standing Burnley have hereunto set my hand & affixed my Seal this fourth day of December one thousand seven hundred & sixty Six.

Sealed & Delivered
in the presence of
John Davis

Har^t Burnley Seal

W^m Harrison
Thomas Harrison
December 4th 1766

Then received of Mr. Andrew Harrison the sum of two hundred and fifty pounds Current Money being the consideration for the Negroes within mentioned

This Indenture made this second Day of September one thousand seven hundred and eighty six Between Peter Walker of Rockland County of the one part & Callam Bailey of the County of Loudon of the other part Witnesseth that the aforesaid Peter Walker for the Value & Consideration of forty eight pounds current Money to him in hand paid the Receipt whereof he doth hereby Acknowledge and therewith himself fully satisfied hath bargained sold Alien granted Enfeoffed and Confirmed and in and by these presents doth Bargain sell Alien Grant Enfeoff and Confirmed unto the aforesaid Callam Bailey his heirs and Assigns forever one Tract or Parcel of Land Situate lying & Being in Rockland County and of the North Side of James River and on the Branches of Licking hole Creek and Bounds as followeth to wit Beginning between the North Side of the Spring Branch upon Benjamin Cromshaw's Line and a Branch of Licking hole Creek thence through the Old field to a Scrub Oak upon another Stagers Line thence along the said Line to a corner Stone upon an Edmond Stages Line thence along the said Line to a corner Stone upon the said Edmond Stages Line to a Line of Benjamin Cromshaw's thence along the said Line to the first Station containing by Estimation One hundred and fifty Acres be the same more or less To Include the Plantation the aforesaid Peter Walker lives on to have and to hold the aforesaid One hundred and fifty Acres of Land more or less unto the aforesaid Callam Bailey his heirs and Assigns forever with all houses Orchards ways Waters Woods Underwoods Profits Hereditaments Appurtenances and Appurtenances whatsover thereto belonging or in any wise Appertaining and the said Peter Walker his heirs &c. shall and Well forever Maintain and Defend the aforesaid Land and Premises unto the aforesaid Callam Bailey his heirs and Assigns forever Against all persons and all manner of Claims whatsoever and to Make any other Deeds for the Premises as by the said Callam Bailey or his Counsel learned in the Law shall be Devised or Required all at the Charge of the said Callam Bailey In Witness whereof the said Peter Walker hath hereunto set his hand and Affix'd his Seal the Day and year above Written.

Signed Sealed and Delivered in the presence of
 William Sharp Smith
 Nathaniel Colman
 John Lurance

Peter Walker Seal
 Rebecca Walker
 mark

At a Court held for Rockland County Feby the 17. 1767.
 This deed was proved by the oaths of the Witnesses hereto to be the act & deeds of Peter Walker, & Rebecca Walker, which was ordered to be Recorded.

Teste. Nath Woodcock

This Indenture Made this third Day of February Anno Domini One thousand seven hundred and eighty seven Between Jeffrey Clarke of Rockland County of the one part and Stephen Giles Letcher of the said County of the other part Witnesseth that the said Jeffrey Clarke for Divers good Causes and Considerations of the sum of forty pounds current Money of Virginia unto him in hand paid by the said Stephen Giles Letcher the receipt

of the said Stephen Giles Letcher his heirs and Assigns for ever and the said Land to the only proper Use and behoof of him the said Stephen Giles Letcher his heirs and Assigns for ever and the said tract of Land with all the priviledges and Appurtenances unto the said Stephen Giles Letcher his heirs and Assigns for ever against him the said Jeffrey Clarke their heirs or any one Claiming by from or under him Both Warrant and for ever asford in Witness whereof the said Jeffrey Clarke hath hereunto set his hand and Seal the Day and year Above Mentioned.

Signed Sealed & Delivered in presence of
 Stephen Perkins
 Knight Bowles
 Benjamin Perkins

Jeffrey Clarke Seal

Memorandum

That every and Legem of the within Mentioned Lands and Premises were made and given unto the within Mentioned Stephen Giles Letcher and his heirs for ever by the Subscriber Jeffrey Clarke on the Day and year within Mentioned for presents of us.
 Stephen Perkins
 Knight Bowles
 Benjamin Perkins

Jeffrey Clarke Seal

At a Court held for Rockland County Feby the 17. 1767.
 Jeffrey Clarke acknowledged this deed with the Levy of Legem ordered to be his act & deeds which were ordered to be Recorded.

Teste. Nath Woodcock

This Indenture made the Seventh Day of Septemb^r in the Year of our Lord one thousand seven hundred & eighty six Between John Witt of the County of Rockland of the one part and John Payne Gent. of the same County of the other part Witnesseth that the said John Witt for and in consideration of the Sum of Twelve hundred current Money of Virginia to him in hand paid by the said John Payne at and before the Sealing & Delivery of these presents the Receipt whereof he the said John Witt doth hereby acknowledge and therewith acquit and discharge the said John Payne by these presents hath granted bargained & sold as in and Enfeoffed and confirmed and by these presents doth grant bargain & sell alien enfeoff and confirmed unto the said John Payne his heirs & Assigns forever One certain Tract or Parcel of Land containing by Estimation One hundred & fifty Acres be the same more or less and bounded as followeth Viz: Beginning at a corner white Oak on Stephen Lacy's Line running thence South seven Degrees East fifty eight Chains and fifty links to Printers thence North west fifty Chains and ninety one links to William Witt's corner thence North thirty six Degrees West thirty one Chains and fifty links to Printers thence North fifty seven Degrees West along Richard Kerby's line to a cornered Black and white Oak thence North seventy six Degrees East Twenty nine Chains and fifty links to Stephen Lacy's white Oak thence with a straight line to the Beginning which said Tract or Parcel of Land the said John Witt formerly purchased of William Parrish as by

mentioned and every part and parcel thereof with the appurtenances unto the said John Payne his heirs and assigns unto the only proper use and behoof of him the said John Payne his heirs and assigns forever and the said John Witt for him self and his heirs the said Tract or parcel of Land and Premises and every part thereof against him & his heirs and against all and every other person or persons whatsoever to the said John Payne his heirs and assigns shall and will warrant and forever defend by these presents In Witness whereof the said John Witt hath hereunto set his hand and affixed his seal the Day and year first above written.

Sealed & Delivered

in the presence of }
 John Payne
 Wm Colward
 Geo. St. Opie
 Wm Bailey

In Witt Seal

Memorandum, That on the Day & Date of the within written Deed full quiet & peaceable possession was given by the within named John Witt unto the within named John Payne of the within mentioned Land & Premises to have & to hold free & clear from the Interruption, Molestation or Disturbance of him the said John Witt or his heirs or any other person whatsoever according to the True Intent & meaning of the within written Deed.

In the presence of

John Payne
 Wm Colward
 Geo. St. Opie
 Wm Bailey

In Witt Seal

Received September the 11th 1766. of the within named John Payne the sum of thirteen pounds current Money of King: it being in full consideration for the Land & Premises conveyed by the within written Deed

Test:

John Payne
 Wm Colward
 Geo. St. Opie
 Wm Bailey

Rec. of me. In Witt

At a Court held for Hoochland County April the 21. 1767

John Payne, George Heale Opie, and William Bailey, proved this deed with the livery of seign & receipt endorsed to be the acts & deeds of John Witt, which were ordered to be Recorded.

Teste Val Wood

This Indenture made this Twentieth day of January in the year of our Lord one thousand seven hundred and sixty seven Between, South Napier and Sarah his wife of the Parish of Saint James's North-ham and County of Hoochland of the one part and Jeffrey Clarke of the said Parish & County of the other part Witnesses that for and in consideration of the sum of sixty five pounds current Money of Virginia by the said Jeffrey Clarke in hand paid to the said South Napier and Sarah his wife at or before the sealing and delivery of these presents the Receipt whereof they do hereby acknowledge they the said South Napier & Sarah his wife shall grant Enjoined sold Cleared and conveyed unto the said South Napier and Sarah his wife and assigns forever one certain Tract or parcel of Land containing Two Hundred Acres more or less lying and being on the Branches of Cold mine creek in the County of Hoochland which said Tract of Land was purchased by the said Richard Clayton of his Brother John by a deed from under his hand and seal which deed being known in the County Court of Hoochland

ready the property of the said Jeffrey Clarke, With all Woods ways Waters water Courses, Mills water Mills Houses Outhouses Edifices buildings and Gardens Commodities Hereditaments and appurtenances thereon being or hereunto belonging and the Reversion and Reversions Remainders and Terminalsents Clents Issues and profits thereof and also all the Estate right Title Interest claim and demand whatsoever of them the said South Napier and Sarah his wife of in and to the same or any part thereof together with all deeds evidences and writings touching or in any wise concerning the same To have and to hold all and singular the Burgands and heroby sold premises with their and every of their appurtenances unto the said Jeffrey Clarke his heirs and assigns to the only proper use and behoof of him the said Jeffrey Clarke his heirs and assigns forever and the said South Napier and Sarah his wife for themselves their heirs Executors and Administrators doth Covenant and grant to and with the said Jeffrey Clarke his heirs and assigns that the said South Napier and Sarah his wife and their heirs all and singular the premises with the appurtenances unto the said Jeffrey Clarke his heirs and assigns against all and every other person and persons whatsoever lawfully claiming or to claim the same or any part thereof shall and will warrant and forever defend by these presents In Witness whereof they the said South Napier and Sarah his wife have hereunto set their hands and affixed their seals the day and year above Written.

Sealed and delivered in presence of

David Walker Junr
 None Napier
 John Clarke
 Anne Clarke
 Thomas Hubbard Juner

South Napier Seal
 Sarah his wife Seal
 mark

At about held for Hoochland County April the 21. 1767

David Walker Junr, None Napier, and John Clarke, proved this deed to be the acts & deeds of South Napier & Sarah his wife, which was ordered to be Recorded. Then the said Sarah (being first privately examined) Relinquish her right of Dower in the land by this deed conveyed which was also admitted to Record.

Teste Val Wood

This Indenture made this Twenty fourth day of February in the year of our Lord one thousand seven hundred and sixty seven Between, Richard Clayton and Susanna his wife of the County of Hoochland of the one part and William Barnett and Hannah his wife of the same County of the other part Witnesses that the said Richard Clayton and Susanna his wife for and in consideration of the sum of Sixty pounds current Money of Virginia to them in hand paid by the said William Barnett and Hannah his wife the receipt whereof they do hereby acknowledge themselves to be fully satisfied and paid hath given granted Burgand Enjoined and conveyed and doth by these presents give grant Enjoined and confirmed unto the said Wm Barnett and Hannah his wife their heirs and assigns forever one certain Tract or parcel of Land containing Two Hundred Acres more or less lying and being on the Branches of Cold mine creek in the County of Hoochland which said Tract of Land was purchased by the said Richard Clayton of his Brother John by a deed from under his hand and seal which deed being known in the County Court of Hoochland

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 west Two hundred and Twenty eight poles to several market Towns thence South
 twenty round Degrees East thirty two poles to several market trees thence South
 Twenty three degrees west one hundred and forty poles to several market trees
 trees thence South ten Degrees East one hundred and forty poles to several
 market Trees thence north Sixty degrees East eighty one poles to the Be-
 ginning with all houses orchards gardens Fences woods waters and advan-
 tages whatsoever to the same Belonging or in anywise appertaining To
 the said Will to hold the said Two hundred Acres of land within the said
 Bound and premises with their and every of their Appurtenances unto the
 said William Barnett and Hannah his wife their heirs and assigns for ever
 and the said Richard Clayton and Susanna his wife for themselves their
 heirs Executors and assigns both by these presents Covenant grant and
 agree to and with the said William Barnett and Hannah his wife their
 heirs and assigns for ever that the said parcel or Tract of land is free &
 clear from all other Sales debts Leases or Incumbrances whatsoever
 and that it shall and may be lawfull to and for the said William Barnett
 and Hannah his wife their heirs and assigns for ever hereafter fully
 peaceably and quietly to have hold use possess and enjoy and that they
 the said Richard Clayton and Susanna his wife their heirs and assigns
 the above sold Land and premises with their and every of their Appur-
 tenances unto the said William Barnett and Hannah his wife their heirs
 and assigns against them the said Richard Clayton and Susanna his
 wife their heirs and assigns and against all other persons both by these
 presents warrant and forever defend in writright wherof they have her-
 unto set their hands and seals the day and year first above written.

Scaled and Delivered
 in presence of
 James Kelly
 Thomas Clayton
 Betty Kelly

Richard Clayton. Seal.
 Susanna ^{her} Clayton. Seal.
 mark

Memorandum that on Twenty fourth day of February in the year of our
 Lord one thousand Seven hundred and Sixty seven Full profession and
 Exon was had and taken of the Lands and premises within mentioned
 by the said Richard Clayton and Susanna his wife and by them made
 over to the within William Barnett and Hannah his wife to hold the same
 according to the intent of the within written Indenture.

In presence of
 Richard Clayton.
 Susanna ^{her} Clayton.
 mark

Received of William Barnett and Hannah his wife Sixty pounds for the
 consideration of the within mentioned
 Richard Clayton.
 Susanna ^{her} Clayton.
 mark

At a Court held for Northland County April the 21st 1767
 Richard Clayton and Susanna his wife, acknowledge this deed
 with the livery of seizin and receipt & desire to be their act & deed such
 were ordered to be recorded. Then the said Susanna (at the being first
 privately examined) Relinquished her right of Dower in the land by this
 deed conveyed such was also admitted to Record.

Teste Wm Wood the
 Clerk

70
 Alley M^r Saul, one Negroe Maned Namee Same Negroe Boy Namee
 Will being those now under Mortgage to M^r James Buchanan in Fee for
 feather Beds three Blk Walnut Tables Six Leather Chairs two Ice Chest
 bottomed Chairs five head of Beds, one dark Bay Horse branded on the Near Buttock
 one bright bay Horse with one eye only, six pewther Dishes two dozen pewther
 plates three Iron pots six China cups & saucers, one Spice Mortar & Wash, one
 Trunk also the Bedsteads & furniture belonging to the aforesaid two Beds two
 Spinning Wheels three Chests one small Red Trunk, one hat, the aforesaid
 Goods & Chattels being those now in my possession & use And I do for my self
 my heirs &c. the warrant & defend the aforesaid for premises unto the
 said M^r Saul his heirs & assigns forever against the claim & claims of any
 person or persons whatsoever provided always that on case the aforesaid Goods
 Deposited his heirs or assigns shall & does well & truly pay or cause to be paid
 unto the said Alley M^r Saul or his assigns the aforesaid sum of eighty five
 pounds Seventeen Shillings & eleven pence one farthing according to the tenour
 of the Bond then the above contract to be void otherwise to remain in full force
 With my hand & seal this 7th day of April 1767
 N. B. The Words & deliver Two forever & Randolph Depriest. Seal
 Depriest entered before signing.

Signed Sealed & delivered
 in presence of
 Arch Bryce

At a Court held for Northland County April the 21st 1767
 Archibald Bryce, proves this bill of Sale to be the act & deed of Randolph
 Depriest, such was admitted to Record.

Teste Wm Wood the
 Clerk

In the Name of God Amen

I Josephus prophet being now very sick and weak, this of Sound Memory
 and in proper Sences Do make and ordain this my Last will and Testament
 Firstly I recommend My Soul to God who gave it me, hoping by his Good-
 ness and Mercy to Change a life of misery to a state of Bliss My Body
 will be left to the Discretion of my Executors who Hope will see me Dai-
 cently Inward, at the Repance of what's Required out of what is left In the
 hands My desire is after my Just Debts be paid that my beloved wife Alice
 prophet shall have the plantation whereon I now live During her
 Natural life, and that she shall have five pounds cash my mare Saddle
 and Bridle and all my stock also one Bed and furniture and my Great coat,
 the stock about Dwelling as aforesaid.

- Item I give and bequeath to my son James prophet five pounds cash.
- Item I give and bequeath to my son David prophet five pounds cash.
- Item I give and bequeath to my son John prophet my Land and Stock after his
 Mothers Death also I give him my coat and Jacket and pair of Stock.
- Item I give and bequeath to my son William prophet Twenty shillings.
- Item I give and bequeath to my Daughter Anne Inman five pounds.
- Item I give and bequeath to my daughter Lucy Macomack five pounds.
- Item I give and bequeath to my Grand Daughter Susanna Hopper my Bed and
 Furniture which I now lie on.
- Item I give all the Remainder of my Estate to my Grand son David Hopper.
 To pay my friend James Fresham and William prophet to be my Executors.

the last will & Testament of Selester prophet dec. which was thereupon ordered
to be done.

Teste
Wm Harrison
Joseph Pace

This Indenture made this Twentieth ^{third} day of September One
thousand Seven Hundred and Sixty Six Between Josias Pace of
Roanoke County of the one part and Benjamin Johnson of the same
County of the other part Witnesseth that the said Josias Pace for
and in consideration of the sum of fifty pounds current money of
Virginia to him in hand paid by the said Benjamin Johnson
before the the Concluding and delivery of these presents the receipt
whereof the said Josias Pace doth hereby Acknowledge and thereby
doth Acquit and discharge the said Benjamin Johnson his heirs &
Assigns for Ever. hath Given Granted Bargained Sold alienated Con-
fessed and Confirmed and by these presents doth Give Grant Bargain
Sell alien Confeff and Confirm unto the said Benjamin Johnson his
heirs and Assigns for Ever One Certain Tract or parcel of land
Containing by Estimation One Hundred and Forty Acres be the same more
or less lying and being in the said County of Roanoke on the branches
of the little River back bounded on the lines of George Payne William Johnson
John Morley and Joseph Pace To HAVE and to hold the said parcel
or Tract of land with all privileges and Advantages Waters and Waters
Courses and all other the Appurtenances thereunto belonging or any ways
Appertaining also the Herbage & Herbage from under and Remain-
ance Issues Rents and Profits of the premises above mentioned and that
Josias Pace doth further promise Covenant and Agree to and with
the said Benjamin Johnson that he and his heirs will Warrant by
the law hereof by these presents unto the said Benjamin Johnson
his heirs and Assigns the above Granted Land and premises and
Every part thereof against all and Every person or persons whatsoever
that shall pretend or lay any Claim or Title thereunto in Witness
whereof the said Josias Pace hath hereunto Set his hand and affixed
his Seal the day and Year Above Written

Signed sealed & Delivered

Josias Pace Seal

in presence of
the word third Interlined in the last line before signing.

Andrew Harrison

Wm Harrison

Joseph Pace

Francis Houchens

Memorandum; That on the Day and Year of the within Indenture
peaceable and Quiet Possession and Seisin of the land within mentioned
was had and Taken by the Within Josias Pace and by him was deliv-
ered unto the Within named Benjamin Johnson in their proper
persons according to the Tenor form Effect and Meaning of the
within Indenture

In presence of

Josias Pace Seal

Andrew Harrison

Wm Harrison

Joseph Pace

At a Court held for Roanoke County May the 19th 1767
Andrew Harrison, William Harrison, and Joseph Pace, proved this
deed with the conveyance and receipt ordered to be set, and deeds
of Josias Pace, which were ordered to be recorded. Then Elizabeth his
Wife (she being first privately examined) being quies has her right
of dower in the land by this deed conveyed which was also admitted to
Record.

Teste

Wm Harrison
Joseph Pace

This Indenture made the 1st Day of December M DCC
XVI Between Henry Martin of the County of Albemarle of
the One part and John Williamson of the County of Roanoke of
the Other part Witnesseth that the said Henry Martin for
and in consideration of the sum of Eighteen pounds Curr.
Money of Virginia to the said Henry Martin by the said John
Williamson in hand paid at and before the Concluding and Delivery
of these presents the Receipt Whereof the said Henry Martin doth
hereby Acknowledge and hath given granted Bargained Sold
Alien Confeff and Confirmed and by these presents doth give
grant bargain Sell Alien Confeff and Confirm unto the said
John Williamson and to his heirs for ever one Certain Tract or
parcel of land containing two Hundred Acres lying and being in
the County of Roanoke on the branches of Fork Creek and
Bounded as Followeth (to Wit) Beginning the lines of David Melton
William Winston James Crawford and being part of Four Hun-
dred Acres land by letters patent to Joseph Walker bearing date the
XVIIIth day of August One thousand Seven Hundred and thirty five
and conveyed by Deed by the said Walker to the said Henry Martin
as will more fully Appear by the Records of Roanoke County
To gether with all houses Orchards Gardens fences and all other
Appurtenances to the same Belonging To HAVE and to hold
the said land and premises with the Appurtenances unto the said
John Williamson and to his heirs for ever and the said Henry Mar-
tin for himself his heirs Executors and Administrators doth Covenant
grant and Agree to and with the said John Williamson his heirs and
Assigns in manner and form following that is to say that he the said Henry
Martin now is and Standeth Justly and Right fully Seized of the above
Lands and premises with the Appurtenances and hath good
Right full power and Absolute Authority to grant and convey the same
unto the said John Williamson his heirs and Assigns and Every of
them from time to time and at all times for ever here after to have hold-
use Occupy possess and Enjoy all and Singular the With in granted pre-
mises with their and Every of their Appurtenances free and Clear of all
Incumbrances whatsoever with for Ever Warrant and Defend by
these presents in Witness Whereof the parties to these presents their
hands and Seals Interchangeably have Set the day and Year first
Above Written

Signed sealed and Delivered
in presence of

Henry Martin Seal

Geo. Holland.

Will. Lewis.

William Layne.

Received this 11th Day of Decemb^r. 1766. of John Williamson Eighteen pounds Curr^t Money of Virginia being the Bond Variation Money Within Mentioned for the lands and premises within granted and sold According to the purport and true Intent and Meaning of the Within Deed 5 Day Received of me.

Henry Martin.

Geo. Holland.

Will. Lewis.

William Layne.

At a Court held for Henric County May the 19th 1767.
Henry Martin acknowledged this deed with the levy of seizure and receipt Entered to be his act and deed with were ordered to be recorded.

Teste
Val Wood Clerk

This Indenture made the 11th day of Decemb^r M DCC LXVI Between Henry Martin of the County of Albemarle of the one part and David Melton of the County of Henric of the other part Witnesseth that the said Henry Martin for and in Consideration of the Sum of Eighteen pounds Curr^t Money of Virginia to the said Henry Martin by the said David Melton in hand paid at or before the Copying and Delivery of these presents the Receipt Whereof the said Henry Martin doth hereby Acknowledge and hath given granted bargained sold Aliened enfeoffed and Confirmed and by these presents doth give grant Bargaine Sell Aliene enfeoff and Confirme unto the said David Melton and to his Heirs for Ever one Certain Tract or parcel of land containing one Hundred Acres lying and being in the County of Henric on the Branches of Fork Creek and bounded as Followeth (to Wit) Beginning the Lines of Thomas Emberson Humphrey Parish John Williamson and the said Meltons own lines and being part of four Hundred Acres land by letters patented to Joseph Walker bearing date the XVIIIth day of August One thousand seven Hundred and Thirty five and conveyed by Deed by the said Walker to the said Henry Martin as will more fully appear by the Records of Henric County together with all houses Orchards Gardens fences and all other Appurtenances to the same Belonging To have and to hold the said land and premises with the Appurtenances unto the said David Melton and to his heirs for Ever and the said Henry Martin for himselfe his heirs Executors and Administrators doth Covenant grant Agree and with the said David Melton his heirs and Assigns in manner and form following that is to say that he the said Henry Martin now is and Standeth Justly and Rightfully Seized of the above lands and premises with the Appurtenances and hath good Right full power and Absolute Authority to grant and convey the same unto the said David Melton his heirs and Assigns and every of them from time to time and at all times for Ever here After to have hold Use occupy possess and Enjoy all and singular the Within granted premises with their and Evers of their Appurtenances hee

William Layne.

Memorandum.

That on the day and year first within mentioned peaceably and Quiet possession and Seizin of the land and premises within granted was had and taken by the within named Henry Martin and by him Delivered to the within Named David Melton According to the form and Effect of the within Deed.

Geo. Holland.

Will. Lewis.

William Layne.

Received this 11th Day of Decemb^r. 1766. of David Melton Eighteen pounds Curr^t Money of Virginia being the Bond Variation Money Within Mentioned for the lands and premises within granted and sold According to the purport and true Intent and Meaning of the Within Deed 5 Day Rec^d. of me.

Geo. Holland.

Will. Lewis.

William Layne.

At a Court held for Henric County May the 19th 1767.
Henry Martin acknowledged this deed with the levy of seizure and receipt entered to be his act and deed with were ordered to be recorded.

Teste
Val Wood Clerk

An Inventory of the Estate of Sylvester Pughett Dec^r

Taken by the Appraisers May 16th 1767.

1 Bed & furniture	2 50
1 Great Coat	15
1 Coat, 1 Waist Coat, 1st.umps 3/4 1st. Stockings	1 50
2 Flower dishes, 4 plates, 10 Spoons, 6a Tray	15
1 Sifter 1/2 1 Looking Glass 2/6 1 Iron pot & Works of	9 9
1 Hand saw, 1 Large Curcer, 1 Hammer, 1 Drawing knife	15
1 Soap hook, 1 Gimblett	3
1 Pot, bush, 1 a parcel of Old Iron	1 7 1/2
1 Iron Wadge 1 Saddle, 1 Saddle & Parcel Saddle	1 10
1 Tying Plann. 1 Saddle and bridle	1 10
1 Table 2/6. 1 Chest 3/4. 1 Barrel 6.	6
2 Old Chairs 1/2	1 10
3 Head of Cattle 2 3. 10. two Hogs. 15.	4 25
1 Bed & furniture	3 10
1 Piggin, 1 Hart Iron, 1 a 1st. Shave	3
1 White Hair	9
2 New Shoes 14.	14
	£ 13 13 1/2
We find on a Bond of William Michels to doo	13 10 1/2
We find a Ballance due on James Greenhams Bond	1 10
	£ 51 2 1/2

We find on a Bond of William Michels to doo
We find a Ballance due on James Greenhams Bond

Thomas Payne.
Robert Page.