

of the Parish of Saint James Northam and County of Yorkland
Calling unto mind the Mortality of my Body, And now being in
my perfect sense do make and ordain this my last Will and
Testament. That is to say principally and first of all Tyres and
recommend my Soul into the hands of Almighty God and my Body
Commitment to the Earth to be Buried in a decent Christian like
manner and no to my Estate which it hath pleased God to beleave
with in this Life Tyres and Nequeath in the following manner to
them. Tyres and Nequeath unto my Son James Walker one Negro Man
Named Mingo one Negro wench Named Tice and her Child
them and their increase unto the Said James Walker also one
Negro boy Named David.

Item. Tyre and Nequeath unto my Son Joseph Walker All the tract or
parcell of Land I now live on together with the House thereon
orchards and all the Appurtenances thereto belonging. Also one
Negro Man Named Toby one Negro woman Named Hale and one
Negro girl Named dinah they and their increase unto the Said Joseph
Walker.

Item. Tyre and Nequeath unto my Daughter Mary parish Two Negro girls Named
Sarah and Agnes both unto the Said Mary parish and their increase
Item. Tyre and Nequeath unto my Daughter Sophia Hodges Two Negro
girls one Named Lucy the other Named Anna also One Negro child Named
Sisah they and their increase unto the Said Sophia Hodges.

Item. Tyre and Nequeath unto my Daughter Lucy Davise One Negrowoman
Named Peggy with all the Children she hath or shall hereafter have
They and their Increase unto the Said Lucy Davise.

Item. Tyre and Nequeath unto Martha Emerson the sum of Ten Pounds Current
Money of Virginia to be paid out of my Estate to the Trustee the Said
Martha Emerson.

It is my will and desire that all the Residue of my Estate after the debts
and Legacies and Funeral Charge are paid be Equally Divided among
my five Children vizt. James Walker Joseph Walker, Mary parish
Sophia Hodges and Lucy Davise.

I Now constatale and Appointing my two Sons James Walker and Joseph
Walker Executors of this my Last Will and Testament Revoking and
make Vn all former Wills and Bequests Confirming this to be my
last Will in Writing whereof I have hereunto set my hand and
Affixed my Seal the Day and Year above written

Signed Sealed and Delivered
in presence of

John Walker ^{his} Seal
mark

Peter Clarkton.
Henry Emerson.
Abraham Parish.
James Howard.

A Court held for Yorkland County May the 19th 1767.
Abraham Parish and James Howard proved this writing to be the last
Will and Testament of John Walker dec^d. which was there upon
admitted to Record.

Taste Vall Wood Curr

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Consideration of the sum of Fifty Pounds Current Money of Virginia
to him in hand paid by the said Joshua Arnal his Heirs where
of he doth hereby acknowledge and himself to be fully satisfied
contented and paid hath given granted bargained sold Enfeoffed and
Conversed and by these presents Both Five and Twenty Pounds
Enfeoffed and confirmed unto the said Joshua Arnal his heirs &
Assigns for ever one certain parcell of Land containing by
Estimation Seventy Acres lying and being in the County of
Yorkland on the South Side Tuckahoe Creek and is bounded as
followeth To wit beginning on the said Creek at the mouth of
a small Dene and running thence South fourteen degrees West
Ninety five poles to a pine Thence South Eleven degrees West one
hundred and Twenty one poles to a large White Oak in a branch
Cotton patch branch thence North Sixty three degrees East Eighty
five poles to a Hickory tree a path thence North Forty four and a half
degrees East Eighteen poles to a white oak thence North Eighty
Eight degrees East Sixteen poles to Tuckahoe Creek at the mouth
of the bottom patch branch thence up Tuckahoe Creek as far
Measures to the Beginning. With all houses orchards gardens
fences Woods waters and Advantages whatsoever to the same be-
longing or in any wise appertaining To £ 1000 AND TO HOLD
the said Seventy Acres of Land or to there more or less within the
said bounds and promises wherover with their and every of their
appurtenances unto the same belonging or in any wise appertaining
unto the said Joshua Arnal his heirs and Assigns for ever And
the said Richard Farmer for himself his heirs Executors Adminis-
trators and Assigns Both by these presents Covenant grant and
agree to and with the said Joshua Arnal his heirs Executors Adminis-
trators and assigns for ever that the said parcell of Land of Land
is free and clear from all other Sales Deeds Leases or incumbran-
ces whatsoever and that it shall and may be lawfull to and
for the said Joshua Arnal his heirs Executors Administrators
and assigns for ever hereafter fully peaceably and Quietly to have
held use & enjoy and that to the said Richard Farmer
his heirs Executors Administrators and assigns the above said
Land and promises with their and every of their Appurtenan-
ces unto the said Joshua Arnal his heirs Executors Adminis-
trators and assigns against him the said Richard Farmer
his heirs Executors and Administrators and against all
other persons whatsoever Both by these presents warrant and
forever will defend in Writing whereof he hath here unto set
his hand and Seal the Day month and year first above
Written.

Signs of Soakd and colvordox }
W prob insd of 43. }

Benjamin Brown.
Robert Brown.
Hn. Street.

Memorandum.

That Severy and Seizin of the within said Land and promis-
es was Delivered unto Joshua Arnal by the said Richard

Rich. Farmer Seal

Richard Turner acknowledged this Deed with the living of
Negro and reciprocated to be his act & deed with more evidence.
to be Recorded. Then Elizabeth his Wife (she being first privately
examined) relinquished her right of dower in the land by this
deed conveyed which was also admitted to Record.

Teste Vall Wood, Seal

To all Christian people to whom these Presents shall come Know ye
that George Thompson of the Parish of St. James's Rectorie in the
County of Goochland for and in consideration of the love good will
and affection which I bear & have towards my loving Daughter
Joyce Leah and my Son in Law Elisha Leah of the same County and
Parish have given granted and by these Presents do freely & clearly
absolutely give and grant unto the said Joyce Leah and Elisha
Leah her Husband their heirs & executors and Administrators or
Assignee One Tractor or parcel of Land containing Three Hundred
and Seventy five Acres it being the Plantation whereon I now
Dwell also Six Negroes Named Justice Sam Lee To Abram and Jack
and their Increase one Bill one hand mill one Whip saw one
crooked Saw one Axe four of the above Negroes Now in her possession
and Named Justice To Abram & Jack and to their own proper use Immedi-
ately The Land and Sam and Lee and the rest of the Articles above
Mentioned not to be Deliv'd until my Decease and my wife Mary
Thompson Decease as also one third part of my Stock of Cattle Hogs
and Sheep to be delivered after my Decease and my wife Mary Thomp-
son Decease To HAVE AND TO HOLD the above Articles as they
are already mentioned unto the said Joyce Leah & Elisha Leah and
their Heirs & Assignees for ever. Agreeable to the above conditions as
the said George Thompson have absolutely and of my own Acco.
have set and put in further Testimony In witness whereof I have
hereunto set my hand and Seal this sixth day of October in the year
of our Lord One Thousand seven hundred & six by me
In presence of

Robert Burton.

Noel Burton.

Kereah D. Fair.

John Woodson.

Absalom Howle.

At a Court held for Goochland County November the 18. 1765.
John Woodson, & Robert Burton, proved this Deed to be the act & deed
of George Thompson, which was cont'd for further proof.

Teste Vall Wood, Seal

At a Court held for Goochland County May the 19. 1767.
Noel Burton further proved this Deed to be the act & deed of
George Thompson which was ordered to be Recorded.

Teste Vall Wood, Seal

for of Eleanor Johnson Deced of the same County and Parish
have given granted and by these Presents do freely & clearly
Absolute & give and grant unto the said Eleanor Johnson One
Negro boy Named Tom To HAVE AND TO HOLD the said
Negro Tom to her and her heirs and Assignees for ever. unto the
said Eleanor Johnson for hence forth for Common Absolute & with
out any manner condition as the said George Thompson have absolutely
and fully in further Testimony in witness whereof I have set my hand and Seal this eighth Day of October in the
Year of our Lord one thousand Seven hundred and Sixty Six.

In presence of.

Robert Burton.

Noel Burton.

Kereah D. Fair.

John Woodson.

Absalom Howle.

George Thompson ... Seal.

At a Court held for Goochland County November the 18. 1765.
John Woodson, & Robert Burton, proved this Deed to be the act & deed of
George Thompson, which was cont'd for further proof.

Teste Vall Wood, Seal

At a Court held for Goochland County May the 19. 1767.
Noel Burton further proved this Deed to be the act & deed of George Thomp-
son which was ordered to be Record.

Teste Vall Wood, Seal

Memorandum.

The Deposition of John Woodson by Request
John Woodson Made Oath before me that he heard William Thompson
Decease Son of George Thompson say to his father at the time he was
going to the Doctor which was in his last Illness further if I never
Return what I have and what you have given me is yours. Agree-
able with me before the Name Dis Nature had further Sought Not this 19. Day
of May 1767.

John Woodson.

At a Court held for Goochland County May the 19. 1767.
This Deposition was presented in Court by Elisha Leah & on his motion
admitted to Record.

Teste Vall Wood, Seal

Be it Known unto all Men by these presents that I Han depl. Tenant
of Goochland County for diverse good and sufficient causes now then unto me
but more especially for and in Consideration of the sum of Ninety Five
Pounds Ten shillings Current money of Virginia the
receipt whereof I do hereby acknowledge and confess Have bargained
and sold to the said George Thompson and by these presents do Let
and alien and convey unto James Bush man of America

the time by from or under me my Heirs or Assigns many other
person or persons whatever shall or will warrant and forgive
defend by these presents And I do hereby declare that the true
intent & meaning of those presents is That the said James Buck-
man shall forever hereafter have & enjoy the said Negro —
Slaves without the interruption or molestation of any person
whatever Within my land & that this Nineteenth day of
November Anno Domini one thousand Seven hundred and Sixty
Six

Signed Sealed & Delivered by Randolph Deponent Seal
in presence of . . .

William Mitchell.

At a Court held for Rockland County May the 19th 1767.
William Mitchell proved this Bill of Sale to be the act made of
Randolph Deponent, which was ordered to be Recorded.

Teste. Vall Wood *My*

This Indenture, made the eighteenth day of May in the
year of our Lord One thousand Seven hundred and Sixty Seven
between Charles Edwards of the County of Rockland & Josiah
Leake of the said County Wittenfield, That the aforesd Charles
Edwards for his consideration of the sum of One hundred and
Sixty five pounds Virg: Curr. paid him in hand paid down the
receipt whereof he doth hereby acknowledge To the bargainer
granted & sold unto the said Josiah Leake & his heirs forever
by these presents doth grant, bargain & sell Opis to the said Josiah
Leake & his Heirs forever One certain Tract or parcel of Land
in the aforesd County of Rockland Containing by Estimation
three hundred Acres to the Line more or less & bounded as follows vizt
beginning at a Black Walnut on a corner of Josiah Leake's Land
thence along his Line on the West side of Leake's Creek to the
said Creek thence along Bolling's Line to John Day's thence
along Day's Line to the Line of T. & Brathers Land thence along
Brathers Line to Robert Pease's thence along Pease's Line
to Francis Gilley, Orlong P. Gilley's Line to End of William Coles
Line & along his Line to where it began, being part of a Tract of
Land granted by patent to Thomas Edwards To HAVE AND
to HOLD the aforesaid Tract of Land with all its Appurtenances
to the said Josiah Leake his Heirs & Assigns forever. And the
aforesd Charles Edwards doth covenant and agree with the said
Josiah Leake his Heirs and Assigns that he the said Charles
Edwards his Heirs & will warrant & defend the aforesd Tract
of Land with the Appurtenances unto the said Josiah Leake &
his Heirs or Assigns forever against the claim of all persons
whatsoever In Witness Whereof the said Charles Edwards
hath hereunto set his hand & seal the day & year above
Written.

Signed Sealed & Delivered
in presence of . . .

Robert Coleman.

Charles Edwards Seal.

day of May 1767.
Robert Coleman.
Arch. Bryce off
Robert Bentingayre.
George Monrother.

At a Court held for Rockland County May the 19th 1767.
Archibald Bryce George Monrother, and Robert Bentingayre, from
this deed with the remittances to be the acts & deeds of Charles
Edwards which were ordered to be recorded.

Teste. Vall Wood *My*

To all whom these presents shall come This Indenture witnesseth That
Charles Lewis of the County of Rockland and Colony of Virginia in
consideration of the natural love and affection that he hath, and doth
bear towards his Son John Lewis doth give, convey and confirm and
by these presents doth fully and absolutely give, convey and confirm to the
said John Lewis There Negro Slaves named Sam, Lou and Unity their
Heirs and Assigns forever To have and to hold free and discharged
from the claim or claims of the said Charles Lewis his Heirs Executors
Administrators or Assigns and all other person or persons whatsoever In
witness whereof the said Chas Lewis hath hereunto set his Hand &
Seal this 19th Day of May One Thousand Seven hundred and Sixty
Seven.

Signed Sealed and Delivered
in presence of . . .

John Todd.

Noelle.

At a Court held for Rockland County May the 19th 1767.
Charles Lewis acknowledging this deed to be his act & deed with no error and
to be recorded.

Teste. Vall Wood *My*

This Indenture made this eighteenth day of May in the year of
our Lord Christ One Thousand Seven Hundred and Sixty Seven
between William George of the County of Rockland of the one part
& John Payne of the same County of the other part Witnesseth
that the said William George for his consideration of the sum of One
Hundred pounds current money of Virginia to him in hand paid
by the said John Payne the receipt whereof he the said William George doth
hereby acknowledge and have of the said John Payne the Receipt & Discharge the said my
John Payne his Heirs Executors Administrators & Assigns by
these presents doth grant, bargain & sell All Land &
soe bounded & limited & by these presents doth grant Bargain sell Enclose
& Convey unto the said John Payne the Tractor & all of Land
soe bounded lying & being in the County of Rockland and on the
Branches of Licking hole Creek Containing by Estimation
Three hundred & Sixty five Acres to be the same more or less and lying
on both sides to road i.e. the three Ridge Mountain Road & the
Bottard within the two lines of Francis Bowley George Payne
George Holland James George & John Nash and is the Land and
Lie in or wherein George Payne just now lies & is the Land former

with all & Singular the premises & Opportunities there unto belonging
or in any wise appertaining also the Reversion & Reversionary Remainder
& Possession with effects & profits thereof of all the Estate Right Title
or interest property claim'd & Demand whatever of him the said
William George for & to the said Tract or parcels of Land & of every
part & parcel thereof To be and to hold to the said John Payne
his heirs & assigns forever And the said William George for him
self his executors & administrators doth hereby covenant &
Agree to bind with the said John Payne that he the said
William George now is & shall be lawfully and legally seized
and in the said three hundred & sixtysix acres of Land of Virginia
hereof absolute and undividedly Estate in fee simple and
hath an Absolute Right to sell & convey the same according to the
just & true intent and meaning of these presents. And that it
shall and may be lawfull to and for the said John Payne his heirs
and assigns forever hereafter peaceably & Quietly to have & hold the
same for & during the time and every part and parcel thereof without
the least trouble or Interception of him the said William George his
heirs executors or administrators or any other person or persons what
ever And the said William George for him self his heirs executors
administrators the above sold Land & others has hereby granted &
conveyed and parcelled there of unto the said John Payne his heirs
& assigns Against the claim & demand of whom the said William
George his heirs executors or administrators or any other person
or persons whatsoever doth hereby forever defend And the said
William George doth covenant grant & Agree that he will at
any time hereafter make and execute any other Deed or
Deed Conveyance or Conveyances for the further & better defining the
right & title of the above sold Land and Description at the reasonable
request and charge of the said John Payne his heirs or assigns
shall reasonably desire or require In Witness whereof the said
William George to these presents hath here unto set his hand &
affixed his Seal the day & year above written.

Signed Sealed & Delivered
in the presence of }
Geo. A. Opie.

William George. Seal.

Simon Harris.

Robt. Payne.

John Payne agent.

Memoarization.

That on the day & date of the within written Deed first,
& previous to execution of the same the premises within mentioned were
had and taken by the within named William George and by him
given & Delivered to the within named John Payne according to
the True Meaning & Effect of the within written Deed.

Witnessed by

Geo. A. Opie.

Simon Harris.

Robt. Payne.

John Payne agent.

Received on the day & date of the within written Deed One hundred
Pounds Current money of Virginia of the within named John.

John Payne Esq.

At a Court held for Rockland County May the 19th 1767.
William George acknowledges this deed with the intent of giving the
said land or lands to be his next friends which were intended to be his own.

Test. Wall Wood Esq.

This Indenture made this twenty first day of November Anno
Domini one hundred and Sixty six Between Alexander Bain
of the County of Morris Merchant of the one part and David Rife
of the County of Rockland of the other part. Witnesseth that the
said Alexander Bain for and in consideration of the sum of Eight
hundred and eighty three pounds four shillings and eleven pence current
money of Virginia paid him in hand paid by the said David Rife the
receipt whereof to the said Alexander Bain doth hereby acknowledge and
confess Ralfe granted bargained sold alienated released and confirmed and
by these presents Both Grant Bargain sell alien release and confirm unto
the said David Rife his heirs and assigns for ever One certain Tract or parcel
of Land situate lying and being in the County of Rockland on the North side of
the western branch of Beaverdam Creek bounded by the Land of W. Rader
& Benjamin Ash & the Land of Aaron Rockland Courthouse now lands
containing by estimation Fifty Acres to the same more or less being the same
Tract or parcel of Land purchased by Thomas Kirk from John Clarkson
the son and by the said Jeremiah Kirk sold to the said Alexander Bain as may more
fully and clearly appear by referring to the record of Rockland Court house
that for the same is recorded I Will also another certain Tract or parcel of Land
situate lying and being in the said County of Rockland on both sides of the said
Beaverdam by the Land of Peter Weston Robt. Obear the said land and the
Land of the said Peter Weston & the said Aaron Rockland Courthouse
now stands containing by estimation One hundred & thirty three acres to the
same more or less being the same Tract or parcel of Land which Thomas Kirk
conceded to his last Will and Testament annexed to his will. Among Clarkson
for his life Convinced to his son John Clarkson in payment by the said
John Clarkson the son sold to the said Alexander Bain for a Value to
consideration for the conveyance of the reversion of which One hundred &
thirty three acres of Land the said Alexander Bain acknowledged his Willing
to complain against the said John Clarkson the son & the same is now
pending in the said Court of Rockland County and to which the said John
Kirk answered that he is willing the aforesaid Tract of Land confirming as
aforesaid One hundred and thirty three acres annexed to the said Alexander
Bain To have and Hold the aforesaid Two Tracts or parcels of Land
to the said David Rife his heirs and assigns forever to the only possession
use and behoof of him the said David Rife his heirs and assigns forever
And the Testimony whereof witnesseth that the said Alexander
Bain doth in the consideration aforesaid for various other causes and
considerations him thereunto moving Ralfe granted Bargained sold
and released confirmed and for quit claimed and by these presents Both
Grant Bargain sell alien release confirm and forever quit claim fully
clearly and absolutely unto the said David Rife his heirs and assigns
forever one full moiety of another certain Tract or parcel of Land situate
so lying and being in the said County of Rockland on both sides

of money and money by Law for the same recovered
Court at my own full and at large appear by springing their late W^t H.
all ways makes profit advantages committies hereditaments &
emoluments and Appurtenances whatsoever to the said three several
Tracts of land belonging or any wise appertaining unto the said premises &
possessions remain in & remanentes rents, issues and profits of the said
Premises and of every part and parcel thereof with the appurtenances
and all the Estate right title interest property claim and demand in
whatsoever kind the said Alexander Bainie in and to the said three
several Tracts of land and every part & parcel thereof, and the said
Alexander Bainie for himself his heirs and assigns doth covenant
and grant to and with the said David Ross his heirs and assigns
that to the said Alexander Bainie and his heirs and all and every
other person or persons his or their heirs any thing having or claiming
in the above mentioned premises or any part thereof shall and will
from time to time and at all times hereafter at the reasonable request
and at the costs and charges of him the said David Ross his heirs or
assigns make good demands or cause to be made done and executed all and
every such further and other lawfull and reasonable Act, things and con-
veniences in the law for the further better more perfect and fully granting
affording and releasing and confirming of the above mentioned premises
with the appurtenances unto the said David Ross his heirs and assigns
for ever as by the said David Ross his heirs or assigns no less than their
eternal care in the law shall be reasonably desired or required
And it is further covenanted granted concluded and
agreed upon by and between the parties to these presents, that the
true intent and meaning hereof is that all and every money bid
paying a sum and giving in cash conveyance and conveyances in the
law whatsoever already had and is now suffered, executed and
done and done any time herefore to be had and made and suffered
executed and acknowledged by and between the said parties to these
presents neither of them and any other person or persons whatsoever
of the said premises above mentioned with the appurtenances or any
part thereof either alone by it self or jointly with any other Lender
Covenancer or Tenant in the said land be had cause and shall be subject
to be had cause as for and concerning the premises
and singular of the appurtenances thereto belonging to and
for the only proper use and benefit of the said David Ross his heirs
& assigns for ever according to the true intent & meaning of these
presents and to and for none other use & purpose whatsoever
And the said Alexander Bainie for himself and his heirs the
said three several Tracts and parcels of Land and premises his
every part and parcel thereof with the appurtenances against
him and his heirs all and every other person & persons whatsoever
any thing having or claiming or to claim in the said premises or
any part thereof to the said David Ross his heirs and assigns shall
not with warrant & for ever defend by these presents In W^t Ross
whereof the said Alexander Bainie has hereunto set his hand and
affixed his seal the day 8th year first above written
Signed, Sealed and delivered
In presence of
Alex. McEanil
James Buchanan
Patrick Smith
W^t Donald John MacLean

and nearly five acres of land was held and taken by the said W^t in his name
in Bonn and by him delivered over to the within named David Ross
according to the true intent and meaning of the within Indenture and the
said Alexander Bainie did also deliver to the said David Ross etc
upon the date within mentioned his interest and title in and to the
within mentioned One hundred and thirty three Acres of Land being
the sum in thereof purchased from Tim' Corkeon the younger as
within mentioned.

Test.

Alex. Bainie


Alex. McEanil

James Buchanan

Patrick Smith

W^t Donald John MacLean

At a Court held for Brookland County April the 25th 1777
Alexander McEanil and William Donald proved this deed with the
body of witness endorsed to the act & acts of Alexander Bainie which
were continued for further proof.

Test. Val Woodfield

No a Court held for Brookland County May the 1st 1777
John McEanil further proved this deed with the body of witness endorse-
d to be the act & acts of Alexander Bainie, which were ordered to be
Recorded.

Test. Val Woodfield

To all whom these presents shall come, This Indenture witnesseth that
Charles Lewis Sen^r of the County of Brookland and the Colony of Virginia
in consideration of the natural love and affection that he hath and doth
bear towards his son Robert hath given convey'd and confirmed and by these
presents doth fully and absolutely give convey and confirm to the said
Robert Lewis one Negroe Girl Slave named Mary to him his heirs and
Assigns forever to have and to hold free and Distrinct from the
Claim or claims of the said Charles Lewis Sen^r his Heirs Executors
Administrators or Assigns and all other person or Persons whatsoever
In Witness whereof the said Cha. Lewis Sen^r hath hereunto set his
Hand and Seal this fifteenth day of June, One Thousand Seven
Hundred and Sixty seven.

Charles Lewis. Seal

At a Court held for Brookland County June the 16th 1777
Charles Lewis Sen^r acknowledged this deed to be his act & deed which
was ordered to be Recorded.

Test. Val Woodfield

Know all men by these presents that I Phidiah Daniel for and in considera-
tion of the sum of One hundred & forty pounds Virginia Currency
have bargained & sold by these presents to bargain sell & deliver unto
George Kinsey & Company March 1st in blagoville Virginie born
Negroe Slaves two James & Syria father Mary & Rachel whom they
call James Tom, Jerry Tobel, Andrew & Kate, young Negroe being
now in my my possession And I do for my self my heirs & executors
make & do this 1st day of March in the year of our Lord 1777.

Alex. McEanil Test.

Alex. McEanil
James Buchanan

Agree with the above, I happen to pay unto them their Beirs or Offspring
the above sum of one hundred & Sixty Pounds & Interest at One per cent
according to the true intent & Meaning of these presents. In witness
whereof I have set my hand & Seal this 3rd day of February 1767.
Sealed & Delivered.

in presence of }
Nick. Bryant
Robert Berkley.

Obadiah Daniel. Seal

At a Court held for Rockland County June the 16th 1767,
Archibald Bryce proved this Bill of Sale to be the act & deed of Obadiah
Daniel which was ordered to be Recorded.

Taste. Wm Woodward

In the name of God Amen &c.

I Esomish Cannon of Rockland County in the Colony of Virginia being
in perfect Senses and sound memory do therefore make this my Last Will
and Testament in manner and form following To Wit

I give and bequeath unto my Loving wife Elizabeth the Land I now live on
During her natural life or widowhood Also nine head of cattle
with all the residue of my Stock and also all my household Staff
and furniture of what kind soever it be to her During her
natural life or widowhood to raise my Children upon Also I
Leave her One black Horse During her life or widowhood.

I give and bequeath unto my son William Cannon the Land I now
live on containing by Estimation Seventy Acres more or less to him &
his heirs forever after mine and my Wife Dies and if my son

William Cannon should die without an heir lawfully begotten of
his Body then to fall to my son Thomas Cannon his heirs & forever

I will that one Horse that is now in possession to be sold to Dixie
my wife.

I will that all my Estate as well Real and personal after mine and
my wife Dies to be Equally Divided amongst all my Children.

I ordain and Appoint my Loving wife Elizabeth Executive and
my son Benjamin Cannon Executrix of this my Last will and Testament
and I do revoke all other wills by me hitherto made acknowledging
this to be my last will & Testament In witness whereof I have hereunto
set my hand & affix my seal this first Day of February Anno Domini
seven hundred & Sixty Seven.

Signed Sealed and Delivered,

X Seal

in the presence of }
William Sharp Smith

Humphrey Parrish junr.

Philip Walker.

At a Court held for Rockland County June the 16th 1767.
Philip Walker and Humphrey Parrish junr. proved this writing to be
the last Will and Testament of Esomish Cannon dec'd which was thereupon
admitted to Record.

Taste. Wm Woodard

In obedience to an order of Rockland Court bearing date this day of

To 1 wine Glass	
To 1 Tumbler bottle	
To 1 Pewter Mustard pottle	
To 2 old Pewter Mopons	
To 1 Old Pewter Chamber pottle	
To 4 Pewter Spoons	
To 3 Pewter Forks	
To 1 Pewter Spoon	
To 1 Pewter Jug	
To Large D.	
To 1 Pewter Bottle	
To 1 Morning glass	
To 32 Yards white Virginie Cloth	2 2
To 10 Yards 7/8. Border 2 44	1 10 3
To 8 Yards of Linnen	
To 1 Cotton Table Cloth	
To 1 old Cotton Towel	
To 1 Pewter pottle	
To 1/2 Dopee	
To 1/2 Orange	
1/2 Allspice	
To 3 Buttons Yellow	
To 3 1/2 dozen Metal buttons	
To 1 old tin Canister	
To 1 old chest	
To 1 old box	
To 5 1/2 Yards druff	2 7
To 1 Stick mache	
To 1 Hunting saddle & bridle	
To 1 Print Tech	
To Large Green Ring	
To 4 bed Blankets	
To 1 of old D.	
To 1 of old D.	
To 1 old Cotton Bed	
To 1 of new D.	
To 1 bed bolster & pillow	
To 1 bed stand & brush side board	
To 2 Linnen Handkell	
To 1 1/2 old hand Mill stones & peck	
To 1 Negro Wench Dorah	
To 1 Negro child Ben	
To 1 Rose Jug	
To 1 Negro wench Abbie	
To 1 Girl Luka	
To 1 Ditta Delilah	
To 1 Negro Wench Sarah	
To 1 D. girl Aggie	
	70
	4394 4 1

June 6. 1767. Wm. Bryce
James E. Howard
Esq. Jr.

Was Drawn up by the Administrator, this 6th day of June 1767.
 1. Marshall.
 1. Small Hatchet.
 1. Hot Mans Ladle.
 1. Gun Barrel.
 76. Apple tree Suckles at 4.
 1. Linen Cloth.

4	10
4	1
10	
1	
1	5
6	
13	11 & 4.

Mr. Rutherford
 May 2^d 1767
 Edward L. Rutherford
 mark
 At a Court held for Goochland County June the 16th 1767.
 This inventory was presented in Court and ordered to be Recorded.

Taste. Val Woodfellow.

This Indenture made the 16th Day of March in the seventh Year of the Reign of our Sovereign Lord George the Third by the Grace of God of Great Britain France and Ireland King Defender of the Faith &c. and in the year of our Lord Christ One thousand seven hundred and Sixty Seven Between Daniel Lipscomb of the Parish of St. Johns in the County of King William and Regis his wife of the one part and John King of the County of Goochland and parish of Saint L. T. N. of the other part Witneseth That for and in Consideration of the sum of Two hundred and forty Pounds Current Money of Virginia to the said Daniel Lipscomb paid at or before the sealing and delivery of the present by the said John King the Receipt whereof he has and Daniel Lipscomb doth hereby acknowledge and him self therewith fully satisfied contented and paid and thereof and of and from every part and parcel thereof doth acquit and discharge the said John King his Heirs Executors and Administrators forever by these presents They the said Daniel Lipscomb and Regis his Wife Have Granted Bargained sold aliened enfeoffed and confirmed by these presents All Grant Bargain and sell alien enfeoff and confirm unto the said John King his Heirs and Assigns forever a certain Tract or parcel of Land containing by Estimation Two hundred and Ninety four Acres more or less situate lying and being in Hanover & Goochland Townships Survey book Major Powers William Powers and Henry Oldhams the said Land was surveyed by William Nevis in way of a swamp and all Houses Estates woods under Woods Ways Water Watercourses profits commodities Emoluments hereditaments & Appurtenances whatever to the said Tract or parcel of Land belonging or in any wise Appertaining and the Heriot and Rents and Rivers Rents Remainder & Reversions Rents Fines and profits thereof and every part thereof and all the Estate Right Interest Use Trust & common property profit gain and Demand whatsoever of them the said Daniel Lipscomb & Regis his Wife their Heirs and Assigns of me and the same To have and To Hold the said Tract or parcel of Land containing by Estimation Two Hundred and Ninety Four Acres

and all other Persons whatsoever shall and will Maintain and forever defend by them present and the said Daniel Lipscomb for himself his Heirs Executors and Administrators and every of them with fully Covenant Promise & Agree to and with the said John King his Heirs and Assigns and to and with every of them by them present in manner and form following (that is to say) That he the said John King his Heirs and Assigns shall and Lawfully may from Time to Time at all Times hereafter peaceably and quietly have hold use occupy Peirce and enjoy the said Tract or parcel of Land and all singular place the premises herein before mentioned or intended to be thereby granted and conveyed with their and every of their Appurtenances and more and take the Rent Fines and profits thereof and of every part thereof to his and their own proper Use and Benefit without any lawful Let said Tenant Daniel Lipscomb Ejection or Interruption for by the said Daniel Lipscomb his Heirs & Assigns or any other person whatsoever and that free and clear and justly & clearly acquired & exonerated and discharged of other wise well and sufficiently said defences kept honest and indemnified by the said Daniel Lipscomb his Heirs Executors and Administrators of from & against all and all manner of former other Gifts Grants Bargains Sales Leases Tenures Dower & Tolls of Dower Tenants Wills Mortgages Estates Executions & Interests and all encumbrances herof and of and from all other Estates Tenures Charges and Innuendoes whatsoever For Witness whereof the parties to these presents have interchangably set their hands and seals the Day and year first above written.

Sealed and delivered }
 in the presence of us. }
 Matthew Vaughan
 Major Powers
 William Powers.

Daniel Lipscomb Seal.
 Regis X Daniel Lipscomb Seal
 mark

At a Court held for Goochland County June the 16th 1767.
 This Deed was passed by the oaths of the Witnesses hereto take the oaths Deeds of Daniel Lipscomb and Regis his Wife which was ordered to be Recorded.

Taste. Val Woodfellow

This Indenture made this Sixteenth day of June in the Year of Our Lord Christ One thousand Seven Hundred & Sixty Seven instant - Anderson & Henry Martin Executors of Michael Bellant & Taste of the One tract & John Payne of Goochland County of the other part Witnessesthat the said George Anderson & Henry Martin Executors as aforesaid for and in Consideration of the sum of Twenty two Pounds Ten Shillings Current money of Virginia to them in hand paid by the said John Payne the receipt

Beginning in the said John Payne's own Line at George Payne's Point
and running with the said Paynes line North Eighty four Degrees East-
One Hundred & Fifty Six poles to Pointe thence on Hollands line North-
Ninety Nine Degrees west Three Hundred & Twenty Eight poles to Apries
standing in the said John Payne's line thence with his line South thirteen
Yards & poles east Three hundred and three poles to the first Station
And all the Estate Right Title Interest the property claim & demands
whatsoever of them the P. Penney Anderson & Henry Martin Executors As
afforded or given to the premises and the Rovision & Revision Remained &
Remainders such & profits of the premises and every part & parcel thereof
To have & to hold the aforesaid One Hundred Sixty five Acres of Land
or to the same more or less also within the above said bounds contained and
all and Singular the premises herein before recited and intended to be hereby
granted with their Dower of their Appurtenances unto the said John Payne
his Heirs and Affigns forever unto the said Penney Anderson & Henry Martin
Executors as executors for them their Heirs Executors and Administrators
both hereby covenant grant & Agrees bound with the said John Payne
that they the said Penney Anderson & Henry Martin Executors aforesaid
is lawfully and lawfully empowered by the will of the above said
Michael Holland Esq; and hath an absolute Right to sell and Convey the
same in manner & form aforesaid and according to the purport intent
& true meaning of these Presents And that it shall and may be lawfull
to sell for the said John Payne his Heirs and Affigns forever hereafter
peaceably and Quietly to have hold the Occupying profits & enjoy the same &
every part thereof without the let Said trouble or disturbance of
them the said Penney Anderson & Henry Martin Executors aforesaid
or their Heirs Executors or administrators or any other Person or Person-
whatsoever and the said Penney Anderson & Henry Martin for them their
Heirs Executors Administrators the above sold Land & Premises &
every part thereof unto the said John Payne his Heirs and Affigns
against his claim and demands of them the said Penney Anderson and
Henry Martin Executors aforesaid or Any other Person or Persons
whatsoever both hereby forever Devoid and the said Penney Anderson
& Henry Martin both further covenant and agree with the said John
Payne that they will at any time hereafter make and Execute Any or
other Act or Acts Conveyance or Conveyances Placing in the law for
the further and better Conveying the Right and Title of the above Sold
Lands & Premises at his request & charges of the said John Payne his
Heirs or Affigns as either of them shall be Advised or require for witness
of the said Penney Anderson and Henry Martin to these pre-
sent hath hereunto set their hands and seals the day and year above
Written.

Signed Sealed & Delivered }
in presence of }

Penney Anderson. Seal.
Henry Martin. Seal.

Memorandum.

That on the day & date of the within Written Deed Deed &
seal'd & Sealed & Given of the Lands & Premises within
mentioned was had and taken by the within named Penney Anderson
& Henry Martin and by them given and Delivered to the within named
John Payne According to the Tenor from & Effect of the within Written
Deed.

Witnesses Anderson. Seal

which were read before Recited.

Tell Well Wood Esq;

This Indenture made this first day of June in the Year of our
Lord Christ One thousand seven hundred and forty seven and in the
seventh year of the reign of our Sovereign Lord George the third Between
David Mims of Rockland County of the one part and William Williams
one of the same County of the other part witnesseth that the said David
Mims for the valuable Consideration of Two Pounds German to him
in hand paid by the said William Williams the receipt whereof is to the
said Mims acknowledged and thereof doth acquit the discharge the said
William Williams and his heirs and affigns and hath given granted
Bargained sold aland Entitled and Unnamed and by these presents
will give grant Bargain sell Entitle and Confirm unto the said William
Williams and his heirs and affigns forever one certain tract or part of
Land lying and being in the said County of Rockland and in a branch
of Lehigh Creek called the Rose Hill Branch abounding on the
South side of the said Branch beginning at the said Branch where going
Paynes line and the said William Williams line crosses the said Branch
thence on the said George Paynes line one hundred and ten yards to
corner Red oak to the west thence Southeast four hundred yards to bor-
er which end there is North east one hundred yards to said stone
corner Branch thence up the Branch to the first pointed place on
Paynes line being six hundred yards Abiding part of the tract the
said David Mims now herein supposed to be by Estimation to be
about ten acres to the same more or less by which bounds the said
Land may fully appear To have and to hold all and singular
the premises aforesaid with the appurtenances unto the
said William Williams his heirs and affigns forever and the said
David Mims for himself and his heirs and affigns to covenant
and agree to and with the said William Williams his heirs and
affigns that he the said David Mims at this time of Creating
and delivering of these Presents is the true lawfull and Right
owner of the said Land above mentioned and the said David Mims
doth further promise Covenant and agree to and with the said
William Williams that he will warrant the title of the said Land
unto the said William Williams to him and his heirs and
affigns forever against any Person claiming any Right to
the said Land from or under him or in his Name In
witness whereof the said David Mims hath hereunto set his
hand and Seal the day and year first above written.

Signed Sealed and delivered }

in presence of

William Williams Seal

Benjamin Herndon

John Christian.

Memorandum.

David C. Mims. Seal
Mark

Test on the first day of June 1787. Longf-

In the seventh year of the Reign of our Sovereign Lord George the Third
Between William Williams of Newland and County of the one part
and Shadrack Mims and David Mims Tenant of the Land
County of the other part It is forth that the said William Williams
for the Valuables consideration of Five pounds to him in hand
paid by the said Shadrack Mims and David Mims Tenant the
Receipt whereof he doth hereby acknowledge and thereof doth acquit
and discharge the said Shadrack Mims and David Mims Tenant
And hath from grants Bargained Sold alredy Entituled & Conformed and
by these present doth give grant Bargain Sell Entitule & Conform unto the
said Shadrack and David Mims just & to their heirs and assigns
forever one certain tract or parcel of Land lying and being in the
said County of Newland and some branch of Licking hole Creek also
the River Branch all containing on the north side of the said
Branch & being a place which Shadrack Mims and David Mims
hath agreed to built a mill on beginning at the Run of the said Branch
going Thirtysix feet North to a corner pine tree five hundred yards
norward to a corner white oak thence fifty yards South to a corner thicket
on the Run of the said Branch it being part of the tract of Land
which the said Williams now liveth supposed to be neare
By Estimation about ten acres to the same more or less by which
bounds the said Land may fully appear To have and to hold
all and Singulare the premises above mentioned with the appurtenances
unto the said Shadrack Mims & David Mims just & their heirs and
assigns forever and the said William Williams for himself and his
heirs and assigns to covenant and agree to and with the said Shadrack
Mims and David Mims their heirs and assigns that he the said
William Williams at the time of Entituling and delivering of these
Present in the true Law full and Right owner of the said Land above
mentioned and the said William Williams doth further Promise
covenant and agree to and with the said Shadrack and David
Mims That he will warrant the title of the said Land unto the
said Shadrack Mims and David Mims Tenant to them and their
heirs and assigns forever against any persons claiming any
Right to the said Land former by or under him or in his
Name In witness whereof the said William Williams hath here
unto set his hand and Seal the day and year first above written
Signed Sealed and delivered.

in presence of }
William Williams junr.

Benjamin Rondon.

John Christian.

Memorandum.

That on the first day of June 1767. Letter of Coven
was given by the within Named William Williams unto the
within Name Shadrack Mims and David Mims Tenant as
according to the Effect of the within Deed.

Signed Sealed and delivered.

William Williams. Seal

in presence of }

William Williams junr.

Benjamin Rondon.

John Christian.

This Indenture made the fourth day of May — in the year
of our Lord One thousand Seven hundred & Eighty Seven between —
William Winston of Hanover County & John Winston his son of
Same County on the one part & the Reverend William Douglass of
Newland County on the other part Witnesseth that the said
William & John Winston Father & Son for £ in consideration of the
Sum of Three Hundred & fifty pounds current money of Virginia to
them in hand paid by the said William Douglass at & before the
Sealing & Delivery of these Presents (the Receipt whereof the said
William & John Winston doth hereby acknowledge) thereof
doth Acknowledg & Discharge the said William Douglass his Heirs
Executors & Successors forever by these Presents have Granted, Pur-
gained, & Sold Aliened Conveyed & Conformed & by these Presents
dethenied Bargained, & Sold Aliened Conveyed & Conformed unto the said
William Douglass his Heirs or Assigns, A Tract of Land contain-
ing in whole Three hundred & fifty Acres less or more; at present
possessed by the said William Douglass & John Rondon his son con-
sidered & the said William Winston by John Henry of Hanover
County & his Spouse lying in the County of Newland on a ridge
called Turkey Creek bounded as follow, viz: Beginning at a corner
stone in a County line between Lenoir & Newland running
thence South forty nine degrees west, one hundred & Eighty rods
to a red oak near the main south fork of Turkey Creek thence
South twenty eight degrees East Sixty seven poles to a white oak
thence South forty eight degrees West, Two hundred & Sixty two
poles to a white oak sapling on a ridge in a fork of a branch of the
Third Stream South forty five degrees East Three hundred & Sixty
Eight poles to a black oak between Pointers, thence North forty
four degrees West four hundred & fourteen poles to Pointers on both
sides the middle Fork of Turkey Creek; in the County line, thence on
the said Line North fifty four degrees West three hundred &
Eighty six poles to the beginning, (Excepting only out of the Land
within the above bounds fifty Acres already sold by the said
Winston to William Rond, lying on the West side of the stream &
notched Road at the upper end of the plantation) and all woods
underwood waters watercourses profits, communitie, & advantage
concerning, & hereditaments whatsoever to the said Tract of
Land belonging or in any wise appertaining; & by Agreement
herein there of, & of every part & parcel thereof, to have and to
hold the said Three hundred & fifty Acres of Land with their
appurtenances unto the said William Douglass, his heirs & assigns
their use & behoof forever and the said William & John Winston
their Heirs & assigns shall defend by these Presents Warrant & for-
ever defend the above Tract of Land & premises unto the said Willi-
am Douglass his heirs & assigns against the claim, not only of
themselves & their Heirs & but against all persons whatsoever to
as the said William Douglass & his for saids shall peaceably &
quietly have hold upon, enjoy profits & enjoy the same & every
part thereof, And Lastly, that the said William & John Winston
& their Heirs shall according to their respective Rights at any
time within twenty years from the date hereof Do and
Execute any other Act & conveyance necessary in Law for
the better Securing Demarcating the said Lands & Dismantle and the
D

the year fore said before these witnessas John Hody hill, Shingfable & Matthew Jordan.

Signed Sealed & Delivered by the Above William Winston.

in presence of

Sam'l. Corby.

David Michell.

And by John Winston.

in presence of

John Hody hill.

John Sadler.

Matthew Jordan.

Rebekah t. Hurst

Murk.

Memorandum.

Mr. Winston Seal
John Winston, Jr. Seal.

That on the day & date of the within written Date
Quoted & peaceable Receipt & Crying of the Lands & Premises
within mentioned was had & taken by the within named William
& John Winston; and by them given & Delivered to the within
named William Douglass according to the Tenor, form & Effect
of the within written Deed.

In the presence of.

Sam'l. Corby.

David Michell.

John Hopkins.

John Hody hill.

John Sadler.

Matthew Jordan.

Rebekah t. Hurst

Mark

Received day & date within written of the hand William
Douglass the sum of Three hundred & fifty Pounds Current money
of Virginia, being in full consideration for the Lands & Premises
within mentioned.

Mr. Winston
John Winston, Jr.

To see:

Sam'l. Corby.

David Michell.

John Hopkins.

John Hody hill.

John Sadler.

Matthew Jordan.

Rebekah t. Hurst

Mr. Winston
John Winston, Jr.

At a Court held for Coockland County August the 18. 1747.
This Deed with the Livery of seizure and receipt endorsed were
proved by the oaths of Samuel Corby, David Michell, and John
Hopkins to be the acts and deeds of William Winston & John
Winston joint. The other Party acknowledged the same to be
his acts and deeds which were thereupon ordered to be Recorded.

Teste
John Woodburn

In the absence to the within order we the Subscribers have laid off
Sarah Davis her third part of the within Tract of Land.

John Hopkins.
William Holman

94 This Indenture made this Twenty eighth Day of December in
the Year of our Lord one Thousand seven Hundred and Sixty eight be-
tween Charles Hodgepath & Mary his wife of the County of Prince Edward
of the one Part and Thomas Drumright of the County of
Coockland of the other Part Witnesseth that the said Charles
Hodgepath and Mary his wife for and in consideration of the sum of Fifty
five Pounds bare & Money to him in hand paid hath this Day bargained
sold Alonc Cuffe's and Confermed unto the said Thomas Drumright
his heirs and Assigns forever a certain tract or parcel of Land ly-
ing and being in the County of Coockland containing four hun-
dred Acres nearey a tract bearing date the Twenty eighth Day of
September one Thousand seven Hundred and Thirty granted to
Charles Christian and by him Conveyed to Richl. Brault from
Richl. Brault to William Hodgepath from William Hodgepath
to the said Charles Hodgepath and from the said Charles Hodgepath
to the said Thomas Drumright and to his heirs and Assigns forever
To have hold Occupy & enjoy the same undevon & free &
Barrel thereof to him the said Thomas Drumright and to his heirs
and Assigns forever without the common challenge or Demand
of me the said Charles Hodgepath and Mary his wife their Heirs
Executors Administrators or Assigns whom ever Together with
all Houses out houses orchards gardens Walled Gardenes plantage
and other Appurtenances thereto Belonging or in any wise appertain-
ing to the Ression & Reversione Remainder and Remands thereof of
every Part and Parcel thereof To have and to hold the said
four Hundred Acres Land with the Appurtenances to the said Thomas Drum-
right his Heirs and Assigns forever and the said Charles Hodgepath & Mary his
wife their heirs and Assigns the above old Land and premises with their
and every of their Appurtenances unto the said Thomas Drumright his heirs
and Assigns shall and will warne and prouide Deft and the said Charles
Hodgepath and Mary his wife for them to have their Exectors Adminis-
trat & Assigns both Common and grant and agree to and with the said
Thomas Drumright his heirs and Assigns that to the said Charles
Hodgepath and Mary his wife at the time of Conveying and Delivery for
these Presents is and stands Seized of an Indenture Date of
Inheritance in fee simple in the said Land and premises and that
they have full power and Authority to sell and convey the same to the
said Thomas Drumright in manner and form aforesaid and he the
said Thomas Drumright his heirs and Assigns shall and may for
ever have hold Occupy & enjoy the same and every part &
Parcel thereof To Wethersfield of the said Charles Hodgepath and
Mary his wife heire & her next but three Heirs and Assigns their seals
the Day and year first above written

Signed Sealed & Delivered

in presence of

Louis Payne Jr.

John Weston

Turner Rowntree

Hebbelot

Humphry Parrot Jr.

Memorandum.

Charles Hodgepath Seal
Mary Hodgepath Seal

mark

These words (by my his wife) in several

That on the Day the Day is in the month

Teste.

To. Payne Jr.
John Woodson.

Turner Rowntree.

Charles Hudsorth.

At a Court held for Rockland County August the 18th 1767,
Charles Hudsorth and Mary his W^w, acknowledge this deed
to be their act and Deed, & the said Charles Hudsorth acknowledging
the delivery of a sum and receipt endorsed to be his Act and Deed,
which were noted to be Recorded. Then the said Mary (holding first,
privately examined) relinquished her right of Dower in the land
conveyed by this deed with w^{ch} therupon admitted to Record.

Teste. Val Woodson.

This Indenture made this Eighteenth Day of August
in the Year of Our Lord Christ one Thousand seven Hundred
and Sixty Seven, Between Thomas Bowles of the County of Hanover
and Thomas Johnson Junr. of the County of Louisa, of the one part and
John Bowles, of the aforesaid County of Hanover, of the other part, —
Witnesseth; that the said Thomas Bowles and Thomas Johnson
Junr. for and in Consideration of the sum of Forty Pounds current
Money of Virginia to them or either of them over before the sealing
and Delivery of these presents, in hand well & truly paid by the said
John Bowles, the receipt whereof they do have by Acknowledge and
thereof and of every part and parcel thereof do Accept and Discharge
the said John Bowles his heirs, executors and Administrators, by
these Presents. They the said Thomas Johnson Junr. & All Tenants &
successors Granted, Bargained, Sold Alene & Confirmed and
by these Presents Doth Grant, Bargain Sell Alene Release
and Confirm unto the said John Bowles his Heirs and Assignees
forever, One certain Tract or Parcel of Land situate lying
and being in the County of Rockland, and is the same Land
which was Granted to the said Thomas Bowles and Thomas
Johnson Junr by Patent bearing Date the seventh Day of July
in the Year of Our Lord one Thousand seven Hundred and
Sixty three, As by the said Patent will more fully appear
whereof thereunto being had; and is bounded as followeth:
Beginning at a white Oak, and running thence with the White
oak line, North eighty and an half Degrees East, two Hundred
Poles, to a red Oak, thence with Anderson Lipscomb's line South
nineteen and an half Degrees West ninety one Poles, crossing the
notched Road to a white Oak, thence with the said Lipscomb's line
Lauri's line, South fifty seven and an half Degrees, West one hundred
and seventy three Poles, to a Dead red Oak, crossing a branch of the
Horse Creek at one Hundred poles, thence with John Harris's line
eight and an half Degrees West one hundred and forty eight poles
crossing the foregoing branch, and one other branch of the said Creek to
the Beginning place and contains One Hundred and Twenty three
Acres be the same more or less, And also all Trees, Woods, Underwoods,
Pastures, profits, Commodities, Advantages, hereditaments, Ways
Waters Watercourses Buildings, Fences, Orchards, and all the
Appropriations whatsoever to the said Tract or Parcel of Land —
Belonging.

to have and to hold the said Tract or parcel of land
and all and singular the premises abovesigned and every part and
Parcel thereof with their and every of their Appurtenances, unto the said
John Bowles his Heirs and Assignees to the only proper life and Right
of the said John Bowles his Heirs and Assignees forever. And the said
Thomas Bowles and Thomas Johnson Junr for themselves and their Heirs and
the Heirs of either of them the said Tract or parcel of land and
premises and every part thereof against them the said Thomas
Bowles & Thomas Johnson Junr and their Heirs and against all and
every other person and persons whatsoever to the said John Bowles his
Heirs and Assignees shall and will warrant, and forever defend by
these presents Mr. W. Meigs where of the Marks to these presents
their Hands and seals Interchangeably have set the Day and Year
just above written.

Sealed and Deliv'd. —
in the presence of,

Thomas Bowles, test.
Thomas Johnson Junr. test.

Received this 18th Day of August 1767 of the within Thomas Bowles
the sum of Forty Pounds Current Money of Virginia it being
in full of the Consideration Money for the within Bounded and
Lodged and Promised, as my record
Test. —

Ms. Thomas Bowles

Thomas Johnson Junr.

At a Court held for Rockland County August the 18th 1767
Thomas Bowles and Thomas Johnson Junr acknowledged this Deed
with the receipt Endorsed to be their act and Deed which were noted
to be Recorded.

Teste. Val Woodson.

In Reference to the Order of Court We the Subscribers being first
sworn to Appraise the Estate of Jeremiah Cannon Dec^r 2^d or so much
thereof as was produced before that person. Given under hands this
— June 1767.

	L	1	5
1. Barn.		12	
2. Brook.		15	6
3. Cow & Calf.		2	10
4. D.		2	10
5. Cow & Calf in 4 th Bellot.		1	5
6. Cow & 3. Heifers.		4	15
7. Mair.		4	10
8. Bell. 5 ^f . 1. little pott & hooks 2 ^f .		7	6
9. Large pott & Hooks 3 ^f .		3	9
10. Frying pan 16 ^f . part of an old sett. Shamb ^t . Scale of Horse Harness 4 ^f . Old Iron 9 ^f .		7	6
11. Handw ^r . Kettle, Old Hoe 3 ^f .		13	6
		3	

97 2 large Dishes of one dish & 5 plates 7/6
 2 Old Basins & Old spoons 2/- 11 New spoons 2/-
 1 old Blaf & copper Poy 9/-
 1 old Basket. Tiffes 8/- 2/- Small Trunk of
 1 Old Tong. much Rich. handle Rich 8/-
 1 Old Barrel 1/- 2 Tables & 2 Boxes of
 1 Chair 2/- 1 Spinning Wheel 1/-
 1 Mans old saddle 1/-
 1 Bell old Brasses & Hammer 1/-
 1 Bed Headed Furniture
 1 Bed Headed & Cord 1/-
 1 Bed's Head old Rugg & Bolster w/ a small Quantity of bedding 1/-
 £ 27 19 9 1/-

Humphrey Parrot
 Phil R. Walker
 his mark.
 Barnett + Green
 his mark.
 At a Court held for Rockland County August the 18. 1767.
 This Inventory was presented in Court, and ordered to be Recorded.
 Teste. Val Wood Esq.

To all people to whom this present writing shall come I Richard Perkins of Rockland County in the Colony of Virginia Send greeting. Y know ye That I the said Richard Perkins for and in consideration of the love good will and affection which I the said Richard Perkins do owe unto my Son Joel Perkins of the aforesaid county & Colony have given granted and by these presents do fully entirely & absolutely give grant and confirm unto the said Joel Perkins my son one Negroe girl named Agnes of the age of a eleven or twelve years I do have and to hold the said negroe girl to the aforesaid Joel Perkins his Executors Administrators and Assignees to him and their own proper use and behoof forever; — thereof herewith to be left and Disposse at his and their will & pleasure of his and their right and property without any manner of challenge claim or Demand from the said Richard Perkins or of any other person or persons for me in my name by my confymans consent or procurement and further M. W. G. That I the said Richard Perkins have Delivered the said negroe unto the said Joel Perkins as his full right and property by Delivery of the said negroe Agnes unto him the said Joel Perkins at the Invoicing time of Mr. Willm. M. whereof I have hereunto put my hand and Affid my Seal this fifteenth Day of August one thousand seven hundred and Sixty Seven.

Singly Sealed &
 Delivered in
 the presence of

John Philpotto.
 Thomas Anthony.
 his mark.
 Henry + Laine.

At a Court held for Rockland County August the 18. 1767.
 Richard Perkins acknowledged this deed to be his act & deed which is ordered to be Recorded.

Sealing and delivery of these presents the receipt whereof be iteth hereby acknowledged by the said Richard Perkins Yalfe granted bargains sold aland Enfeoffed and Conveyed and by these presents doth grant bargain sell Convey and Perform unto the said Joseph Caud. One certain Tract or parcel of Land Situate lying and being in the aforesaid County of Rockland and in the branch of Newmarket Creek containing two hundred and eighty four acres formerly the property of David Austin and bounded as follows, to west beginning at a corner maple on a branch and running thence with John Hollings line South fourteen degrees West ten poles to a Hickory thence south fifty and a half degrees West thirty eight poles to a white oak thence south eighty seven degrees West Sixty two poles to a white oak thence south west and a half degrees East one hundred and seven poles to a heap of stones thence with Constant Laddis line south eighteen degrees East one hundred & Eighty poles to a dead red oak thence with Thomas Beacons line South Seventy one and a half degrees East fifty two poles to a dead white oak by a branch thence up the said Branch south Eighty one and a half East Thirty two poles to a white oak thence with Stephen Newlands line North twenty nine degrees East one hundred and Eighty poles to a red oak thence North ten degrees East ninety five poles to a white oak thence with John Hollings line North Sixteen degrees West one hundred and one poles to a white oak thence with William Rogers line North Sixty seven degrees West seventy poles to a Gun on a branch thence down the said branch by the meanders to the first Station with all Woods Wagg waters & water courses houses out houses Cellars Buildings yards Gardens Commodities Hired Servants and appurtenances thereon living or thereunto belonging and the Tenure and Tenement remainder and余 mānders Right Title and profits thereof and also all the Estate Right Title Interest Claim and demand whatsoever of him the said Richard Perkins for him and to the same or any part thereof. Together with all such Credences and writings touching or in any wise concerning the same To have and to hold all and Singular the bargain aforesaid sold promises with their answering of their appurtenances unto the said Joseph Caud his Heirs and Assignees to the only proper use and behoof of him the said Joseph Caud his Heirs and Assignees forever, and the said Richard Perkins for him self his Heirs Executors and Administrators doth Covenant and grant to and with the said Joseph Caud his Heirs and Assignees that he the said Richard Perkins and his Heirs all and singular the premises with the appurtenances unto the said Joseph Caud his Heirs and Assignees against All and every person and persons whatsoever lawfully claiming or to claim the same shall and will warrant and forever defend by these presents Mr. Willm. M. whereof the said Richard Perkins hath hereunto set his hand and affixed his seal the day and year first above written.

Sealed and delivered }
 in presence of }
 Richard Bylesby.
 Richard Caud.
 Edmund Caud.
 Henry Womack.
 Memorandum.

Richard A. Perkins seal.
 mark.

Teste. Vall Wood

This Indenture Made this Nineteenth Day of August in the year
of our Lord one Thousand seven hundred & Sixty seven Between James
Bird of the County of Rockland of the one part and Robert Poor of the same
County of Rockland of the other Part Witnesseth that the said James Bird for and
in consideration of the sum of Two hundred & Sixty pounds current Money
of Virginia to him in hand paid the receipt Whereof he doth hereby
Acknowleage hath this present Day Bargained sold Aland Ensuitef by
Compaied unto the said Robert Poor One certain Tract or parcel of Land
Situate Lying and being in the County of Rockland on the branches of
Kawordam Creek Containing Three hundred & fifty Acres and bounded
as Followeth Beginning at a corner white oak on John Birds line Thence to a
corner white oak on Joseph Hollards line thence to a corner Pine on James
Mayers line hence on William Hobelins line to a corner on a south
branch on William Hobelins line thence up the said branch to a corner white
oak on Edward Birds line to a corner Pine on the said Birds line thence
to Pointers on John Birds line and from thence to the beginning to have and
to hold to the said Robert Poor and his heirs and Assigns forever without any
claim Challenge or Demand of me the said James Bird his heirs Executors
Administrators or Assigns or any of them whom soever Together with all
Houses Orchards ways waters and water courses woods dead woods
Advantages and other Appartenances to the same belonging or may here
Appertaining and the Reversion & Reversionary Remainder and Remain
ders thereof and of every part & parcel thereof To have and to hold
the said Two hundred fifty Acres of Land or the same more
or less with their and every of their Appartenances unto the said Robert Poor
his heirs and Assigns to the only proper use and behoof of him the said
Robert Poor and of his heirs and Assigns forever and the said James Bird
his heirs and Assigns the above sold Land & Premises with their and
every their Appartenances unto the said Robert Poor his heirs and
Assigns against the claim and Demand of him the said James Bird
his heirs Executors and Administrators and against all other Persons
whatever shall and will by these Presentes Interfere and Foresee De
pend and the said James Bird for himself his heirs Executors
Administrators and Assigns doth Covenant grant and agree to
and with the said Robert Poor his heirs and Assigns that the said James
Bird at the time of the Execution and delivery of these Presentes is and Remains
Lived of an Indefensible Estate of Inheritance in fee Simple in the said
Land and Premises and that he hath full Power and Authority to sell &
convey the same to the said Robert Poor in manner and form aforesaid and
that to the said Robert Poor his heirs and Assigns shall and may forever
hereafter Peaceably and Quietly have hold & Occupy Profess and Enjoy
the same undevy part and parcel thereof In witness whereof the
said James Bird hath hereunto set his hand and seal the Day and
Year First above Written.

Signed Sealed & Delivered
in presence of .

John Payne

Wm. Payne

Jos. Bird

Memoandum

James Bird Seal.

James Bird of
Received 19 March 1767 of Robert Poor Two Hundred and Sixty seven
Current money it being the Consideration Money within mentioned.

James Bird O.

At a Court held for Rockland County August the 10th 1767
James Bird acknowledged this deed with the sum of Sixty Seven Pounds
endorsed to be his note & debts which were ordered to be Recorded. Then
Mary his wife (she being first privately examined) relinquished
her right of Dower in the Land by this deed conveyance which was also ad
mitted to Record.

Teste. Vall Wood

This Indenture made this fifth day of September in the Year of our Lord one
Thousand Seven hundred & Sixty Seven between Charles Johnson of Rockland
County on the one part & Alexander McCall of Givens on the other part,
Witnesseth.

That the said Charles Johnson hath this day for and in consideration of the sum
of thirty Pounds to him in hand paid the receipt Whereof he doth hereby acknow
ledge hath this day Committed sold & bargained to & with the said Alexander Mc
Call certain parcels of tract of Land lying & being in the County of Rockland
one containing Two hundred & fifty Acres being part of the Tract of
four hundred Acres granted to the said Charles by patent bearing date of
Twenty eight of September in the year One thousand Seven hundred Sixty Seven
& another tract of Fifty three acres by patent bearing date the twentieth of
August One thousand Seven hundred & Forty To have & to hold the said two
certain two tracts of Land with all and singular the Privileges &c
Advantages growing therefrom as granted to me by the Duke & that the said
Charles Johnson for himself & heirs with warrant & defend to the said Alex
ander the said tract & title to the said Land to him and his heirs forever
without Edict & Declaration from any person or persons whatsoever also two
Fether beds three tables two Chairs two pinters plates two Barns now in
the possession of the said Charles & he further agrees to give unto the said
Alexander McCall & quiet Possession of the above mentioned premises when
demanded to him & his heirs forever provided always upon condition
that the said Charles Johnson do well & truly pay or cause to be paid unto
the said Alex. the above sum of thirty Pounds with lawful Interest on the
same from the date hereof with all charges that may incur according to
the true intent & meaning of these presents also upon the first of November
next ensuing then & in that case every thing herein contained is declare
to be void & the said Charles agrees that after default made that then
the said Alex under may enter into, have hold occupy & profite thereon
mentioning two tracts of Land & the other articles herein named clearly
it is covenanted & agreed between the said parties to these presents that
until default made in the performance of the condition that the said
Charles may enjoy the use of the premises To witness whereof the said
Charles Johnson hath hereunto set his hand & seal this fifth of Sept:
One thousand Seven hundred & Sixty seven Written on this 6th the preced
ing Page.

Signed Sealed & delivered

in presence of

Abr. Braggs

William Wilson

T. Hoodson

Charles D. Johnson Seal
Mark.

Test. Vall Wood Offic.

This Indenture made the XXI. Day of October In the year of our Lord One thousand Seven hundred and Sixty six Between Drury Christian and Lucretia his Wife of the County of Roachland of the one part and Richard Adams of Richmond Town of the other Part

Witnesseth that the said Drury Christian and Lucretia his Wife for and in Consideration of the sum of five hundred and Twenty-five Pounds Current Money to them in Hand paid by the said Richd Adams aforesaid before the Sealing and delivery of these presents the Receipt whereof they do hereby Acknowledege HAVE granted bargain ed and sold and by these present Do grant bargain and sell unto the said Richard Adams his Heirs and Assigns One Certain Tract or parcel of Land lying and being in Roachland County on the West side of the Western Branch of Beaver Dam Creek containing by Estimation Three hundred and eighty two Acres be the same more or less according to the most Ancient and Reputable bounds thereof (It being the land wheron the said Drury Christian & Lucretia his Wife now live) with the Appurtenances therunto belonging To have and to hold the said Tract of Land containing by Estimation Three hundred and eighty two Acres with the Appurtenances unto the said Richard Adams his Heirs and Assigns To the only proper use and Behoof of the said Richard Adams his Heirs and Assigns forever And the said Drury Christian and Lucretia his Wife for their Heirs Executors & Administrators AD hereby covenant and agree to and with the said Richard Adams his Heirs and Assigns in manner following that is to say that they the said Drury Christian & Lucretia his Wife the Land & Premises aforesaid against themselves and their Heirs and against all and every other person or Person whatsoever Chaining by from or under them or any of them shall and will Warrant and forever Defend In Writing whereof the parties above aforesaid have hereunto interchangably set their Hands and affixed their Seals the Day and year above written sign'd Sealed & Deliv'd N.B. the word attorney

In presence of } five in the sixth. Drury Christian. Seal.
Tho' Bolling. line interlined. Lucretia Christian. Seal.
Arch' Bryceff before signing.

James Ball

William Perkins

John Martin

At a Court held for Roachland County Septemr. the 15. 1767.
Drury Christian acknowledged this deed to be his act & deed. And Thomas Bolling, Archibald Bryce, and James Ball, proved the same to be the act & deed of Lucretia Christian, which was thereupon ordered to be Recorded.

At a Court held for Roachland County August the 15. 1768.
Lucretia Christian the wife of Drury Christian (being first lawfully espous'd distinguished by right of hermarie in the County) this deed acknowledged to be her act & deed.

Test. Vall Wood Offic.

I KNOW all Men by these presents That Mr John Bolling, Tho' Pleasant, Tho' Randolph, John Woodson, & Tark Weston are held & firmly bound unto our Sovereign Lord King George the Third, by the Grace of God of Great Britain, France & Ireland King Defender of the Faith &c to his Heirs and

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The condition of the above Obligation is such That Whereas the above Bound John Bolling is Constituted and Appointed Sheriff of the County of Roachland during Pleasure by a Commission from the North Carolina. Tongue Equine his Majestys Lieut. Governor and Commander in Chief of the Colony of Virginia under the seal of the said Colony dated the 20th day of October MDCCLXVII. If therefore the said John Bolling shall well and truly collect and receive all Officers Taxes and Dues, paid into his Hands to collect, and duly Account for, and pay the same to the officers whom such Taxes are due respectively at such times as are given, vizt. As limited by Law, and shall well and truly Execute and due Return make of all Proofs, and Proceipts to him Presented, and pay and satisfy, at such sum of Money, and Tobacco, by him received by virtue of any such Proofs, to the Person or Persons, to whom the same are Due, his, her, or their Executors Administrators & Assigns, and all other Things, shall Truly and Faithfully Execute, and perform, the Office of Sheriff during Pleasure. Then the above Obligation to be Void, otherwise to remain in full Force & Virtue.

John Bolling. Seal.
Tho' Pleasant. Seal.
Tho' Randolph. Seal.
John Woodson. Seal.
Tark Weston. Seal.

At a Court held for Roachland County Novemr. the 17. 1767.
John Bolling, Thomas Pleasant, Thomas Randolph, John Woodson, & Tark Weston, acknowledge this bond jointly and severally to be their act & deed, with us as hereupon admitted to Record.

Test. Vall Wood Offic.

I KNOW all Men by these presents That Mr John Bolling Tho' Pleasant, Tho' Randolph, John Woodson, & Tark Weston 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 hundred Pounds current Money of Virginia, to the payment of which, well and truly to be made. We Bind us and every of us, our heirs and executors, Administrators, & Assignees, severally and severally, firmly by these Presents, to hold with our hands and dates this 20th day of November MDCCLXVII.

The condition of the above Obligation is such That Whereas the above Bound John Bolling is Constituted and Appointed Sheriff of the County of Roachland during Pleasure, by Commission from the North Carolina Tongue Equine his Majestys Lieut. Governor & Commander in Chief of the Colony of Virginia under the seal of the colony aforesaid dated the 20th day of October MDCCLXVII. If therefore the said John Bolling shall well and truly collect all Dist. Tax, Fines, Forfeitures and A merceaments accruing or becoming Due to his Majesty in the said County, and shall duly Account for and pay the same, to the Officers of his Majestys Revenue, for the time being, once before the second Tuesday in June Annually, and shall in all things truly and Faithfully Execute the Office of Sheriff during Pleasure. Then the above Obligation to be Void, otherwise to remain in full Force & Virtue.

act and deed whch was thereupon admitted to Record.

Teste, Val Wood, Seal.

KNOW all Men by these Presents, That we John Bolling,
The Pleasant, Thomas Randolph, John Woodson & Tarlton Woodson
are held & firmly Bound, under 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 hundred pounds Current Money of Virginia.
to the payment of which, well and truly to be made, we Bind
us and every of us, Our and every of Our Heirs, Executors, and
Administrators, Jointly & severally, firmly by these Presents.
Sealed with our seals, and dated this 20th day of November
M DCC LVI.

The Condition of the above Obligation is such That if the above
bound John Bolling, Sheriff of Rockland County by Commission from
the Honble Francis Fauquier Esquire his Majestys Lieut: Governor &
Commander in Chief of the Colony of Virginia under the Seal of the said
Colony Dated the XXVth day of October M DCC LVI. Shall well
& truly collect and receive the several Taxes on Land Tenements and
Carrages levied by the respective Acts of Assembly of the Colony of
Virginia, and faithfully settle and pay the same at such time or
times as are prescribed & limited by the said Acts, and unto such person
and place or may be hereafter appointed to receive the same.
And shall in all other Things, truly and faithfully execute the Office
of Sheriff during pleasure. Then the above Obligation to be void
therefore to remain in full Force & Virtue.

Sold & Delivered,
in presence of }

John Bolling. Seal.
Tho Pleasant. Seal.
Thomas Randolph. Seal.
John Woodson. Seal.
Tarlton Woodson. Seal.

At a Court held for Rockland County Novemr. the 17th 1767
John Bolling, Thomas Pleasant, Thomas Randolph, John Woodson
& Tarlton Woodson acknowledged this Bond jointly & severally, to be
their act & deed whch was thereupon admitted to Record.

Teste, Val Wood, Seal.

This Indenture made this 17th Day of November one Thousand
Seven Hundred and Sixty Seven Between, Jonas Lawson
Jr. of the One part, of the County of Rockland and John Ware
of the same County of Rockland part Wmifooth, that the said
Jonas Lawson Jr. for and in consideration of the sum of One
Hundred Pounds Current money of Virginia to him in hand
paid by the said John Ware before the sealing and delivery of these
present he receipt whereof he doth hereby acknowledge and thereof
both acquit & discharge the said John Ware his heirs and assigns for ever
Hath Granted Bargain & Sold aliened Enfeoffed and Confirmed and
by these presents doth Grant Bargain Sell alien Enfeoff and Confirm
unto the said John Ware his heirs and assigns for ever One certain
Tract or parcel of Land lying and being in the aforesaid County of

Together with all Houses or buildings thereon, ways, waters, water courses,
woods, Underwoods, advantages and other Appurtenances unto the same
belonging in Any way Appertaining, and the Reversion of Reversions,
Remainder, & Remainder, Rent, Issues & profits thereof & 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.
To Have and to Hold, the said Tract of land with its Appurtenances
unto the said John Ware his heirs and assigns to the only proper Use and
behalf of him the said John Ware and his heirs and assigns for ever, and the
said Jonas Lawson Jr. for him and his heirs the said Tract of Land and premises
and every part and parcel thereof unto the said John Ware his heirs and
assigns doth warrant to be free and clear from all manner of Rents, Renters
Dowers and all manner of Incumbrances whatsoever, and against the claim
and demand of him the said Jonas Lawson Jr. his heirs Executors admi-
nistrators and Against all and Every other Person or Persons whatever
holding or claiming in any just Right and Title in any part of the said
Tract of Land and premises and the said Jonas Lawson Jr. for himself
and his heirs the above Bargained and sold Land and premises unto the said
John Ware his heirs & assigns will warrant & for ever defend by these
hands, and the said Jonas Lawson Jr. for himself and his heirs execu-
tors administrators doth warrant grant and to and with the said John
Ware his heirs and assigns that the said Jonas Lawson Jr. at the
time of the Execution & delivery of these presents is and stands Seized of
an Invaluable Estate of Inheritance in a Simple in the said Tract of
Land and premises and that the said John Ware his heirs & Assigns shall
& may for ever hereafter peaceably Quietly have hold the occupancy & pos-
session of the same and Every part and parcel thereof and also by that the said
Jonas Lawson Jr. & his heirs shall and will at any time and at all
times hereafter do and Execute any other Act or Conveyance or
Conveyances necessary in the Law for the further and Better securing
& Enclosing the said Land and premises with the Appurtenances unto the
said John Ware his heirs or Assigns to by the said John Ware his heirs and
Assigns shall be reasonably desired. A bond is required at the proper Court &
Charges of the said John Ware his heirs & Assigns. In witness whereof
of the said Jonas Lawson Junior hath hereunto set his hand and
affixed his seal the Day & Year above written.

Sold & Delivered,

in presence of }

Jonas Lawson, Junr. Seal.

Memorandum.

That on the Day & Year of the within written Indenture
full & peaceably Possession & Seizure of the within Mention'd Land & Premises
was had by the within Named Jonas Lawson Jr. and by him delivered
over unto the within Named John Ware To have & to Hold according
to the intent, Content and true meaning of the within Indenture.

In presence of

Jonas Lawson Jr. Seal.

Nov. 17th 1767. Then Received of John Ware the sum of One Hundred Pounds
Current Money in full for the within mentioned Tract of Land & premises
whereof my hand.

Jonas Lawson Jr.

In presence of

At a Court held for Rockland County Nov. 17. 1767.

Jonas Lawson junr. acknowledged this deed with the livery of Seizure and
accept endorsed to his Act & Deed which were ordered to be recorded. Then

David Lawson son^t of the one part of the County of Rockland of
the one part and William Harrison of the same County of the other
part witnesseth that the said Tomas Lawson and David Lawson for and
in Consideration of the sum of One Hundred and Fifty Pounds current
Money of Virginia to them in hand paid by the said William Harrison
before the sealing and delivery of these presents the receipt whereof they and
Each of them doth hereby acknowledge & thereof both Acknowledege and discharge
the said William Harrison his heirs and Assigns for ever.

That Granted Bargain sold alredy Entepled and Confirmed and by these
present doth grant Bargain Sell deliver also Entepled and confirmed unto
the said William Harrison his heirs and Assigns for ever One certain
Tract or Parcel of land lying and being in Rockland County on the
Branches of the little Bird Creek containing four hundred Acres and it
being the Land wherein the said Tomas & David Lawson now live & dwell
the said four hundred Acres being part of two Survey's vizt. Part of a
Survey Taken up and patented by Tomas Lawson son^t & part of a Survey
Taken up and patented by David Lawson son^t the said four hundred
Acres of Land being Bounded by the lines of Col^r John Payne George
Cloudas Thomas Major George Barclay Tomas Lawson junior Toge
ther with all their orchards fences Way waters Water Courses woods
and woods advantages and other Appurtenances unto the same Belonging
or any way Appertaining and the Reversion and Reversionary Remainder &
Remainders Rent Years and profits thereof and all the Estate Right 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 four hundred acres of land with its Appurtenances unto
the said William Harrison his heirs and Assigns to the only person up and
below of him the said William Harrison and his heirs & Assigns for ever
and the said Tomas Lawson and David Lawson for them and
Each of their heirs Jointly & severally the said four hundred Acres of
Land premises and Every part thereof unto the said William Harrison
his heirs & Assigns doth warrant to be free and clear from all manner
of Rents Tinters Dower and all manner of Incumbrances whatsoever
Against the claim and demand of them the said Tomas & David Lawson their
or Other of their Heirs Jointly or severally their or Other of their joint or
several Co^r administrators and Against all and Every other person or persons
whatsoever holding or claiming in Any Just Right and Title in any
part of the above said four hundred Acres of Land & premises and the said
Tomas Lawson son^t & David Lawson son^t for themselves and
for Each of their Heirs Jointly and severally the above Bargain & sale
Lands and premises unto the said William Harrison his heirs & Assigns
will warrant and for ever defend by these presents and the said Tomas
Lawson son^t & David Lawson son^t for themselves and each of
their heirs & Co^r administrators Jointly & severally doth covenant
grant & agree hereby with the said William Harrison his heirs & Assigns
that the said Tomas Lawson son^t & David Lawson son^t at the time of
the Entepling 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 the said William Harrison his heirs & Assigns
shall and may for ever hereafter peaceably and quietly have hold use
occupy Profess and Enjoy the same and every part and parcel thereof
and Lastly that the said Tomas Lawson son^t & David Lawson

doeves aduersed or required at the proper time and charges of the said
William Harrison his heirs & Assigns In Witness whereof the said
Tomas Lawson son^t and David Lawson son^t both hereunto set
their hands & seals the Year & Day first above written.

Sealed & Delivered,

in presence of }

William George.

John Britt.

Obadiah Daniel.

Tomas Lawson son^t.

George C Cloudas
mark

h
Tomas + Lawson Son^t Seal.
Mark

h
David + Lawson Son^t Seal.
Mark

Memorandum.

That on the Day of the date of the within Written Indenture
were full and Peaceable possession of the within Mentioned Lands &
Premises were had by the within named Tomas Lawson & David Lawson
son^t jointly by them and Each of them was Delivered over unto the within
Named William Harrison to Have & to Hold according to the contents
& true meaning of the within written Indenture WITNESS our hands
& seals.

In presence of,

William George.

John Britt.

Obadiah Daniel.

Tomas Lawson junior.

George C Cloudas
mark

h
Tomas + Lawson Son^t Seal.
mark

h
David + Lawson Son^t Seal.
mark

Received surely first day of October one thousand Seven hundred and forty
seven of William Harrison the sum of One Hundred and Fifty Pounds current
Money Due full for the within Mentioned Lands & premises We foregoing
in full.

To witness

William George.

John Britt.

Obadiah Daniel.

Tomas Lawson son^t.

George C Cloudas
mark

h
Tomas + Lawson Son^t

h
mark

h
David + Lawson Son^t

h
mark

At a Court held for Rockland County the 17th of July
John Britt Obadiah Daniel and Tomas Lawson jun^r proved this deed with
the delivery of oaths and receipt Entered to the act and deeds of Tomas Lawson
son^t and David Lawson son^t which were ordered to be Recorded. Then Anne
Lawson wife of the said David (she being first privately examined) Relin
quished her right of Dower in the land by this deed conveined which was also
admitted to Record.

To witness
Val Wood Cllr.

This Indenture made this thirty first Day of October in the year of our Lord
one thousand Seven hundred and forty seven Between John Clemmons of the
County of Cartegena of the one part and James Clemmons of the County of
Rockland of the other part witnesseth that the said John Clemmons for and
in Consideration of the sum of Six Pounds of lawful money of Virginia to
him the said James Clemmons to him the said John Clemmons

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a tract or tract called the Rocky Branch containing by estimation
fifty acres to the same more or less Adjoining to the Lands of Robert &
Pleasant Richard Thompson and John Simons To have & to hold the
said Tract or parcel of Land with the Appurtenances unto the said James
Clemens his heirs and assigns for ever and the said John Simons his
heirs & the said Tract or parcel of Land with the Appurtenances unto him the
said James Clemens his heirs & shall and will warrant and for ever defend
By these presents against the claim and demands of him the said John
Simons his heirs or assigns many other person whatever and the said
John Simons for himself his heirs Executed Administrators doth covenant
promise and Agree to and with the said James Clemens his heirs and assigns
that he promises and Every part thereof with the Appurtenances are free and
Discharged from all manner of incumbrances and that the said James
Clemens his heirs & for and notwithstanding any other thing by the
said John Simons his heirs or assigns or any other person committed done
or suffered shall or lawfully may forever hereafter have held or re-
occupy geoff and Enry the same and Every part with the Appurtenances
as without the lawful Detrimentation or Execution of him the said John
Simons his heirs or assigns or any other person whatever in
Witness whereof he the said John Simons hath hereunto set his hand
and affixed his seal the day and year above written.

Signed sealed and delivered

in presence of us.

James Allen.

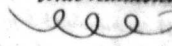
John + Clemens.

mark.

his.

Charles I Houckens

mark

John Simons... Seal.


Received on the day of the date of the Within written Indenture of the
within Named James Clemens the sum of six pounds £ 6.00. Current money
as being the consideration Money within mentioned I pay the sum of me.
James Allen.

John + Clemens.
mark.

Charles I Houckens.

mark

Memorandum.

That on the day of the Date of the within written
Indenture full and peaceable Seizure and possession of the Within
Mentioned premises with the Appurtenances was had and taken by me
the within Named John Simons and by me given and delivered unto
the within Named James Clemens Witness my hand.

James Allen.

John + Clemens.

mark.

Charles I Houckens.

mark

John Simons.



At a Court held for Rockland County Novem^r the 17th 1767.
This Deed with the receipt and delivery of which is endorsed were given
by the author of the Within Deed to be the acts and deeds of John Sim-
mons which were ordered to be Recorded.

Test. Vall Wood

them in hand paid by the said Tobias Payne the receipt whereof they the said
Henry Martin, George Anderson, George Payne junr & Francis Bowley doth
hereby acknowledge and by the said Tobias Payne his heirs Executors Administrators and every of them by their present hands
Granted bargained sold Almes Enfield and confirmed and by these presents
with warrant bargain & sell Alan Enfield & confirm unto the said Tobias Payne
all that Tract or parcel of Land situate lying and being on the boundary of
Rockland and on the Branches of the Little Head Creek & the head Branches of
Licking Creek containing by estimation five hundred & forty poles to
be the same more or less under bounded as followeth (viz) Beginning at
pointers Near the Head thereof lead on Somers Head Line running thence
with his line North Eighty by Degrees west three hundred & forty poles to
A poplar Near the Head Creek thence A New line South Two Hundred and
Twenty eight poles to pointers thence North Eighty four degrees East Two
hundred & Twenty poles to pointers at a corner of a dead Thorne line thence
in his line South Thirty eight Degrees and one hundred poles to a corner
white Oak in Peacock Gristmill D^r. Line thence turning with his line South
forty three Degrees East Eighty Two poles to a corner pine thence North fifty
eight degrees East Twenty four poles to a corner pine thence North Eighty three Degrees
west one hundred and Thirty six poles to the Beginning and so to land & plantation
whereon the above said Tobias Payne junr now now lies four hundred
Acres part thereof being the property of the said George Payne junr One hun-
dred Acres Another part thereof being the property of the Estate of Michael
Holland D^r. & now sold to George & John the said Tobias Payne by the said
Henry Martin & George Anderson Executors of the said Michael Holland D^r.
& Sixty four Acres a Nother part & reside thereof which lies on the North side the
Rock Creek road being the property of the above said Francis Bowley & by him
now sold to George & John the said Tobias Payne in manner & form as before & here-
after mentioned that is to say All and Singular the Estate Eighty Acres In-
trust the property claim & demand whatsoever of them the said Henry
Martin, George Anderson, George Payne & Francis Bowley their or their the
premises the Reversion & remainder & remainder unto & profit of
the premises of every part parallel therof To have and to hold the
above said five hundred & Sixty Acres of Land more or less as within bounds
contained & grant and all & Singular the premises herein before recited and
intended to be hereby granted with their Dower of their Appurtenances unto
the said Tobias Payne his heirs & assigns forever and the said Henry Martin,
George Anderson, George Payne junr & Francis Bowley for them selves
their heirs Executors & Administrators doth covenant grant and agree to
g with the said Tobias Payne that they the said Henry Martin, George
Anderson, George Payne & Francis Bowley now is and shall lawfully
& lawfully Seized of and in the above said five hundred & Sixty six Acres
of land in such & just proportion as aforesaid & that each of them the said
Henry Martin, George Anderson, George Payne junr & Francis Bowley
and that they and each of them hath Right & Absolute Right in each
of their above mentioned proportions and hath full Authority to sell to

wherefor make & execute Any other & further Conveyance or Conveyances necessary in the Law for the better securing the perfect Right and Title of the above Solt Lands & premises at the request & charges in the Law of the Land. To Sirs Payne as he the said Sirs Payne shall be advised Desired or Required in Writing where the said Henry Martin, Fowney Anderson, George Payne, just. & Francis Collye to these presents hath herunto set their hands and affixed their seals the day & year first above written.

Signed Sealed & Delivere^d.

In presence of,

John Payne.

James George.

Shad Vaughan.

Tolley Parrish.

Henry Martin Seal.

Geo. Payne just. Seal.

Fowney Anderson Seal.

Francis Colley Seal.

Memorandum. That on the day & date of the within written Deed Just. & parcell possession and Seizure of the within mentioned Lands & premises as was had & taken by the within named Henry Martin, Fowney Anderson, George Payne just. & Francis Collye and by them given and Delivered to the within named Sirs Payne according to the Tenor form & effect of the within written Deed.

In presence of,

John Payne.

James George.

Shad Vaughan.

Tolley Parrish.

Henry Martin Seal.

Geo. Payne just. Seal.

Fowney Anderson Seal.

Francis Colley Seal.

Received on the day & date of the within written Deed Two hundred Pounds current money of Virginia being in full consideration for the within mentioned Lands and premises and for which we do acknowledge to be in full payment thereof recd us.

Acknowledged,

before me,

John Payne.

James George.

Shad Vaughan.

Tolley Parrish.

Henry Martin.

Geo. Payne just.

Fowney Anderson.

Francis Colley.

At a Court held for Goochland County August the 18th 1767.
James George, Shad Vaughan & Tolley Parrish proved this deed with the delivery of seisin and receipt endorsed to be the acts & deeds of Henry Martin, and George Payne just. and Fowney Anderson acknowledged the same to be his acts & deeds. And the said Deed with the Endorsements were cont. for the acknowledgement or proof of the other party.

Teste Vall Wood Seal.

At a Court held for Goochland County Novem^r the 17th 1767.
Francis Colley acknowledged his deed with the delivery of seisin and receipt endorsed to be his acts and deeds, which were hereupon ordered to be Recorded.

Teste Vall Wood Seal.

October 23 1767.

An appraisement of the Estate of Vall Wood No 22. 100.

	to	
One bedstead and furniture		
One D. & D. £ 6.0.0 One D. & D. £ 10.0.0	3.	10. 0.
One D. & D. £ 3. 5. 0. One bed £ 3. 10. 0.	6.	15. 0.
One bed £ 2. 0. 0. One bed high & feathers £ 2. 0. 0.	5.	0. 0.
One side Table £ 1. 10. 0. a parcel of wood 5.	1.	10. 0.
One old Chest & parcel of Lumber	0.	7. 0.
One Desk & book case £ 1. 0. 0. a parcel of Glafers 5.	7.	5. 0.
One Trunk & parcel of books	0.	5. 0.
Two old Tables & five old Chairs	2.	10. 0.
Eleven Chairs £ 1. 0. 0. two Stools 4. ten bottles 2.16	1.	6. 6.
Two small Round tables 3.6. three mahogany 5.	0.	8. 6.
A parcel of Knaps hooks 5/ a parcel of 108 Turn £ 1. 10. 0. a parcel of old Iron £ 1. 1. 0. Grindstone 4.	1.	15. 0.
Pair Relyards & old lumber	1.	5. 0.
Bread & Table 16. six tables & pairs 12.16.	1.	2. 0.
Two pairs of iron Trifles £ 1. 0. 0. One Mans Ladle 15.	1.	15. 0.
One wooden wheel & old Cart of tin lumber 3.0.	0.	8. 0.
One Old gun 10. Old Chipping Gunbarrel pair 5.	0.	15. 0.
One Negroe fellow 10.	0.	0. 0.
One Negroe wrench left Hand Child	0.	0. 0.
One Negroe Girl Phillips	0.	0. 0.
One Old Negroe fellow 10.	0.	0. 0.
One black Horse £ 2. 0. 0. one bay d. £ 6. 0. 0.	0.	2. 0.
One bay Mare £ 6. 0. 0. one dark bay D. £ 6. 0. 0.	11.	0. 0.
One bay horse bolt £ 5. 0. 0. old harness 5.	5.	0. 0.
One Cow	10.	10. 0.
One chart and Wheel	0.00	10. 0.
Bell and Lames	0.00	2. 0.
One Chest	0.00	2. 0.
Two Sheep	0.00	10. 0.
Three Horses	0.00	12. 0.
To 1695. Dollars at 2. p. Hundred	0.00	19. 0.
William Price Deb't	0.00	10. 0.
		273. 3. 9.

William Wade.

John Bill.

William Ford.

At a Court held for Goochland County Novem^r the 17th 1767.
This Inventory was presented in Court, & ordered to be recorded.

Teste Vall Wood Seal.

Goochland County.

On the petition of David Mimmo his wife is granted him to erect a Water Mill on a Branch of Licking hole Creek called Stone-Horse brook he having Land on both sides the said Water course, and it is ordered that the Sheriff summon twelve good & sufficient freeholders of his Precinct to view and value the damages that building the said Mill may be to any person or persons Lants on the said stream and return their report to the Court.

Copied from the original.

John Gilliam Seal.
John Woodson Seal.
John Woodson Seal.
Tomas Newshan Seal.
John Howard Seal.
Thomas Morris Seal.
David Layne Seal.
Ann Layne Seal.
Thomas Nidle Seal.
John Morris Seal.

Test.

Shad Vaughan.

At a Court held for Goochland County Novemb^r the 17th 1767.
This Report was returned to Court, and ordered to be Recorded.

Test. Vald Wood Esq^r.

Goochland County.

August Court 1767.

In the petition of Charles Lewis, it is indeed that the Sheriff summoned twelve good & sufficient Freeholders of his Precinct to value an acre of Land belonging to John Smith of the County of Hanover opposite to the lands of the said Petitioner for erecting a water mill & Mill on the Great Broad Creek, and that they return their report to the Court.

Copy Test. Vald Wood Esq^r.

In Obedience to the above Order we are of the Jury being just sworn
to the best of our Judgm^t Valued an Acre of Land laid by lot
Charles Lewis on the Land of John Smith to One pound curr^t Money as
Witness our hands & Seals this 3^d September 1767.

John Lee Seal.
Richard Eubank Seal.
Archibald Tavatt Seal.
John Golman Seal.
George Richardson Seal.
John Hodges Seal.
Tho^r Prog^r Seal.
W^m Johnson Seal.
Jno^r Pace Seal.
W^m Pace Seal.
James George Seal.

Test.

Shad Vaughan D^r L^r

At a Court held for Goochland County Novemb^r 17th 1767.
This Report was presented in Court, and ordered to be Recorded.

Test. Vald Wood Esq^r.

This Indenture Made this seventeenth Day of November in the
year of our Lord one thousand seven hundred & Eighty Seven Between
Thomas Whitlock in the Parish of St. James Northam in the County
of Goochland of the one part and John Bradshaw of the same Parish and
County of the other Part Witnessest that the said Tho^r Whitlock for
Two hundred Pounds before hereto Mowing but more Especially for the
Valuable Consideration of Sixty Six pounds Current Money to him in
D^r 24 D^r 10 S^r 50

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Bradshaw Richardson Rowntree, Esq^r. John Lynn, his said Thomas
Whitlock, William Oglesby, and Samuel Coleman Deed to Have, Hold,
occupy, Possess, and enjoy the same and every part and parcel thereof, to him
and his heirs John Bradshaw and to his Heirs and Assigns forever without
the claim challenge or Demand of him the said Thomas Whitlock or his
Heirs Executors Administrators or Assignees or any other Person or Persons
whatever Together with all Houses out Houses orchards, Tenants Ways &
Waters and Water courses Woods Underwoods Advantages and other
Appurtenances to the same Belonging or in anywise Appertaining
and the Rovements and Reversions Remainder and Remainders thereof,
and of every Part and parcel thereof To have and to Hold the said
Two hundred and fifty six Acres of Land or to the same manner Left with
their and every of them Appurtenances unto the said John Bradshaw his
Heirs and Assigns to the only proper use and behoof of him the said
John Bradshaw his heirs and Assigns forever and his said Thomas
Whitlock his his heirs Executors Administrators and Assigns the above
said Land and Premises unto the said John Bradshaw his heirs Executors
Administrators and Assigns with Mortant and forever defant and the said
Thomas Whitlock for himself his heirs Executors Administrators and
Assigns death Covenant Grant and Assigns Grand with the said John Bradshaw
that he the said Thomas Whitlock at the time of the making and Deliv-
ery of these presents is and stands bound of an Indefinable Estate infra
Tempore in the said Land and Premises and that he hath full Power and Author-
ity to sell and convey the same to the said John Bradshaw in manner & form
agreed and that the said John Bradshaw has his heirs Executors Administrators
or Assigns shall and may forever hereafter have hold Occupye Possess and enjoy
the same and every part and parcel thereof.

in witness whereof the said Thomas Whitlock hath hereunto set his hand
and Affixed his Seal the Day and year first above written.

Sign'd Seal'd & Deliv'red the
in presence of . . . }

James Mayo
Champion Neiper
Dwry Marshall
Memorandum.

Thomas Whitlock Seal

That on the Day of the within written Date Deed and pro-
cable Description and Survey of the Land and Premises within Mentioned was
had and Taken by the Within Named Thomas Whitlock and by him given
and Delivered to the Within Named John Bradshaw according to the Form
of Effect of the within written Deed
in presence of . . .

Thomas Whitlock Seal
James Mayo
Champion Neiper
Dwry Marshall

Received Novemb^r 17th 1767 of John Bradshaw
Sixty Six pounds curr^t Money as being the considera-
tion Money within Mentioned

Rec^r d^r 1/2

Thomas Whitlock

At a Court held for Goochland County Novemb^r 17th 1767

143 This Indenture made this Seventeenth day of November one thousand Seven hundred & Sixty Seven between Thomas Whittleck of the County of Gorckland of the one part & Mary Rounthwaite of the said County of the other part Witnesseth that the aforesaid Thomas Whittleck for the value & Consideration of forty Pounds Current Money to him in hand paid the receipt whereof he doth hereby Acknowledeg & himself therewith fully satisfied hath bargained sold Aliened Granted Infeoffed & Conveyed and in by these present doth bargain sell alien Grant Infeoffe & Convey unto the said Mary Rounthwaite her heirs & Assigns for ever one certain Tract or parcel of Land containing one Hundred & fifty Acres to the same more or less lying & being in the County aforesaid on the branches of River Don Cuck & bounded as followeth To West beginning at three corner stones on the Three Chapel road on John Gorder Line thence the said Gorder Line abovesaid to a corner under Oak thence North Twenty Degrees West Two Hundred & Eighty Six Rods to another stone on the John Gorder Line North eighty one degrees East to the Three Chapel road thence down the same Chapel road to the beginning corner To East & to hold the said one hundred & fifty Acres of Land to whither? Mary Rounthwaite her heirs & Assigns for ever with all buildings out houses orchards gardens Woods ways waines Underworks and meadow Grounds with all other & thing after the Improvements & appurtenances thereunto belonging or in any wise appertaining from the date right or title of him has. That Whittleck his heirs & Assigns or any other Person or persons whatsoeuer to whomly proper life & death of him has. Mary Rounthwaite her heirs & Assigns for ever & the said Thomas Whittleck for himself his heirs & Assigns doth covenant promise & agree that he will from hence to here and at all times hereafter against all persons who also have the right of the said land and & promises Warrant and for ever defend to the said Mary Rounthwaite her heirs & Assigns and the said Thomas Whittleck doth him self & his heirs & Assigns further promise that they shall & will be ready at all times ^{for to} hereafter to make any further Right Conveyance or title to her? Mary Rounthwaite her heirs & Assigns or her or their Council Learned in the Law shall lawfully require in Writing whereof has this Thomas Whittleck hath hereunto set his hand & signed his Seal the day & year first above written.

Signed seal & Delivered

In presence of

James Mayo

Champion Napier

Dury Murrell

Memorandum that on the Day & year first written Preceding & Quicke Pyschion of the Land & Premises within Granted & sold was had & Taken by the within Named Thomas Whittleck and by him Delivered over unto the within Named Mary Rounthwaite to hold to her & her heirs & Assigns for ever according to the purport true Intent & meaning of the within mentioned Indenture.

James Mayo

Champion Napier

Dury Murrell

Then recd. of Mary Rounthwaite forty pounds Current Money it being the very Express Money mentioned in the within Deed.

James Mayo

Champion Napier

Dury Murrell

Thomas Whittleck Seal

Thomas Whittleck Seal

Thomas Whittleck

This Indenture made the Seventeenth Day of November in the year four hundred thousand seven hundred and Sixty Seven Between Samuel Gregory of the County of Charkie City and Elizabeth his wife of Hameston and Joseph Hallen of the County of Lancashire the other Part Witnesseth that the said Samuel Gregory and Elizabeth his wife as well for consideration of the sum of one hundred pounds by the said Joseph Hallen to the said Samuel Gregory in Hand paid & before the sealing and delivery of these present the Receipt whereof to both Party acheside have granted & bargained & sold and by these presents to fully, fairly & absolutely grant, convey, sell, alien, and confer unto Harris Joseph Hallen his Heirs and Assigns for ever all that Misfrayre Tract or parcel of Land situate, lying, and Being in the Park of Wild Rose branch in the Parish of St. James Northam in the County of Lancashire containing two hundred Acres. Which the said Samuel Gregory received of John Christian in Charkie City County as appears by a copy of his Deed of the said Land, bargained out of a larger tract in the possession of the said Christian, the Twelfth Day of February One thousand seven hundred & Sixty two, and numbered as followeth. Right Beginning at the Maple in the South Fork of the said Creek and running, New line North thirteen and a half rods Two hundred and four rods to a point on the North Fork of the said Creek thence down the said North Fork according to Meanders to the Mouth of the South Fork running up the said South Fork according to Meanders to the first Station. And all Houses out houses Cellars Buildings Gardens orchards Trees Woods Wagg Water Watercourses profits. Head Cottages. Common Rights. Advantages & Appurtenances whatsoever to the said tract and parcel of Land belonging running aforesaid and the River and River side, Remainder and Residuary North Yards and parts of the said Land and Premises and every part and parcel thereof and all the Estate Right Title Interest Property claim and Demand whatsoever of them the said to be a copy & Elizabeth his wife of him to the same land with the premises aforesaid and every part of them and all Duds, evidences and writings touching or concerning the same To have and to hold the said land and alland singular his said Premises above mentioned and every part and parcel thereof with the Appurtenance and all the Right Title and Interest of them the said Samuel Gregory and Elizabeth his wife to the River and River side of the same premises unto the said Joseph Hallen his heirs and Assigns that he and Joseph Hallen his heirs and Assigns shall and may from Time to Time and at all Times reasonably and lawfully enter into have and hold the same before answering the said Land and Premises before mentioned and intent to be lawfully granted and conveyed with the Appurtenance without the said Tract. Title. Interest. Interception of Daniel of him the said Samuel Gregory his Heirs and Assigns or any other Person or Persons whatever and that paid and Discharged from all Incumbrances who never Ared further than he the said Samuel Gregory and his Heirs and Assigns other Person and Persons having or lawfully claiming any Estate Right Title or Interest in or to the land and Premises before mentioned shall

requires And Lastly the said Samuel Gregory for him self his Heirs
Exequators and Administrators he also grants Land & Properties with
the Appurtenances unto the said Joseph Shattock his Heirs and Assigns
and against the Title Claim and Demand of them the said Samuel
Gregory his Heirs and Assigns and of all and every other person or persons
whatever shall and will warrant and forever defend by these Presents
In Witness whereof the Parties to these Presently have hereunto inter-
changedly set their Hands and Sealed the Day and Year first written
written

Sealed and Delivered,

in presence of . . . }

W^m Christian.

Simon Morris.

John Parish.

Sam^l Gregory Seal.

Seal.

At a Court held for Rockland County New^r the 17th 1787.
Samuel Gregory acknowledges this deed to be his and does witness
and doth record.

Teste Val Wood

This Indenture made this twentieth day of March in the
Year of our Lord one Thousand Seven hundred and Sixty seven between
Samuel Richardson of the County of Prince Edward of the one part and
John Watkins of the County of Rockland of the other Part witnesseth
that the said Samuel Richardson 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 Watkins the receipt whereof is in the said Samuel
Richardson doth hereby own and that he is therewith fully satisfied
Contented and paid hath granted bargained sold alienated Enfeoffed and
Consigned and doth and by these presents grant to John
Enfeoffed and Consigned unto the said John Watkins and his Heirs and
Assigns forever me certain Tract or parcel of Land situate on Tammany
Branch in the County of Rockland containing two hundred and fifteen Acres of
Land to the same more less bounded as follows beginning at the said John
Watkins corner thence up the Branch on Stephen Sampson's line to
John Lepards corner keeping Lepards line to Henry Army's corner
thence keeping the old corner of Henry Army's line to the corner of
Thomas line of John Turner's corner keeping Turner's line
to the said Branch Tammany to Bartholomew Turner's corner thence
down the said Branch keeping Thomas Watkins line to corner of Bartholomew
Wood's thence keeping Wood's line to the said John Watkins corner
which concludes Bartholomew's Land together with all and Singular the
Heires Orchards Grounds and inclosures as also all Woods Under Woods
Waters and Water Courses in or upon the same or there abouts belonging
or in any wise appertaining as also all the right title Property
appertaining thereto and all the right title Property
belonging to the said John Richardson his Heirs and Samuel
Richardson his heirs unto the two hundred and fifteen Acres of Land with
the premises as Appurtenances thereto any part thereof to be mine
and to hold the said two hundred and fifteen Acres of Land with all
the premises and Appurtenances thereunto belonging unto the said
John Watkins and to his Heirs and Assigns forever unto his only proper use
and behoof of the said John Watkins and his Heirs and Assigns

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Set to his hand and Seal the day and year first above written
Signed sealed and delivered }
In the presence of . . . }
Stephen Sampson.
William Hodges.
John Johnson.
Ben Mathews.

Samuel Richardson Seal.

At a Court held for Rockland County November the 1st 1787.
Stephen Sampson, William Hodges and John Johnson present this seal to
the act and deed of Samuel Richardson, which was ordered to be recorded.

Teste Val Wood

This Indenture Made the seventh Day of May in the year four
hundred and Sixty Seven before John Wright of
Rockland County of Connecticut & George Kippin Company Merchants in
Gloucester County Virginia Merchant Seal the said John Wright having for his
consideration of the sum of one hundred & six pounds Nine Shillings &
Eight pence then forthcoming lawful Money of Virginia wherein he had paid
over the receipt whereof he doth hereby confess & acknowledge before John Wright
and by these presents & George Kippin & all unto the said George Kippin company
to them here & Assignees forever one certain Tract of Land being situate in the
County of Rockland in a branch of Licking fork called dog track containing two
hundred and fifteen acres to be same more less bounded by the
line of Robert Diamond East John Mathews North James Clement South &
William Wright West being part of a Tract of land bought by Robert Morris by
the said John Wright as will appear by Memo had to the said John Wright upon
Record in Rockland County. Together with all houses out houses, Barns, Ditches,
Fences & Enclosures whatsoever belonging thereto and
Appertaining. Provided nevertheless that John Wright shall pay or cause to be paid unto the
aforesaid Kippin & Company, their Heirs & Assignees the sum of one hundred &
Six pounds Nine Shillings & eight pence then forthcoming with legal Interest
from the date hereof when upon the first day of June next that John Wright
shall forth have payment ready having thereto contained shall over & beyond
paid to the said John Wright for himself his Heirs &c & Cottontown Virginia
to him & the said George Kippin Company to pay unto them their Heirs & Assignees
the aforesaid sum of one hundred & six pounds & eight shillings & eight pence
then forthcoming with Interest as aforesaid or upon the day after execution
according to the true intent & meaning of these presents. And also the said George
Kippin Company, their Heirs &c & Assignees may at any time after
default shall come to the performance of the power or condition herein
contained may lawfully & equitably enter into have hold & occupy peacefully
the aforesaid tract of land plantation & all & Singular the Appurtenances
thereunto belonging as fore and without the let hindrance or molestation of
the said John Wright his Heirs & Cottontown Virginia
herein provided power or condition be made any thing contrary
notwithstanding. In witness whereof the said John Wright hath set unto
his hand & Seal the day & date aforesaid.

Signed sealed & delivered

Robert Birkmyre further proved this deed of Mortgage to be the Act & Deed of John Wright, which was confirmed for further proof.

Teste,

Valt Wood Mark

At a Court held for Rockland County Decemb'r the 15. 1767.

William Mitchell further proved this deed of Mortgage to be the act & deed of John Wright which was now ordered to be Recorded.

Teste,

Valt Wood Mark

Know all Men by these presents that I John Britt of Rockland County for the Consideration of the sum of Sixty five pounds one Shilling & two pence half pence current Money of Virginia to me in hand paid sumable Receipt whereof I have acknowledged & held by these presents to bargain, sell & deliver unto George Higgin & Company Merchant in Glasgow one Negroe fellow named George also one white Man & one horse both being slave now in my possession whom I do for myself my heirs Rep^t &c & my executors & administrators hereinafter mentioned & to the said George & Company their heirs & assigns forever, promises nevertheless that if the said John Britt my Heirs or Assigns shall be well & truly pay or cause to be paid the aforesaid sum of Sixty five pounds one Shilling & two pence half pence with legal Interest thereon from the date hereof or otherwise charged thereon from this Bill of Sale on or before the first day Dec^r. Next ensuing than the above contract to be void otherwise to remain in force, and further more that the said George my self my heirs Rep^t &c a payment to be paid unto the said George & Company Two Hhds or Assigns thereof sum of Sixty five pounds one Shilling & two pence half pence or interest & charges as above also upon the Day above mentioned for which whereof I have hereunto set my hand & seal.

This 20th day of April 1767.

John Britt. Seal.

Arch^d Bryce

Robert Birkmyre.

At a Court held for Rockland County May the 19. 1767.
Archibald Bryce proved his Bill of Sale to be the act & deed of John Britt which was confirmed for further proof.

Teste,

Valt Wood Mark

At a Court held for Rockland County Decemb'r the 15. 1767.

Robert Birkmyre further proved this Bill of Sale to be the act & deed of John Britt which was now ordered to be Recorded.

Teste, Valt Wood Mark

This Indenture Made this tenth day of September in the Year four thousand Seven hundred and Sixty Seven between John Page of the County of Rockland & William Britt of the P^d County Wm^r of the same.

That the said John Page for his consideration of the sum of Eighty five Pounds Current Money of Virginia to him in hand paid the Recd^r.

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Hence along his line to a corner pine on James George's Line thence a long short Line to three pines from thence along the line of Ed^r John Page's Land to the Creek at a Black Gum tree down the Mountain of which is Ed^r Page's Line & then along the said line to a corner White Oak on George Richardson's Land from thence along William Swift's Line to where it began together with all houses out houses & all other Appurtenances thereto touching Whittemore Hunter belonging in any way appertain as also the easement & servitude remaining & remainder & remainder of the said Land & Appurtenances to William Britt to hold his said Land & other Appurtenances thereto belonging to the said William Britt his Heirs & Assigns forever and the said John Page for himself his Heirs Ex^r or Administrators doth further covenant & agree with the said William Britt that he will from this time forward warrant & defend the said Land & Appurtenances to him his Heirs & Assigns not only against the claim of himself the said John Page his Heirs Ex^r or Admin^r but also against the claim or claims of any person or persons whatsoever.

Signed Sealed & delivered

in presence of . . .

John Page

Seal.

Will Mitchell N.B. Please note two hundred

Arch^d Bryce underlines before signing.

Robert Birkmyre.

Robert Morby.

Man^r That on the day of the date of the within Dies full & payable of the Land & premises with their Appurtenances within mentioned was had & taken by me therewith named John Page & by me given & delivered unto the within named William Britt according to the tenor form & effect of the within Dies.

Signed Sealed & delivered

in presence of . . .

John Page. Seal

Will Mitchell

Arch^d Bryce

Robert Birkmyre

Robert Morby

Received the day of the date of the within Dies from the within named William Britt eighty five pounds current Money, being the Consideration Money for the within Mentioned Land & premises.

Seal.

Arch^d Bryce

Will Mitchell

Robert Birkmyre

Robert Morby

John Page

At a Court held for Rockland County Septemb'r the 15. 1767.

John Hedges with whom ordered to be recorded.

Test. Vall. Wm. Clegg, Esq.

This Indenture made the fifth day of December in the year of our Lord one thousand seven hundred and six by cause between John Hedges son of the County of Middlesex on the one part and George Hopper & Company Merchants in Glasgow Witneseth. That the said John Hedges for and in consideration of the sum of Fifty nine pounds eleven shillings and three pence current money of Virginia to him on hand paid by the said George Hopper & Company the Receipt whereof he doth hereby acknowledge & comfys. He the said John Hedges hath granted bargained sold and by these presents doth grant bargain sell to the said George Hopper & Company and to their Heirs & Assigns forever One certain Tract of Land plantation situated lying and being in the County of Middlesex containing by estimation sixty two acres more or less bounded as followeth Viz. by John W. B. - des line Henry Mallins, George Richardson and Archibald Wallace being part of a Tract of Land granted by Des to & to John Hedges by William Swift as per record in Middlesex Court And Also one feather Bed and furniture two tables two Chairs four Chairs two pueras Dishes six plates plates and six feather Spoons one possering one pair of Bellow one Milk Kettle one Gun Tree & a water pailis Ten Hogs Head being pricke in possession of said John Hedges and all privedeges as vanlages and Emoluments to the said Land belonging or in any way appertaining To George Hopper & Company All houses out houses and all other its appurtenances whatsoever Together with all the Reversion and Provisions remaining and remaing thereoff and of every part and parcel thereof To have and to hold the said Tract of Land and plantation theron and also all the other aforesaid premises to them the said George Hopper & Company to their heirs & executors Administrators and assigns forever Provided All ways and upon consideration that if the said John Hedges his heirs and assigns do and shall well and truly pay or cause to be paid unto the said George Hopper & Company Their Executors Administrators and assigns the just & full sum of Fifty nine pounds eleven shillings and three pence free & clear of all charges and expenses with legal Interest thereon in and upon the first Day of January next ensuing the Date hereof that then and from thence forth these presents shall cease and bevoid anything herein contained notwithstanding and the said John Hedges for himself his heirs and assigns doth covenant and grant to the said George Hopper & Company their Heirs & executors and assigns that he the said John Hedges his heirs and assigns shall and will well and truly pay or cause to be paid unto the said George Hopper & Company their Heirs & executors and assigns the aforesaid sum of Fifty nine pounds eleven shillings and three pence with Lawfull Interest thereon in and upon the first day of January according to the true Intent and meaning of these presents and also that the said George Hopper & Company their Heirs & executors and assigns shall at all times after Default shall be made of the performance of the Provisions or Condition herein contained peaceably and quietly under into have hold & sejepcerty & enjoy all and singular the said Message or Tenement of Land and plantation and other aforesaid premises without the let Molestation trouble disturbance or distring or hindrance for leisure within certaine induction Daniel or

further and other Lawfull and reasonable Branch actions or processes of law whatsover for the further and better and more perfect having and recovering of all and singular the above mentioned premises with their appurtenances to them the said George Hopper & Company To have and to hold to them the said George Hopper & Company their Heirs & executors and assigns in their annual account in the same shall be reasonably Divided among and amongst and Lastly it is covenanted bargained & concluded and agreed upon and between the said Parties to these Presents that the true Intent and meaning hereof is to sett is lawfully declared to be that such default shall be made in the performance of the Provisions or Condition herein before contained by the said John Hedges His Heirs and Assigns shall and may held and enjoy all and singular the aforesaid mentioned premises as they stand, however the concurring Testimoniating Mr. Witness aforesaid has said John Hedges hath demands on his hand and had the copy and was also written

Signed Sealed & Delivered In presence of John Hedges his
Mark
William Mitchell
Robert Birkenmeier
John S. Oliver
Mark
Wm Wallace

At a Court held for Middlesex County December the 15th 1787
William Mitchell, Robert Birkenmeier, and William Wallace present this debt of Mortgag, to be the act done of John Hedges which was entered to be recorded.

Test. Vall. Wm. Clegg, Esq.

This Indenture made this seventeenth day of November in the year of our Lord one thousand seven hundred and forty seven between Archibald Bryce & William Mitchell of the County of Middlesex of the one part and William Wallace of the same County of the other part Witneseth that the said Archibald Bryce & William Mitchell for and in consideration of Eighty pounds Lawfull money of Virginia by them the said William Wallace to them the said Archibald Bryce & William Mitchell on hand paid before the sealing and delivery hereof the receipt Whereof we the said Archibald Bryce & William Mitchell doth hereby acknowledge and thereof doth Acquit and Discharge the said William Wallace his Heirs Executors and Administrators hath granted Bargained and sold and by these presents hath granted Bargain and Confered on to the said William Wallace his Heirs and Assigns one certain Tract or part of Land lying and being in the said County of Middlesex Containing One Hundred and forty three Acres and so forth bounded Beginning at a white Oak and running North North twenty and half degrees East four hundred and Forty eight poles to a Great Maple Bush on the main branch thence Down the same and running a Black Walnut bush near the mouth of Cabell Branch thence leaving the bush as it runs in a Northerly direction line south thirty one degrees west eighty eight poles to point thence south seventy one degrees west four hundred and seventy four poles to point thence North Twenty seven Degrees East one hundred and eighty four poles to place last began at which said land is part of a larger Tract bounded by a River Cabell by point running late the Twelfth day of March one thousand seven hundred and Ninety five with all houses orchards fenceways and water Courses and all other of the Appurtenances hereto belonging to this certaine plantation To Dated and to be Recorded

121 Agreements for Son and the said Archibald Bryce & William Mitchell their Heirs Executors and Administrators the said my negro plantation and Tract of Land with the Appurtenances unto them the said William Wallace his Heirs and Aggrees to hold and will warrant and for ever defend by these presents against the Claims and Demands of them Heirs and Archibald Bryce & William Mitchell their Heirs and Aggrees or any Other person whatsoever and the said Archibald Bryce & William Mitchell for them and their Heirs Executors and Administrators both present and future and Aggrees to hold with the said William Wallace his Heirs Executors and Administrators that he promises And every part thereof are free and Discharges from all manner of Innuendos and that to the said William Wallace his Heirs and Aggrees and not withholding act or thing by them the said Archibald Bryce & William Mitchell their Heirs and Aggrees or any Other person committed done or suffered shall and Lawfully may for Son to have and have Hold Use Occupancy and enjoy the same and Every part thereof with the Appurtenances without the Lawfull Let entitulation or action of them the said Archibald Bryce & William Mitchell their Heirs or Aggrees or Any Other person whatsoever In witness whereof the said Mr. Archibald Bryce & William Mitchell to have presents hath hereunto set their hands and Aggrees their seals the Day and year above written.

Searched and Delivered

in presence of

Wm Fleming

Arch. Bryce

Will Mitchell

Arch. Bryce Seal
Will Mitchell Seal

For James

Will Ellis

Dabney Carr

Memorandum

That on the day of the date of the within written Indenture full and payable sign and sufficient of the within mentioned promises with the Appurtenances was had and taken by both within mentioned Archibald Bryce & William Mitchell And by us given and Delivered to the within mentioned William Wallace bearing to the form and form of the within written Indenture.

Witness

Wm Fleming

T. D. Davis

Will Ellis

Dabney Carr

Paid on the Day of the date of the within written Indenture of the within named William Wallace Eighty pounds Lawfull money of Virginia being the compensation money within expressed.

Witness

Wm Fleming

T. D. Davis

Will Ellis

Dabney Carr

Arch. Bryce
Will Mitchell

Arch. Bryce
Will Mitchell

At a Court held for Buckland County Deemed the 15. 18. 70

122 In the Name of God Amen. George Thompson of St. James Northham Parish in the County of Buckland and Colony of Virginia being in sound mind and Memory but failing toward the Uncertainty of Life and the Assurance of Death cometh and videtis this my last will and Testament in manner and form following

I give my soul to God who gave it me and my Body to the Earth to be Buried at the Discretion of my Executors hereafter mentioned that after all my Testate and Funeral expenses especcial my Estate is then to descend in manner and forme following Vizt

I give and bequeath unto my Daughter Elizabeth England my Negro Woman Named Nelly and her Increase the said Negro being now in her possession of five Pounds Current Money the Money to be paid in twelve Months after my decease, or else one feather bed and the Furniture belonging to it to be delivered to her after my wife Deceas all which said Articles to her my said Daughter her Heirs and Aggrees forever.

I give and Bequeath unto my Daughter Hannah Johnson my Negro Woman Named Sam and her Increase the said Negro being now in her possession of two feathers and a feather bed and the Furniture belonging to it to be delivered to her after my wife Deceas all which said Articles to her my said Daughter her Heirs and Aggrees forever.

I give and Bequeath unto my Daughter Hannah Johnson During her Natural life and no longer, two Negroes Named Sam and Lucy and after her decease the said two Negroes and her Increase to be Equally Divided among all her children There and then alike to them and their Heirs forever the above Mentioned Sam and Lucy to be delivered to my said Daughter Hannah the next Christmase day, after my Deceas and the above named Lucy and Increases to be Delivered after my wife Deceas.

I give and Bequeath unto my Daughter Sarah Gregory my Negro Woman Named Mary and her Increase the said Negro being now in her possession of one feather bed and the Furniture belonging to it to be delivered to her after my wife Deceas the 1st of January next following to her my said Daughter Sarah in twelve Months after my Deceas the 1st of January next following to be delivered to her after my wife Deceas all which said Articles to her my said Daughter her Heirs and Aggrees forever.

I give and Bequeath unto my Daughter Sarah Gregory my Negro Boy Named Tom and his Proportion until such time as my Grandson William Gregory the son of my said Daughter Sarah shall arrive to lawfull Age or married and then I give the said Negro Boy Tom to his master and Garrison William Gregory and his Heirs and Aggrees forever.

I give and Bequeath unto my Grandson John Thompson one Negro Girl Named Lucy after increase during his Natural life and no longer and can then be said Negro Lucy and her Increase unto my Grand Daughter Maria Johnson and Eleanor Johnson son Equally between share and share alike and their Heirs forever.

I give and Bequeath unto my Grand Daughter Eleanor Johnson to put to School two years by my Executors at the Expence of my Estate.

I give and Bequeath unto my Daughter Lydia Leach all the Land and Plantation whereon I now dwell also one Negro Named Lydia Leach to Abram and Jack and their Increase also my Mill my ship Lat and original land and Sape Haulow mentioned Negro Named Lydia to Abram Leach now in his possession the other two Negroes Named Sam and Lucy and the Land and Plantation the Mill and Mill meaning my Copper Mill after the decease of my Wife the aforesaid Negroes Other Increase which I have before made added of Right unto my Daughter Lydia Leach & son in Law Elisha Leach and the Land and Plantation Mill mill and both their Furniture said white and black but less all that is due to his wife

Item. My Will is that all the rest of my Estate, best of what Kind sever after the Devise of my wife to be Equally Divided among my three dear Daughters Elizabeth & Pragland Hannah Johnson & Toya Leach the my Daughter Toya part of the Stock is already given to her by deed of gift and her part may be divided here to prevent disputes Share & Share alike another Heirs from.

Item. I desire that he no Appraisement of my Estate until the decease of my Wife, about which time my Estate is to be Appraised.

Item. None of my children should disagree in the Devision their Estate that is left to them by me such issues shall be left to the true Eldest Magistrate in the beneficium of the County where such effects that into posse shall be and these Magistrates determination shall be final and they may that Referto to abide by the Majority of the said Magistrates shall for-
-feit & loose what is in dispute.

Lastly, I command my loving wife Mary Thompson together with my sons in Law, Elizabeth and Charles Johnson Esqre and Executors of this my last will and Testament Revoking all former wills by me made or written whereof I have written to my hand and affixed my seal this 29th day of October M D C LXXI.

Signed & Delivered in presence of:

George Thompson. Seal.

Robert Burton.

No 3 the word (of the Stock) interlined in

Niel Burton.

fifteenth line before signing,

Alexton Hocke.

Hannah O. Fife.

John Woodson.

At a Court held for Rockland County December the 15th 1767.

John Woodson Gent. and Niel Burton, proved his writing to be the last well and
Testament of George Thompson dec^d with was attested to be Recorded.

Test. V. C. Woodson

This Indenture made this Twentieth day of May one Thousand seven
hundred and forty seven Between Charles Johnson the Younger of the County of
Rockland of the one part and Thomas Pleasant of the said County of the other part
Witnesseth that for and in Consideration of the the sum of thirty four pounds and
nine pence farthing, current money of Virginia also five Shillings in hand paid
unto the said Charles Johnson the receipt whereof he doth hereby acknowledge
to the said Charles Johnson hath granted bargained sold aliened bestowed and
conveyed and by these presents doth grant bargain sell alienen bestowed and
conveyed unto the said Thomas Pleasant one certain Tract or parcel of Land
lying in the said County of Rockland in the Branches of Tuckahoe Creek and
bound by the Lands of Charles Johnson the Elder William Rountree Robert
Adams, Sarah Taylor and John Gordon containing by Estimation one
hundred and fifty acres also one other tract or parcel of Land lying in the
said County on said branch a part of the said creek and bounded by the Lands
of Edward Miller Amos and Lightfoot Robert Burton and Matthew Night-
engale and containing by Estimation Ninety eight acres With all woods
ways waters water courses houses Out houses Offices Buildings Yards Gardens
Concubines Hereditaments and appurtenances thereon being or thereunto
belonging and the Revision and Revision Remainder and Reversion
Tents Houses and profits thereof and also all the Estate Right Title Interest
claim and demand whatsoever of him the said Charles Johnson give and to the

Pleasant his Heirs and Assigns that he the said Charles Johnson and his
Heirs all and singular the premises with the appurtenances unto the said
Thomas Pleasant his Heirs and Assigns Against all and every other person
or persons whatsoever lawfully claiming or to claim the same in any part
hereof shall and will remain and forever be held by the said presents In trust
-Nisi whereof he the said Charles Johnson hath been wronged by his hand and
afforded his seal the day & year above written It is never wholly agreed
and this Indenture also witnesseth that if the said Charles Johnson
his Heirs & executors and Administrators shall and will well and truly pay and
the said Thomas Pleasant his Heirs and Assigns the above mentioned sum of
thirty four pounds and nine pence furthering with lawful Interest in or before
the Thirtieth day of November One thousand Seven hundred and eighty eight
then this Indenture to be void and the Estate determined and be legally vested in
the said Charles Johnson his Heirs Executors and Administrators as fully and
ample as if this Indenture had never been made for otherwise to be and remain
a legal absolute Mortgage and the Estate thereby bound to remain and be
the property of the said Thomas Pleasant to payable to the Lessor and Hangers
of this bond.

Sealed and delivered

in presence of,

Matthew Vaughan.

John King,

Wm. Rountree.

Geo. Divers.

At a Court held for Rockland County November the 17th 1767.
Matthew Vaughan and George Divers proved this deed of Mortgage to be the
act & deed of Charles Johnson just as cont^d for further proof.

Test.

V. C. Woodson

At a Court held for Rockland County December the 15th 1767.
John King further proved this deed of Mortgage to be the act & deed of Charles
Johnson jun^r which was then upon record to be Recorded.

Test. V. C. Woodson

To all whom these presents shall or may concern Witness, Meredith Price of
Rockland County Both land duly indebted unto Alexander Bain Merchant
in Virginia in the just sum of Four hundred & twenty eight pounds seven
Shillings and two pence Current money of Virginia & by Bond bearing interest
hereon the and carrying interest after the rate of six percent per Annum Now Known
that the said Meredith Price for the further better more perfectly securing
payment of the above mentioned sum of Four hundred & twenty eight pounds
seven shillings & two pence money aforesaid unto the said Alexander Bain
late At^t of the said Meredith Price Both and by these presents Both
Grant bargain sell set over & deliver unto the said David Edge At^t in fact for
the said Alexander Bain his & his Adm^r & Assigns the Service & Negroe
Slaves following, namely James George, Negroe fellow, born a long while ago a Woman
with her child Hudson & Sarah a girl
To H. 200 and to Hold the said Negroe Slaves with the future increase of his
female slaves unto the said David Edge At^t in fact for the said Alexander Bain
his & his Adm^r & Assigns forever to them to enjoy in and take off of his
R. 200 & c.

1st morning your peace with the growing interest thereon
on or before the 4th day of April next ensuing the date hereof.
That from thence forward to and every thing herein contained shall remain determinate
and to void any thing contained to the contrary thereof notwithstanding this Article it
is further covenanted concluded and agreed upon by the parties the said parties
that until default shall be made in performance of the present obligation herein
contained the said Meredith Price his heirs or assigns shall on any use of employing
the said Negro slaves & service & take the profit & benefit of their labor to his
or their own proper use & benefit any thing herein contained to the contrary
hereof notwithstanding. In witness whereof the said Meredith Price
hath set to his hand & seal this 1st day of October 1765.

Signed & Sealed,

John Davis.

Henry Martin.

Memorandum

It is agreed upon by the parties thereto mentioned

Meredith Price & the within named David Reifs that without any suit in
Chancery or any other proceedings whatsoever in the Law that the said David
Reifs shall pay at any time after the first day of October next, full discharge
of four of the within named Negro slaves viz: James George, Sam & Sarah
for the best price that can be gotten giving ten days publick Notice & allowing
Credit till the first day of April next to good people on having good security,
Moreover it is covenanted to & agreed upon by the parties
that the said Meredith Price or his heirs &c shall remain and continue in full
quiet & peaceable possession of the remaining within mentioned three Negro
slaves viz: Cyrus, Miller & Reuben with any other children the said master may
have or has had since the date of the within Writing until the first day of
October in the year One thousand seven hundred & six by eight but that from and
after that time it is also agreed upon by the parties that the said David
Reifs his heirs & assigns may sell and dispose of the said three Negroes
together with the children of the said Miller born since the date of their parents
or so many of them as shall be of Value sufficient to pay and satisfy what may
then remain unpaid of their Mortgage for the best price that can be gotten giving
first Ten Days notice & that such sale or sales as the said David Reifs his heirs
& assigns shall make in manner aforesaid shall be to all intents & purposes
so good & valid against the said Meredith Price his heirs & assigns No. 3. since
Writing the within the said Meredith Price's Brothers have set up a claim to
Negro Cyrus which is not yet settled and nothing herein contained is to be under-
stood or intended in favour of the said Meredith Price & T. W. Tracy, witness of the
said Meredith Price hath accounts set his hand & seal this twenty ninth
day of August anno Dom. one thousand seven hundred & six by eight.

Signed Sealed & delivered,

In the presence of,

Henry Martin.

John McLean.

At a Court held for Brookland County December the 15. 1767.

Meredith Price acknowledge his debt of Mortgage with the sum of money
as follows & debts which were ordered to be recorded.

Teste. Val Wood Esq.

This Indenture made on this twenty eighth day of August in the year
of Christ one thousand seven hundred and six by eight P. S. between the said

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David Reifs and before making delivery of these presents the receipt whereof he will
hersby acknowledge & confess, He has sold Merideth Price, his heirs and assigns
present & future, his lands, houses, chattels personal & real, his horses
cattle, Adams & negroes for ever one hundred acres of land which lies and
being in the County of Brookland and a little from the South side of the three Notch Road
containing by estimation One hundred acres to the same more or less as well more
fully and at large appear by referring to Thomas Towns Deed recorded in Brook-
land Court; one Negro woman named Lucy & her child named Lucy, belonging
sensibly known that the said Merideth Price's Brother set up claim to a proportion
of the said Wench & child which dispute is not yet settled also two
head of land cattle twelve head of sheep Twenty head of Horses two black horses &
one gray horse eight feather beds with all the furniture thereunto belonging one Dark face
black Walnut Table one dozen to half a dozen Walnut Chairs three Turn Gates one copper
Kettle with all the rest of the Kitchen & house hold furniture With all Utensil ware
belonging or in anywise appertaining to the premises hereby granted or intent to be
transferred to the said Merideth Price & his heirs & assigns and all his
Benefit and profit of the said Land & premises and every part & parcel thereof
With and every the rights claims interest & securities relating to the same together
with all the Estate right title interest property claim & demand of him the said
Meredith Price either in law or equity in or to the said Slave & child and chattel
Dwerry of them To Have & to Hold the said land & premises
together with the said Slave & the future increase of the Wench the said Child
& Chattels with the increase of the said Stock to the said David Reifs his heirs
& assigns for ever to the only proper use and behoof of him the
said David Reifs his heirs & assigns and the said Merideth Price Doth
hersby grant for himself & his heirs that he the said Merideth Price and his
heirs Dwerry of them shall & will warrant & forever defend the said Land & pre-
mises & every part & parcel thereof, all his title & interest in to the said
Slaves together with the said Goods & Chattels, against whom the said Merideth
Price & his heirs & every of them & all & every other person or persons who shall come
UPON Trust, Nevertheless that the said David Reifs his heirs & assigns
shall after the first day of October in the year One thousand seven hundred &
sixty eight as soon as the said David Reifs his heirs & assigns shall think pro-
per or the said Merideth Price shall request which ever of those two circumstances
(as shall first happen) sell for the best price that can be gotten after giving
ten days publick Notice the said Land & premises, the said Slave & child the
said Goods & Chattels and out of the money arising from such sale discharging
pay & satisfy to the said David Reifs his heirs & the above mentioned sum of
One hundred & eighty five pounds twelve Pounds & six pence with interest
thereon to be computed from the first day October, until the same shall be
fully discharged & the last offending according his Indenture & the
contingent charges of the sale as aforesaid and other necessary expenses that
shall attend the securing & obtaining the above mentioned Money or for pay-
ing any thing that is or shall be necessary relative to the intent of this
Indenture And the said David Reifs his heirs & assigns shall pay as much
to be paid the Overplus if any remain from such sale to Mr. Stephen Bain
& if any remain after paying his Debt then such sum as shall remain
to be paid to the said Merideth Price his heirs
in the receipt whereof of the said Merideth Price hath accounts set his hand & seal
on the 2nd day of September of the year just aforesaid written.

Signed & delivered on

the 2nd day of September of the year just aforesaid written.

Mer. E. Hill. Seal.

as the following Negroes.

Sue & her Child Tamer

Mingo

David

Rachel

Nello

Nello

L	70.	8
	30.	
	35.	
	35.	
	25.	
	20.	

Thos. Sanders

Thos. Lee

Edw^d Bratto

At a court held for Goochland County February the 16. 1768.
This Inventory was presented in Court and ordered to be Recorded.

Teste. Vall Wood Alford

September the 14. Day 1767.

We David Glen, and Andrew Kinghead and William Wood junr. being first
swore to give just weight to 25. pounds and take 423. Pounds Negroes and to
one Bag 2. 6. and to one Bottel 3. and for Sunday things 1. 3 pence

David Glen.

Andrew Kinghead.

Wm Wood Junr.

At a court held for Goochland County February the 16. 1768.
This Inventory was presented in Court and ordered to be Recorded.

Teste. Vall Wood Alford

To All persons to whom these presents shall come Know Ye that,
I Andrew Harrison of Goochland County for diverse good causes and Consideration
but more especially for and in Consideration of the love good will & affection that
I have and do bear towards my Son THOMAS HARRISON. hath given
granted and delivered and by these presents doth freely give, grant, and deliver
unto the said Son Thomas Harrison, his heirs and Assigns for ever. One certain
Tract or parcel of Land containing four Hundred Acres Lying in Amelia &
Prince Edward County on both sides Snakes Creek it being the Tract of Land
that of James preffred. also One other parcel of Land adjoining the above men-
tioned Tract, containing One Hundred & Eighty Eight Acres which Land
is laid of James Collicat and being the Land whereon I have a Mill both
whole Tract or parcels of Land I do give to my Son Thomas Harrison his
heirs and Assigns for ever. also I give in the same manner One Negro Woman
named Lucy (and her Child London), also One Negro Lad named Reuben Ray and his
Increase of the said Lucy, unto the said Thomas Harrison his heirs for ever. also
Eight Head of Cattle and Sixteen Head of Hogs which are now upon the
aforesaid Plantations in Amelia and Prince Edward County, and also
the Household furniture which he has now in possession To Nellie and whoso-
ever the said Thomas Harrison his heirs and Assigns for ever. the above men-
tioned Estate, with all the Appurtenances thereto belonging or any way
belonging or Appertaining. and the said Andrew Harrison will warrant and for
ever defend unto the said Thomas Harrison his heirs and Assigns a good and
sufficient Right & Title of infeiture to the said above mentioned Lands slaves Cattle Hogs
etc.

Seal this Third day of February One thousand Seven Hundred and forty eight
Sealed and Delivered
in presence of
Wm Garrison
John Hodges
Robert Coleman

Andrew Harrison Seal.

At a court held for Goochland County February the 16. 1768.
Andrew Harrison acknowledges this to be his act and that it was intended
to be Recorded.

Teste. Vall Wood Alford

This Indenture made this sixteenth Day of October in the year of our
Lord Christ One Thousand Seven Hundred & Sixty seven Between James Alford
of the County of Goochland of the one Part and John Payne of the same County of
the Other Part Witnescalet that the said James Alford for an Consideration of
the sum of Fifty Pounds current money of Virginia
which is paid by the said John Payne at and before the sealing of this Indenture
have given to the Receipt whereof to the said James Alford to hold in trust
a tract of Land lying and situate in the County of Goochland and Lying on the East Side of the western Fork of Leitch's Creek
beginning at a Corner Stone standing near the Creek and running thence wⁿ to the said
John Paynes Line an East course to his Paynes Line thence his Line to
Charles Houchens Line, thence on his Line to Francis Houchens Line, thence on
his Line to the Creek aforesaid thence up the Creek according to its Meanderings
to the beginning, including the quantity of One Hundred and Thirty Acres as
aforesaid or to the same more or less as in the said Bounds, it being the
Land & Plantation wherein the said James Alford now lies, Together wⁿ all wⁿ
House, orchards, trees, Woods, Underwoods, Ways Water and Water Courses pro-
perty commodeg Housholdments and Appurtenances whatsoever to the above ment-
ioned Dividend Tract or parcel of Land belonging or any way Appertaining, also
the Reversion and余生权 Remainder and Remainder Lands & houses & profits
whereof all the Estate Right Title Interest Property etc &c in and whatsoever of
him the said James Alford his Heirs or Else of the said Dividend Tract or
Parcel of Land and having Part and Portion there of to the value of £1000.00 & to
Hold the said Dividend Tract or parcel of Land and all and singular the said
Parcels Above mentioned and every Part & parcel thereof with the appur-
tenances unto the said John Payne his Heirs & Assigns forever. And the said
James Alford for himself & his Heirs the above Dividend Tract or parcel of
Land wⁿ the Appurtenances thereto him the said John Payne his Heirs and
Assigns shall & will warrant and forever defend by these presents Against
the claim and Demand of him the said James Alford his Heirs Executors or
Administrators or any other Person or Persons whatsoever and that the said
James Alford for himself and his Heirs with Covenant Grant and Pay to
and wⁿ the said John Payne his Heirs & Assigns that the above sole Land by
Divide & every Part thereof with the Appurtenances thereto and re-
maining from all manner of Incumbrance whatsoever of that he has said

William Roberts

John Woodson

Memorandum.

That on the Day & Date of the Within Writen
Deed full & peaceable Possession and Seizure of the within Mentioned Lands &
Premises with the Appurtenances thereto & Taken by the within mentioned
James Alford & by him given & delivered to the within Named John Payne.
According to the True meaning an Effect of the within Writen Deed.

In Presente.

Archer Payne.

James T. Alford.
Mark

William Roberts

John Woodson

Recd' d' of John Payne on the Day & date of the within
Written Deed Thirty Pounds Current money of Virginia being in
full consideration for the Land & Premises within Mentioned

In Presente.

Archer Payne.

James T. Alford.
Mark

William Roberts

John Woodson

At a Court held for Brookland County February the 16. 1768.
James Alford acknowledged this deed with the living of Son in Trust
Endorse to be his right Deeds which were ordered to be Recorded.

Teste.
Vald Woodson

To be Recorded.

Teste Vald Woodson

This Indenture made the Seventh Day of September in the year
four thousand Seven hundred & forty seven Between William
Bigras of the County of Brookland of the one part & John Bill of the same County
of the other part Whereas the said William Bigras is wold & comforn that he
is not able to transact his own affaires or provide for himself and for that rea-
son hath given & sold on the said John Bill to take & accept of all his Debts &
Dutts & Effects of what nature or kind ever, and in consideration thereof to
support & maintain the said William Bigras during his life which the said
John Bill hath agreed to do in a plaine decent manner Now this Inden-
ture witnesseth that the said William Bigras for and in consideration of
the said John Bill having agreed to support & maintain the said William
in a plaine decent manner during his said William Bigras life and also
for & in consideration of the sum of five Pounds by the said John Bill to the said
William Bigras in hand paid also before the sealing & delivery of this present the
receipt whereof he doth hereby Acknowlede & therby doth acquit the said John Bill
Halls granted Bargained sold Agreed & covenanted to the said John Bill
his heirs & Assignes forever one negro man Slave named Dick now in the
possession of the said John Bill and also all & singular the Goods & Chattells Effect
& Estate of what nature or kind soever belonging to him the said William Bigras
which he hath any right or title to or Interest in which are contained & comprised in
the Schedule hereunto annexed and all Debts now due & owing to him from any person
or persons whatsoever a list whereof is also hereto annexed and the execution thereon
remainder or remainder unto him to profit himself and all the Estate right both &
Interest of him the said William Bigras for and to the same and all Debts Past due
of Account Bonds & Writings touching or in any wise concerning the said
Premises To have and to hold the said sum Total of Debts effect
and Prejudice herein before mentioned or intended to be hereby Granted with them &
every of their appurtenances unto the said John Bill his heirs & Assignes to him
proper use & behoof of the said John Bill his heirs & Assignes forever and for the
better enabling the said John Bill to have obtain receve & receive the full benefit &
Advantage intended thereby this present conyngance the said William
Bigras doth hereby make & chane constituite Agreed and in his stead place
put and despose the said John Bill to his has lawfull irreverable attorney
in his name to make demand sue for recover & receive by all Lawful meane
whatsoeuer of & for all and every Person & Persons whatever whom it shall
shall or may concern all Debts sum total of money Debts dues debts &
Effects and Things whatsoever which now are or after may be due owing
or belonging unto the said William Bigras upon by virtue of any Law
ment Bond, Bill, Book or upon any other account and by any other way and
means whatsoever in any manner of wise & intend to be cast to account and bring
to recovering and to adjust & settle account with all or any person or Persons
concerned in the foreseme & upon receipt & recovery of all or any such sum or
sums of money Debts dues debts effects or other things money past & then past sufficient
in justnesse & discharge for him the said William in his name from him to him
to make & give hereby giving & granting to his said Attorney full power & au-
thority in & touching the Premises to use force & attack arms implied &
implied & to prosecute & thence to have again to against discharge &

This Indenture made the third day of August one thousand Seven
Hundred & Sixty Seven Between Agnes Howland of the one part and Peter Walker
of the other part both of Brookland County, WITNESSETH That Agnes How-
land for & in consideration of the sum of Nine pounds Current money of Virginia
to her in hand paid by the said Peter Walker before the sealing & delivery of
these presents the receipt whereof she doth hereby acknowledge hath Bargained
sold & delivered unto the said Peter Walker one Tract or parcel of Land lying
in Brookland County in the wch of Saint James's Parish containing by
Estimation fifty Acres more or less touching the land of John Payne
Benjamin Linton & Thomas Whitlock TO HAVE & TO HOLD the said
Land as above described & Conveyed unto the said Peter Walker his heirs
& Assigns and the said Agnes Howland for herself her heirs
& Assigns doth covenant and agree with the said Peter Walker that provided
my person as hein to the said Agnes Howland shall see for & recover Nine
pounds or such a parcel or lot of land as was sold by the said Agnes Howland
to the said Peter Walker that then the above mentioned tract or parcel of Land
be adjudged the property of the said Peter Walker to vindict & the said Peter
Walker for such sum of Nine pounds Current money of Virginia or so many
bottle or recover'd which bottle were given the said Agnes Howland for her
Natural life by Thomas Oliver & at her decease to her children And it
is the true intent of the parties aforesaid that the said Agnes Howland shall
not bargain & sell the said Tract or parcel of Land above mentioned in fee
Simple, without first obtaining leave of the said Peter Walker IN WITNESS
whereof the said Agnes Howland hath hereunder set her hand & seal this day
8 year above written.

Agnes Howland S. al.
John Woodson

Agree to and with the said John Bill in manner & form following that is to say that he and William Bigger will from time to time at all times hereafter make do & execute all and every such further Act Deed or thing for the more perfect & Absolute Conveying and securing the premises here in mentioned to the said John Bill as shall be lawfully reasonable advised & required of him. That he moreover shall & will hereby & thenceforward the said Slave Goods & Chattels, Deed & Effects to the said John Bill his heirs & assigns from the lawful wife claim & demands of him the said William Bigger his heirs or Assigns or of any other person or persons whatsoever. In witness whereof the parties to these presents have hereunto interchanged & set their hands & affixed their seals the Day and year first written.

Sealed & Delivered,

in presence of . . .

John Barnett

Thomas Barnatt

William Barnatt,

William Bigger Seal Seal

Deed of John Bill the sum of five Shillings abiding the consideration money above mentioned take paid by him to mother seventh Day of September 1767.
William Bigger.

In a Court held for Goochland County March the 15 1768.

John Barnett (a Quaker) Solemnly Affirmed and Declared that he and Wm. Bigger, Seal & deliver this Indenture with the receipt hereunder and acknowledged the same to be his act. And, and William Barnett proved he said said with the Levy of Saxon Endowed to be March & Date of the said Wm. Bigger, all which were therupon admitted to Record.

Teste. Val Wood Esq.

In the name of God Amen I Stephen Sampson of Northam Parish in Goochland County being 70 of age but perfect in mind and memory and calling to mind the mutability of mortall body well knowing that it is against all for all men once to die in order therefore to settle and dispose of my mortall inheritance I do make this my last Will and Testament in manner following.

Firslty. my Will is that all my just Debts be paid.

Secondly. I give unto my loving daughter Sampson the use of the Land and Plantation wherein I reside during her Natural Life excepting one hundred acres which I have formerly promised to give unto my son Stephen Sampson and which I have mentioned more particularly here after to bear and occupy it with the same freedom and frugality as was done in my time. Also give to my loving wife the use of all my Other Estate both Real and personal during her life except such as shall be hereafter mentioned, and whereas my circumstances respecting my Debts are such that with small care and management money sufficient will be in hand in a short time to buy a Negro with I strongly recommend to her to do and that the said Negro when bought be deemed part of my Estate all which excepting the Land and whatsoevr else I shall hereafter bequeath to others I wish to be equally divided between my two sons Charles and Richard Sampson after her Death to them and their heirs forever people.

Thirdly. I give unto my son Stephen and his Heirs forever.

I give unto my son Samuel Sampson all the remaining part of the Land whereon I now live after the Decese of my wife to him & his Heirs forever.

Fourthly. I give unto my Daughter Elizabeth Sampson one hundred Dollars in possession of my son Stephen one feather bed and furniture and one Chest to her & her Heirs forever also six pairs of plates two dishes and one Puffin Dish.

Fifthly. I give unto my loving Wife Mary Sampson Specifying my son Charles Sampson, William Hazzard and my friend Thomas Pleasant

and Executors to this my last Will and Testament nothing all and every other Will or Wills here before by me made. In witness whereof I have hereunto set my hand and affixed my seal this 17th day of February 1768.

Signed Seal'd published and declared.

To the last Will and Testament of

The within mentioned Stephen Sampson in presence of us

Tho. Pleasant,

Edward Headford

Robert Pleasant.

At a Court held for Goochland County March the 15 1768.

Edward Headford and Robert Pleasant, proved this writing to be the last

Will and Testament of Stephen Sampson deceased which was therupon

admitted to Record.

Teste. Val Wood Esq.

Now all men by these presents that I Anne Pace widow for diverse good causes & considerations now there unto moving but more especially on account of my dear carriage and infirmity & for the love I bear towards in law John Wright junr and his wife my Daughter Mary have made constituted and determined to constitute & give my said John Wright my just & lawful Attorney Irreversable to me give my name but to the use of him the said John Wright & his heirs to prosecute a suit now depending in the High Court of Justice in my name against Richard Stark Gent & others for the recovery of sundries slaves to a final decree or the same to be done or compromised at his convenience upon such recovery to be paid to Specification or otherwise to receive the slaves money or other things recovered & give sufficient discharge for the same and generally teach, do & transact any matter or thing in and about the premises as fully as if the same were done by me personally hereby promising to abide by such dispositions whatever said Attorney shall do lawfully do or cause to be done in the premises and give him my full and irreversable power therein, and the slaves or other things when recovered to be to the use of the said John Wright & his heirs forever. In witness whereof I have hereunto set my hand & seal this fifteenth day of March One thousand seven hundred & sixty eight.

Sealed & delivered before me

Anne Pace seal mark

In a Court held for Goochland County March the 15 1768.

Anne Pace acknowledged this power of attorney taken and agreed with me hereupon admitted to Record.

Teste. Val Wood Esq.

Doth herewith shall place his last will and testament in manner and form following Publishing and Announcing by these presents all and every testament & testament with & wills before him made and declared either by word or writing and this to be taken only for my last will and testament and none other and first being present and living from the bottom of my heart for my Sons most humbly Desiring forgiveness for the same I give and bequeath my soul unto almighty god my savior and redeemer In a home and by the means of Jesus Christ Priest and believe assuredly to be saved and that my soul with my body at the general day of the resurrection shall arise again with me and through the merits of Christ Death and Resurrection prepared for his flesh and bones and my body to be buried such a place where it shall please my executors hereafter mentioned to appoint and now for the settling of my temporal estate and such goods chattels and debts as shall be pleased god for above my debt to bestow upon me I do order give and dispose the same in manner and form following (viz) first I will that all those debts and dues as I owe in Right of Conscience to any manner of person or persons whatsoever shall be well and truly accounted and paid within convenient time after my decease by my executors hereafter named.

Item I give and bequeath to my four youngest children alive living to be equally divided between them.

John Wade Joseph Wade Francis Evans Martha Wade this my last will and testament.

Signed sealed published

and declared in the presence of

Richard Wade.

Nathaniel Wade.

Joseph Lively.

At a Court held for Rockland County March the 15. 1788.

Richard Wade & Joseph Lively proved this writing to be the last will and testament of Josie Wade decd which was thereupon admitted to record.

*Hirel & Wade seal.
Mark*

Teste W. Woodell

This Indenture made this Fourteenth day of March in the year of our Lord Christ One Thousand Seven Hundred and forty eight between Joseph R. Farrar of the County of Rockland and of the one part and Thomas Brooks of the same County of the Other part Witnesseth that the said Joseph R. Farrar for divers good causes and consideration him thereunto moving but more especially for the valuable Consideration of the full and just sum of seven & five pounds Current Money of Virginia to him in hand by the said Thomas Brooks before the sealing and delivery of these presents the receipt whereof the said Joseph R. Farrar doth here by acknowledge and himself therewith fully satisfied contented and paid do entirely acquit and discharge the said Thomas Brooks his heirs executors Administrators & assigns to the said Joseph R. Farrar have granted Bargained sold alredy Infested and confirmed and by these presents for him self and his Heirs & assigns all alien Infested and confirm unto the said Thomas Brooks his heirs and assigns for ever one certain Tract or parcel of Land

beginning North twenty four Degrees East two hundred and thirty six poles in Rockland County South five Degrees East one hundred & thirty poles to the first Station to have and to hold the said Tract or parcel of Land unto the said Thomas Brooks and to his heirs and assigns for ever to be the only proper use & Benefit of him the said Thomas Brooks and to his heirs and assigns forever With all to the only proper use privilege and other appurtenances and the same Belonging any ways Appertaining unto the said Thomas Brooks and his heirs and assigns for ever and the said Joseph R. Farrar with fullie Bargain and say that he will bear and by these presents doth warrant the said Tract of Land unto the said Thomas Brooks to him and his heirs and assigns for ever not only against the claims of him the said Joseph R. Farrar but against the claims of all other persons whatsoever On the fourteenth day of March One thousand Seven Hundred and forty eight
In presence of us }
Joseph Woodson. Joseph R. Farrar
Jham Rogers. *Sub.*
William. *Sub.*
his X Marks. *Sub.*
Barker. *Sub.*

Memorandum.

That on the fourteenth day of March in the year of our Lord Christ One Thousand Seven Hundred and forty eight
in the presence of Joseph R. Farrar and Jham Rogers and witness of the Within named Joseph R. Farrar and by him Delivered unto the said Thomas Brooks in this present persons according to the tenor form and effect of the Within written Deed
In presence of us }

Joseph Woodson.

Jham Rogers.

William X Barker
mark.

Joseph R. Farrar

At a Court held for Rockland County March the 15. 1788
Joseph R. Farrar acknowledged this deed with the livery of seisin
entered to his acts & records which were ordered to be recorded.

Teste W. Woodell

This Indenture Made this Tenth day of March in the year of our Lord One thousand seven hundred and eight by right of the State of North Carolina of Charlotte County of the one part and William Powell of Rockland County of the Other part Witnesseth the said William Powell for and in consideration of the sum of Twenty five pounds but money to him in hand paid the Receipt Whereof he doth hereby acknowledge have given granted Bargained sold exchanged and confirmed and by these presents doth give grant Bargain sell Exchange and confirm unto the said William Powell his heirs and assigns for ever one certain Tract or parcel of Land lying and being in the County of Rockland on both sides Great Fork Branch it being the Land formerly belonging to Jaffer Evans containing forty acres more or less and bounded as followeth Beginning At Richard Coopers corner thence along his line to Rich. Kincaid thence along

the said Willminton Harris his
heirs & executors the above sold Land & premises with their and
every of their appurtenances unto the said William Powell his heirs & assigns
Against him the said Willminton Harris his heirs & executors &
Against all other Persons whatsoever and notwithstanding these presents
warrant and forever will defend YW WITNESS whereof I have
hereunto set my hand and seal the Day and Year above written
Signed Sealed & Acknowledged
in presence of

John White.

Willminton *H* Harris Seal.
Mark

Sam'l White.

Sarah *H* Harris Seal.
Mark

Richard Dories witness.

John Dories.

Memorandum,

That on the 12 day of March in the year of
our Lord One thousand Seven Hundred and Sixty Eight, Livery and
Seizure of the Land and premises within granted was made by the
said Willminton Harris unto the said William Powell.

In presence of.

Richard D. Dories.

Willminton *H* Harris.

Mark

John Dories.

The Twelfth day of March 1768.

Received Twenty five pounds
currant money being in full satisfaction for the within mentioned
Land and premises.

Ame. Willminton *H* Harris.

Mark

Test.

Richard D. Dories.

John Dories.

At a Court held for Braxton County March the 15. 1768.

" Richard Dories Dories, proves his deed with the Deed of
Seizure and receipt unto to be the act & Deed of Willminton Harris within
the motion of the within named W^m Powell were admitted to Record.

Test. *V. W. Woodforde*

I KNOW all men by these presents that I John King of the County of Braxton
for your Consideration of the sum of Seventy five pounds currant money
of Virginia to me and lent paid Advanced at Laundry time at and
before the sealing & delivery of these presents by Mr. Robert & Archer Payne
of the County aforesaid the receipt whereof I do hereby acknowledge And
for the further sum of the sum of payment of the said Seventy five pounds
Advanced by the said Mr. Robert & Archer Payne aforesaid have
Bargained sold & delivered and by these presents do bargain sell &
Deliver in due form of Law unto the said Mr. Robert & Archer Payne
Two Negroes one woman named Mill the other a woman named Darcie
to have & to hold the said Two Negroes with the future increase of the
said Woman unto the said Mr. Robert & Archer Payne their Heirs Executors
Administrators & Assigns to the only proper use & behoof of them the
said Mr. Robert & Archer Payne their Heirs & Assigns forever and if the said
John King for my leaving their Executors & Administrators the said bargaines
and sold Negroes unto the said Mr. Robert & Archer Payne their Heirs
Executors Administrators & Assigns against all manner of persons

At a Court held for Braxton County March the 15. 1768.
The Payne proved this bill of sale to be the act & deed of John King with exec
ordained to be Recorded.

Test. *V. W. Woodforde*

This Indenture made this Twenty fifth day of November in the
Year of our Lord one Thousand Seven Hundred and Sixty seven Between
Thomas Edwards Sen^t & Thomas Edwards jun^r of the one part and John
Payne of the other part witnesseth that the said Thomas Edwards Sen^t and
Thomas Edwards jun^r for & in Consideration of the sum of Fifty pounds
currant money of Virginia to them in hand paid by the said John Payne at &
before the sealing delivery of these presents the tenth which day the said
Thomas Edwards Sen^t & Thomas Edwards jun^r with hereby acknowledge
& bear & discharge the said John Payne by these presents
Hath granted bargained and sold All and Conveyed & Confirmed and by
these presents doth grant Bargain & Sell All Ensigns Unto the said
John Payne his Heirs & Assigns forever One certain Tract or parcel of
Land situate lying & being in the County of Braxton & joining on lower
Side of Licking hole Creek containing by estimation Two hundred acres or be
the same more or less it is a part of that Tract of Land wherein the said Thomas
Edwards Sen^t & Thomas Edwards jun^r now lies and is bounded by within
the land and town of John Bellings Joseph Leah & Licking hole Creek as aforesaid being
all the land & plantation the said Thomas Edwards Sen^t & Thomas Edwards
jun^r holds joining on the said Licking hole Creek in the Town aforesaid Together with
all houses orchards trees Woods under woods way water & waters Curries Pastures
Conveyances & Appurtenances whatsoever to the above mentioned
Davidson Tractor parcel of land Belonging & in any wise appertaining also
the Revision & Incomes Unmannerly Ten hundred rods front & profile thereof
and all the sole Right Title Interest property claim & Demand whatsoever of them
say said Thomas Edwards Sen^t & Thomas Edwards jun^r their Heirs in either of
them to run the said Davidson Tractor or parcel of land and of every part of parcels
thereof To have & to hold the said Davidson Tractor or parcel of Land
and All & Singular the said premises above mentioned being part or parcel thereof
with the appurtenances unto the said John Payne his Heirs & Assigns forever
and the said Thomas Edwards Sen^t & Thomas Edwards jun^r for themselves
& their Heirs the above sold land with the appurtenances unto him the said
John Payne his Heirs & Assigns shall & will warrant & give Dispossession by these
present against the claim & Demand of them the said Thomas Edwards Sen^t
& Thomas Edwards jun^r their Heirs Executors Administrators or any other
Person or Persons whatsoever and that the said Thomas Edwards Sen^t and
Thomas Edwards jun^r for themselves & their Heirs do Covenant & Agree to with
the said John Payne his Heirs & Assigns that the above sold Land & premises
& every part thereof with the appurtenances are free & discharged from all manner
of encumbrances whatsoever and that they the said Thomas Edwards Sen^t and
Thomas Edwards jun^r hath full power & Authority to sell & convey the same
in manner & form aforesaid and that he the said John Payne his Heirs &
Assigns shall & lawfully may for ever hereafter Have Hold over
seizing & holding every part & interest thereof without the least hindrance
Molestation or Eviction of them the said Thomas Edwards Sen^t & Thomas
Edwards jun^r their Heirs Executors Administrators or any Other Person or

That on the Day & Date of the within Writen Deed full &
Satisfactorily signed by the within mentioned Lands & Premises with the
Appurtenances was had & Taken by the within named Thomas Edwards, Son, &
Thomas Edwards Junr. by them both & Delivered to the within named
John Payne according to the Tenor, form & Effect of the within Writen Deed.
In presence of,

Will. Douglass

his

Math. N. Cawley
name

his

Anna A. Cawley
name

Theo. Edwards
Thomas Edwards Junr.

Paid of John Payne on the Day & Date of the within Writen Deed
Sixty pounds Current money of Virginia being in full Consideration for
the Lands & Premises within mentioned.

In presence of,

Will. Douglass

his

Math. N. Cawley
name

his

Anna A. Cawley
name

Theo. Edwards
Thomas Edwards Junr.

At a Court held for Rockland County March the 15. 1768.

This Deed with the Seal of virginia and Receipt ordered were proved by the
sather of the Writings heath to be the act and deed of Thomas Edwards Son,
and junior, which were ordered to be Recorded.

Teste. Val Wood Esq;

To all to whom these presents shall come I make Wheresoever Alexander
Fowler of the County of Mecklenburg having some thought of removing from
thence into the Government of Carolina and also having several Matters to
transact and debts to collect which will be inconvenient for and probably absent
of the power of the said Alexander Fowler to transact and collect at so great
distance between him and the persons and Debtor hath delivered unto
Thomas Pleasant of Rockland County, sundry Accounts Receivers and
other Papers touching the Matters and Debts above mentioned in order
that the said Thos Pleasant may be enabled to Transact collect and
receive the same from whomever any sums may be due. Now I know
well that the said Alexander Fowler for the causes aforesaid and more
so far and in consideration of five Shillings to him in hand paid by
the said Thomas Pleasant, the said place is hereby acknowledged both
absent and collector and by these presents doth Agree and deliver unto
the said Thomas Pleasant the accounts Receivers and other Papers of the said
Alexander Fowler and all the sums of Money thereon due and owing to the
said Alexander Fowler by from all and every Person or Persons whatsoever
and all the Right and Interest of him the said Alexander Fowler of and
to the same and his said Alexander Fowler for the Consideration aforesaid

Alexander Fowler on all and every of the papers aforesaid and every of them
their and every of their Hairs by^t Coddle and Indenture makes all and every sum and
sums of Money Receivable or other thing whatsoever so due from them or any
of them respectively to the said Alexander Fowler as aforesaid and on
the same or any part thereof give for payment upon the same
nonpayment thereof sufficient compleat discharge or Acquitt-
ance to give as occasion shall require & what ever more Attorney or
Attorneys shall lawfully do in the Pursuit therof. Alexander Fowler
doth hereby allow Pleasant and Conform and the said Alexander Fowler for
himself his Heirs Eq^t & Administrators doth covenant and agree to and with
the said Thomas Pleasant his Heirs & that he the said Mr. Fowler hath
not Received nor will receive all or any part of the respective Balances sum
of Money aforesaid or any part thereof and that the same are due to the said Mr. Fowler
from the several Persons and in the same proportions as mentioned
and Stated in the said papers delivered in by the said Alexander Fowler to the
said Thomas Pleasant as aforesaid neither will the said Mr. Fowler receive
Pleasant or discharge the same or any part thereof. And more over that the said
Mr. Fowler has been Eq^t & Administrator doth and will pay and discharge
to the said Thomas Pleasant his Eq^t & Admin^r all sums of money due from the
said Alexander to the said Thomas Pleasant that shall accrue or arise for his
expenses actually paid and advanced in the Recovery aforesaid for Writing
whereof to the said Mr. Fowler hath hereunto set his hand and signed his seal
this 28th day of January 1766.

Signed & Delivered
in presence of,

Thos. Pleasant

George Davis

At a Court held for Rockland County March the 15. 1768
George Davis proved this power of attorney to be the act of Alexander
Fowler which was ordered to be Recorded.

Teste. Val Wood Esq;

This Indenture made this Nineteenth day of April in the year of our
Lord one thousand Seven hundred and Sixty Eight Between Joseph Lewis
of Henric County of the one part and Peter Walker of the County of Rock-
land of the other part Witnesseth That the said Joseph Lewis doth good
causes and Consideration him therewith moves but more especially for the
Valuable Consideration of the sum of one hundred and ten pounds current
money to him in hand paid the receipt he doth hereby acknowledge and han-
deth therewith fully satisfied contented and paid hath fully fairly and
absolutely Acquired and discharged the said Peter Walker by these presents
Hath given Granted Bargained sold Alien Burhoff and Conformed
and by these presents doth give Grant Bargain and sell Alien Burhoff
and Conform unto the said Peter Walker to him and his heirs and Assignees
for Ever one certain Tract or Parcel of Land with all its Privileges and
Appurtenances lying and being in the County of Rockland on the upper
Creek and Lands back abutting the Land that John Law gave to the said
Joseph Lewis and the land he said Joseph Lewis purchased of Abell Thompson
the whole in containing two hundred Acres to the same moreover without the two

Person whatsoever fully warranting the said Land as an Estate in fee
Simple unto the said Peter Walker his heirs and Assigns After the death
of the above said John Lewis Jr. McHughes wherof his Heirs by whom my hand
and Seal the day and year first above written.

Signed Sealed Delivered }
In presence of

Joseph Lewis Seal.

Memoandum.

That on the 19 day of April in the year of our
Lord one thousand seven hundred and Sixty eight Preach'd and Quiet
Pleasance and began of the Lands Within Monticello to be granted was
has and taken by the within Name Joseph Lewis and by him was
divided unto the within Peter Walker according to the Tenor form and
Effect of the within Written act.

Joseph Lewis.

At a court held for Brockland County April the 19, 1768.
Joseph Lewis acknowledged this act with the Livery of Seigniorial
to his acts & deeds which were ordered to be Recorded

Tell. Val. Wood Officer.

I William Whittow of the County of Bedford being sick and
weak in perfect sense and memory do make and retain this my last
will and Testament in manner and Form Following I give and
bequeath my Soul to Almighty God who gave it and my Body to be decently
buried at the direction of my Executors whom I have heretofore appointed and all
my worldly goods I bequeath in manner and Form Following after my
just Debts are paid I give and Bequeath to my son William Whittow one
Cow and yearling belonging now a man to the cow also one Bed and
Furnishings the one Excepted wherein of Lee.

Item. I give and Bequeath to my son Henry one Set of Pistols and Holsters
and the Bed of Turniture wherein he now lies.

Item. I give and Bequeath to my son Tom my Riding mare.

Item. I give and Bequeath to my son Nathan a dark Bay mare without Mane in
hair for head and a Gunn.

Item. I leave to my Daughter Jane Lewis one negro Woman Names
Temperance and her child named Hannah during her natural life
and at her decease to be a negro woman and child and then Increase to
be Equally Divided between my two Grand Children Mary Lewis and
Sarah Lewis for Ever.

Item. I leave to my daughter Mary Hancock one negro girl named Lucy
during her natural life and at her decease her said negro and her
Increase to be Equally divided among all her children then living also
I leave to my daughter Mary the Land and plantation wherein I now
live during her natural life and at her decease to be Equally Divided
among her children then living to them and their heirs for Ever.

Item. I leave to my Daughter Martha Darby one negro boy named Jack
during her natural life and at her decease to return to her Martha
and her heirs for Ever.

Item. I leave to my Son Richard during his natural life one negro
man named Daniel and at his decease to his children then living
to them and their heirs for Ever.

Item. I give and Bequeath to my Grand daughter Anna Bass the

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Walnut Table to him and his heirs for Ever.

Item. I give and Bequeath to my Daughter Mary Two hours and prigs to
her and her heirs for Ever.

Item. I give and Bequeath to my son Henry and my Daughter Jane and the
Remainder of my household and Kitchen Utensils to be Equally
Divided among them to them and their heirs for Ever.

Item. my two negroes Frank and Sam. Slave in manner following
Eight to be hired or sold to discharge my present debt to Impounding
my son Henry and my son in law John Clegg take it if they can pay
my debt without selling the said slaves To give the said slaves to be
Equally Divided between them to them and their heirs for Ever.

I make also my son Henry and my son in law John Clegg Executors
of this my last will and Testament utterly Excluding all with that
might hitherto have made as witness my hand and this 12 day
October 1768.

John Clegg

William Whittow Seal.

Richard Clayton
Henry F. Shillito

John

Brockland County April the 19 1768.

Attest by the undersigned John Lewis and John Hughes
to the last Will and Testament of William Whittow decd and thereupon
Admitted to Record.

Tell. Val. Wood Officer.

To All unto whom these presents shall come greeting know y^r fr^d I
John Johnson the Elder of the Parish of Saint James Northam in
the County of Bedford for divers good reasons and considerations therefore
make and give this my last will and Testament especially for the love and natural affection
I have unto my son Thomas Johnson the said Parish and County above
named and granted and by these presents I give my Grant and for
Ever I confer unto the said Thomas Johnson and his heirs certain
Land or parcels of Land & orchard lying and Being in the said Parish
Cock in the County of Bedford containing One hundred and
fifteen Acres to be the same More or less granted unto my son Thomas
Johnson by the twelveth Day of July one thousand seven hundred and
Eighteen Adjoining The land of John Lewis and James Clegg and
in like manner of persons to both all words & ye oaths written before
him or made before any other building Yards gone & commodities &c
and Utterances wherein Being or having belong unto
Parsonage and Revenues Recouered from Lewis and his wife also
all the Estate Right Title Interest Claim and Demand whatsoever
Held by James Johnson his son and to the same in any part thereof Together with
all Dads Estates and Writings touching or in any wise concerning the
same and I do heartily for myself my heirs executors and Administrators
Convent and grant to and with the said Thomas Johnson his heirs and
Assigns That the said James Johnson and his heirs shall singular the
Promises with the Affidavites unto these

At a Court held for Rockland County April the 19th 1768.

This Deed was proved by the auth of the Wtchngs for him to be Known & Deed
of James Johnson, which was ordered to be Recorded.

Teste Val Wood Clerk

This Indenture made this Twenty Ninth Day of November Anno Dom: One thousand Seven Hundred and Sixty Seven
Between Thomas Edwards of the County of Rockland and Parish of Saint James's Northam of the one part and Bradack Vaughan of the same County & Parish of the other part witnesseth that the said Thomas Edwards for and in consideration of the sum of Twenty Pounds current Money of Virginia to him in hand paid before the Sealing & Delivery of these Presents the Receipt whereof he doth hereby acknowledge and himself therewith fully satisfied and unfeignedly paid them off and every part and parcel thereof doth hereby Acquit and Discharge the said Bradack Vaughan his Heirs & Assigns forever hath Granted, Bargained, sold, Alienated, Enfeoffed, and confirmed and by these presents doth Grant, Sell, Alien, Enfeoff to Confirm unto the said Bradack Vaughan his Heirs and Assigns forever one certain Tract or Parcel of Land situate lying and being in the County of Rockland and parish of Saint James's Northam Containing to wit Acres to the same more or less and by the said Thomas Edwards his Heirs & Assigns in manner following to have and to hold and securably enjoy the aforesaid One hundred Acres of Land to the same more or less as above Bounded with all Houses, Orchards, Gardens, woods, meadows, underwoods, and Meadow Grounds, with all and singular the Improvements and Appurtenances thereunto belonging or in anywise appertaining from the Chain Right or Title of him the said Thomas Edwards his Heirs, & Assigns in many places whatsoever, to the only proper use and Benefit of him the said Bradack Vaughan his Heirs & Assigns forever, and the said Thomas Edwards for himself his Heirs, & Assigns in manner following that they will from time to time and all times hereafter against all persons whatsoever, the Right of the above said Land and Premises warrant and will force a Sufficient Wall and Stock Vaughan his Heirs or Assigns and the said Thomas Edwards doth for himself his Heirs & further promise that they shall and will be ready at all times hereafter forever to make any further Right conveyance or Title that he said Bradack Vaughan his Heirs or Assigns in his or their Name or Names in the Law or Lawfully Required In Writing whereof the said Thomas Edwards hath caused to be sealed & seal'd signed & Delivered this day and year first above written. Interlined before signed

In presence of.....

Joseph Davis.

John Gauthier.

John French.

mark

Thos Edwards Seal

Memo: sum Paid on the D^r 1st Ann

Received this Twenty Ninth Day of Novem^r 1768 of Bradack Vaughan the sum of Twenty Pounds current Money of Virginia it being the consideration for the Land of premises within Writen.

Teste

Joseph Davis.

John Gauthier.

John French.

mark The land held for Rockland County March the 15th 1768.

Joseph Davis and John French, present this Deed with the sum of twenty Pounds current Money of Virginia to the said Bradack Vaughan his Heirs and Assigns to be known & Deed of Thomas Edwards who were sent for further proof.

Teste Val Wood Clerk

At a Court held for Rockland County April the 19th 1768
John French further present this Deed with the sum of twenty Pounds current Money of Virginia to the said Bradack Vaughan his Heirs and Assigns to be known & Deed of Thomas Edwards who were sent for further proof.

Teste Val Wood Clerk

To all Christian People whom these presents shall come, know ye that I John Brodhill of the County of Rockland, for diverse Reasons and Considerations now there unto moving but more especially for the love and Good will I bear toward my son Philip Brodhill, do hereby give, Grant and Confirm unto the said Philip Brodhill to him his Heirs and Assigns forever one certain Tract or Parcel of Land lying and being in the County of Rockland on The Branches of such ake containing fifty Acres to the same more or less, it being the Land heretofore Philip Brodhill now lies on bounded as followeth Beginning John Woodwards Line on both Sides and on the Line of John Budget with all profits and advantages, what ever to the same belonging or in anywise appertaining to the said Philip Brodhill his Heirs and Assigns, and I the said John Brodhill do hereby warrant and the said Land & premises above mentioned to him the said Philip Brodhill to him his Heirs and Assigns forever, against many heirs, for ever, disseverant and broken will defend In Witness whereof I have hereunto set my hand & Seal this 19th day of April One Thousand Seven Hundred and Sixty Eight.

Signed Sealed & Delivered

in the presence of

Tucker Woodson.

William Price.

At a Court held for Rockland County April the 19th 1768 John Brodhill acknowledged this was to be his act & done with care and ordered to be Recorded.

Teste Val Wood Clerk

This Indenture made this Nineteenth day of April in the Year of our Lord one thousand Seven Hundred and Sixty Eight between Robert

143 (Formerly Maurice) granted unto Dorothy Pleasant by Plaintiff, and given by her to her son Joseph Pleasant by Deed with remainder in fee to his three Daughters, Jane, Dorothy, and Ann Pleasant, being the same purchased by the said Robert Pleasant of William Davis and Dorothy his wife, and Thomas Trotter who intermarried with the said Ann as by a Deed now of record in the Clerks Office of the General Court and Confirmed by a Deed from Thomas Trotter his wife at law unto the said Thomas Pleasant with which before being his may now fully appear, bounds on the South by the land of Robert Pleasant just in the west by a branch of Beaverdam Creek called Wolf-pit and the land of Edward Parker on the North by the land of Stephen Sampson and on the East by Thomas Pleasant and the other dividend or third part of the said four hundred & sixty three acres now the property of Anna Pleasant. With all Woods Woods Water Water Courses Houses Buildings Orchards Hereditaments & Appurtenances thereon or thereunto belonging and the Horserid and Pastures Pleasant or and Remainder Tents Hous and preffit thereof and also all the Estate Right title Interest Claim and demands whatsoever of him the said Robert Pleasant in or to the same or any part thereof. To have and to hold all and singular the aforesaid premises with the land wayes of their Appurtenances unto the said William Royster his Heirs and Assigns to the only proper use and behoef of him the said Royster his Heirs and assigns forever. And the said Robert Pleasant for himself his Heirs Executors and Administrators doth covenant promise and agree to hold with the said William Royster his Heirs and assigns that he the said Robert Pleasant & his Heirs will forever warrant and defend all and singular the above sold Land with the Appurtenances from all and every person or persons whatsoever lawfully claiming the same. In witness whereof the said Robert Pleasant hath hereunto set his hand and affixed his Seal the day and year first above written.

Sealed & delivered in the presence of Charles Woodson.

Robert Pleasant, Seal.

At a Court held for Goochland County April the 13. 1768.

22 Robert Pleasant acknowledged this Deed to be his act & deed with us ordered to be Recorded.

Tis. W. Val Woodson

This Inde. 1768 made this seventeenth day of May, in the year of our Lord One thousand Seven hundred & the yeighty eighth between William Douglass of the County of Goochland Uppish of the Northam on y^e one part, and Amos Ladd of y^e same County Uppish on y^e other part, Witneseth. That y^e said Will. Douglass for y^e consideration of the sum of Twenty five pounds current money of Virginia in hand paid before y^e sealing & delivery of these presents; y^e Recip^t of y^e rof. hadeth hereby acknowledge & y^e prof. both Acquit & fully Discharge the said Amos Ladd. Hatt^r given grants, bargained, sold, Aliened, enfeoffed & Conferred. And by these presents doth give, grant, bargain, sell, enfeoff, & Confirm unto y^e said Amos Ladd his Heirs & Successors.

his Heirs & Spouses, with Warrant & forever Defend agst y^e claim & Demand of him y^e said Will. Douglass, his Heirs Spouse & wife & issue; But will Warrant & Defend y^e against y^e claim & Demand of no one person whatsoever. In witness whereof, has y^e said Will. Douglass hath hereunto set his hand & seal day & year aforesaid. Signed Sealed & Delivered
in presence of
William Mitchell.
Mary Cole.
Agnes Broad.
Memorandum That on y^e 17 day May 1768 quiet & peaceable possession & before y^e said Land & premises aforesaid mentioned to be granted, w^t y^e Appurtenance was given made & done by y^e w^t in name Will. Douglass unto y^e within named Amos Ladd according to y^e form & effect of y^e aforesaid written Deed.

Witness.

William Mitchell.

Mary Cole.

On May 17. 1768. Recd recd of Amos Ladd full satisfaction for the sum of Twenty five pounds current money of Virginia, being y^e consideration money aforesaid mentioned.

Witness. William Mitchell.

Mary Cole.

At a Court held for Goochland County May the 17. 1768. The Rec^r William Douglass acknowledged this Deed with the sum of money and receipt endorsed to be his act & deed with were ordered to be recorded.

Tis. W. Val Woodson

This Indenture made the twentieth Day of May in the year of the Reign of our Sovereign Lord George the third by the grace of God of Great Britain, Ireland and Albion King Defender of the Faith &c. and in the year of our Lord Christ one thousand seven hundred and fifty eight between William Parish of the County of Goochland of the one part and Abram Parish son of the said William Parish of the County of Goochland of the other part Witneseth that the said William Parish out of the paternal affection which I have and do Bear unto my said son Abram Parish above named and for no other cause Hereto me moving have given granted donated and forever made over and by these Presents for the above considerations do fully and absolutely give, grant, Deed, and forever make over unto and Confer unto the said Abram Parish and his heirs all that Divided Tract or parcel of Land situate lying and being on the Branches of the Biggs back in the County of Goochland & Albemarle containing by Estimation four hundred acres to the same more or less and bounded thus Viz. beginning at a white oak at Benjamin Johnsons corner running thence on his line South Eighty three Degrees West Sixty poles to another thence a

145 wife appertaining and the Reversion and Reversions Remained unto me
and Remainders and all and Singular the Estate, Real & Personal Property,
Claim and Demand from the said William Parish of me to the a
foregoing part therewith the appertinences To HAVE AND
TO HOLD the said Dividend Tract or Parcel of Land aforesaid and Sin-
gular other the Promises hereby given, granted, donated and made over
with their and every of their appertinences unto my said Son Abram
Parish his heirs and Assigns to the only proper use and behoof of him the
said Abram Parish his heirs and Assigns forever and I the said
William Parish young self and my heirs the said Dividend Tract
or Parcel of Land and Promises With the Appertinences unto my said
son Abram Parish and his heirs against me the said William Parish
my heirs and Assigns and all and every other person or persons whatsoever
lawfully claiming or to claim by claim or under me the name of
John Hall and will warrant and power defend by These
present in the name of the said John Hall and William Parish have
hereunto set my hand and seal the Date above mentioned.
Sealed & Delivered. the second day of September in the year of our Lord one thousand seven hundred and forty eight.
in presence of } William W. Parish Seal.
Mark.

Memorandum that Livvy and Sisen of the Lands and appertinences
within mentioned aforesaid to the within Named Abram Parish
by the within Named William Parish this twentieth Day of
May one thousand seven hundred and forty eight his
Test. William W. Parish
Seal.

At a court held for Rockland County May the 17. 1788.
William Parish acknowledged this deed with the Livvy of origin
endorsed to his act & doct & who were ordered to be Recorded.

Test. W. W. Parish Seal.

Pursuant to an Order of the Worshipfull Court of Rockland we the
Subscribers First sworn have appraised the Estate of William
Whitlow Deceased in Current Money as followseth Viz.

To 1 Calf Cal. Saw 7/6 & 3 Pewter plates 8/6	£ 0 -	12 -
To 2 Iron Pots	0 -	12 - 6 -
To a Negro woman cald Tempy	50 -	0 -
To a Negro Child Namid Tack	10 -	0 -
To a Negro Girl Hannah	20 -	0 -
To a Negro D. Lucy	26 -	0 -
To 8 Head Hoggz	1 -	15 -
To 7 Old Casko £ 1. & a parcel of Corn £ 3.	4 -	0 -
To a parcel of Old Iron £ 1 & a Rau Hide 7/6	1 -	7 - 6 -
To a Sett Cart Boxes 7/6 & 1 Old Flag Brakie 1 Peck 6 & 1 Old Brakie 3/-	0 -	10 - 6 -
To 1 Bed & Furniture £ 3 Toa Table £ 1.	4 -	0 -
To 1 Old Table 2/2 & a Large Tarno 1/3.	0 -	5 -
To 3 Cows and a Calf £ 5 & 1/2 Pistols & Holsters £ 5.	6 -	5 -
To large Pot 15/- & 1/2 Iron pot Brakie 5/-	1 -	0 -
To 100 ft of 2 1/2 ft wide 1 ft deep	0 -	0 -

At a Court held for Rockland County May the 17. 1788.
This Inventory was presented in Court and ordered to be Recorded.

Test. W. W. Parish Seal.

This Indenture made and concluded this Eighteenth Day of
December in the year of our Lord one Thousand seven hundred and forty
eight between John Mathins of the parish of Saint James Northam and
County of Rockland of the part and John Johnson of the same
parish and County of the other part WITNESSETH That for and
in consideration of Fifty pounds his holding BETTER money of
Virginia by the said John Johnson in hand paid to the said John Mathins
where before the sealing of these presents the Receipt whereof he doth
Acknowledege to the said John Mathins hath granted Bequeath Sold Alien
Enfeoffed and confirmed and by these presents Doth grant Bequeath Sell Alien
Enfeoff and confirm unto the said John Johnson one certain tract or
parcel of Land Lately lying and being in the said County of Rockland
in the Parishes of Saint James Parish and containing by Estimation thereunto
Acre to the same more or less it being part of two hundred and fifteen Acres
the said John Mathins bought of Samuel Richardson and adjoining the
said John Johnson and bounded as followeth Beginning at a corner line
between John Laprade and Stephen Sampson Land running North
Eighty Seven degrees West Two hundred and Twenty six poles or twenty
Lynes and John Johnson lies to a corner lying in hundred land thence
South Sixty degrees West twenty Nine poles on Thomas Mathins line to a
corner poplar tree South Eighty Nine degrees East one hundred and Seven
by four poles on John Mathins line to a corner poplar thence South twenty
Nine degrees East thirty two poles to another poplar tree a black thence South
Forty two degrees East forty six poles to a poplar on a branch of Gamels
Creek then up the Branch running North Stephen Sampson line to the
Beginning with all Woods Wages Waters Water Courses houses Out
houses Edifices Buildings yards gardens Comodities hereditaments and
appurtenances theron belonging her unto Belonging unto the Reversion and
Remainder and remainder Revert to his heirs and profits thereof
and also all the Estate Right titell Interest Claims and demands whatsoever
of him the said John Mathins his heirs and Assignees for the only use and behoof
of him the said John Johnson his heirs and Assignees forever and the
said Mathins for himself his heirs Executors and Administrators
both general and special to and with the said John Johnson his heirs
by Assignes that at the said John Mathins and his heirs all and Singular
the for mises With the Appertinences unto the said John Johnson his
heirs and Assignees against all and Every other person and person
lawfully claiming or to claim the same shall and will warrant and
for ever defend by these presents To W. W. Parish of the said John
Mathins hath herunto set his hand and affixed his seal the day and
year first above written.

147 John Watkins acknowledged his Debt to be his next Estate which was ordered to be
Recorded

Taste Val. Wood Recd.

A True and perfect Inventory of the Effects of George Thompson Deceased
Taken by us the Subscribers.

Two Negro men Name Peter Sam & Sam Two Negro Girls Named
Lucy & Jean & one Negro boy Named James & one Negroe woman Named
See Nicanor Head of cattle & Tacke Head of Sheep Twenty three head of
hogs & Twenty five pigs Two horses four Leather bedding furniture eight
Iron pots and one frying pan two flag wheels and one wortling wheel and
Two fine Tables & two fine Chests one box iron & leather, Two candle
sticks one front of one bottle just one pound sixteen weight Sides of lead
Leather Two Pew boxes a pair of Cart wheels Thred of boyce Eleven
Malle spemes eleven Old boxes one Pew one Towel box Eight Ds does
One Jam wagger & Two Trubing boxes one Drawing knife & hand saw and
Two Augers & Three Chisels one Carpenteres tools Two hammers Three
pair of fire tongs one fire shovel One brace & spise Mortice & Hinged
Two Jam Pies Two X Cut Lows one chamber pot forty seven Ellis by
Three Bone Buttons just three Penn pittches Three half pittches mugzone
Set of Tea ware Three Penn mugz one back Barthon Magg one pair of iron
Simmers Curring Knifs one pair of Heddles one flask fork & saddle one
Singe Simmer Two bands to make Three water pails Three Washing
Tools Towel Box & Chairs Two pair of Ds Cards Sixty four Barrels of
Cere Twenty five bushels of wheat Three Saffron & one Saffron one marrons
Saddle one pair of Sope Traces Collar & harness one flag basket one
platters Towell Bathing Iron one Copper Bell and Furniture Twelve
Tie latches one band mill Six pratter pans and one sugar box one soappan
one Griddle One Copper Kettle one Leather Trunk one Kid leather one
Sheet of Draws One Safe one ship Saw Two bridles one pair of saddle
bridles one pair Negopers Nine Draw Glasses one paper Box one salt
Sallet two Vinegar Cruets Seven Boxes one bone Seven Jugs one Plate
Two Testaments two Common prayer Books and Marca a bridgemen
Six old Peep books one Dozen knives & forks one wheel six one hand
Bellows to Thirty five Gallons of Brandy one Locking glass one Goblet
sixteen plates Nine Dishes Six Basins one pratter soappan
Thirty eight pounds of old few too One bung Brown one pair of Money
Scales & weights Two brabtlockes Two wash basins one Sodine three
pair of fast hooks five Bent hooks One pair of Sheep Shears one pair
of Scissors five Old Barrels sixteen hundred and twenty one pounds of
Toatchoes at Baydowne house.

To East 8000 pounds Twelve Shillings & three pence Ten Pounds
Due from Joseph Woodson by Bond Due June 1765. Thirty eight
Shillings & 8000 pence Due from John Woodson by Note of hand
one warming pan one Towel one pair of Spoon mites one beef
Rope six Shillings & three pence Due from
James Johnson
forty Shillings
& six pence due from
Alexander McEaul.

Mr W. Thompson Esq.
Oak

Sister Leah.

148 In Obedience of an order of the West Virginian Court of Greenbland County
Dated January 1768. We the subscribers being first sworn before Wm.
Harrison Clerk one of his Majestys Justices of the peace for the County
afores^d have appraised the Estate of Henry Hodges Dec^d or so much a
share of as has been brought before us for that purpose.

To 1 Horse	100/-	9/-	
To 1 D.	100/-	8/-	
To 1 Cow & yearling	37/-	6/-	
To 1 Cow	10/-	10/-	
To 1 Chest	10/-	10/-	
To 1 Gun	25/-	5/-	
To 1 Bed and furniture & Bed Head D.	10/-	10/-	
To 1 D. and D. & D. N.Y. 2.	30/-	4/-	
To 1 Eastern Tent & plates	2/-	6/-	
To 1 Dagg	1/-	1/-	
To 2 Quire Bottles & 1 Doz D.	4/-	1/-	
To 1 Half Cwtte.	9/-	9/-	
To 1 Tin Bandle Dish	6/-	6/-	
To 1 Slag & Harness	1/-	10/-	
To 1 Ge.	1/-	4/-	
To 1 Paper little book	1/-	1/-	
To 1 New book	1/-	6/-	
To 1 Basket	1/-	2/-	
To 1 Chair	1/-	1/-	
To 1 panel old Washingt Tab.	15/-	15/-	
To 1 panel old Carpenteres D.	15/-	10/-	
To 1 Tab.	2/-	6/-	
To 1 Chair & old Washingt Tab.	2/-	6/-	
To 2 a Bridle & Reap	2/-	2/-	
To 1 Mans Ladde.	1/-	6/-	
To 1 Womans D.	1/-	14/-	
To 1 pair Cards	1/-	1/-	
To 1 pair Taylors Shears	1/-	1/-	
To 2 Bread Crays.	1/-	1/-	
To 1 Old Lamp	1/-	6/-	
To 1 Slag & Harness	1/-	6/-	
To 1 pair Cart wheels	15/-	15/-	
To 1 Spining wheel	1/-	6/-	
To 1 Large pot	8/-	0/-	
To 1 D.	7/-	7/-	
To 1 Small D.	2/-	6/-	
To 1 Plates	1/-	3/-	
To 1 Large Dish	1/-	3/-	
To 1 Small D.	1/-	5/-	
To 2 Barons	1/-	5/-	
To 1 small D. & old paranger	2/-	2/-	
To 1 Pepper Box	1/-	4/-	
To 6 houses and five forks	3/-	3/-	
To 10 Spoons	1/-	3/-	
To 10 Buttons Ban	2/-	6/-	

At a Court held for Rockland County May the 17th 1768.
This Inventory was presented in Court and ordered to be Recorded.

Tenth Day
Val Wood Clerk

I, the subscriber being first sworn as the Law directs have appraised in Court Money the Estate of Stephen Sampson Dec^d or so much as was produced to us as we in our Consciences believe to be the true Value Vizt.

24. Head of cattle	12.. 12..
1. Head of hogs	4.. -
1. Bed of furniture	6.. -
1. Table	6.. -
1. Bed of furniture	7.. 10..
4. D.	4.. -
1. D.	7.. 15..
1. Iron pot 2 Dishes 1 Spoon 2 Plates	1.. 18..
4. Mugs	5.. -
1. D.	9.. -
1. Horse	50.. -
2. Pots & frying pan	1.. 6..
19. Plates	1.. 1.. 6..
1. Bucket & Coffe pot	11.. 6..
2. Canisters 1. box Iron 1. Candle stick	5.. -
15. Spoons & knives	15.. -
7. Dishes	7.. -
4. water pails 1. tub 1. half bushel	14.. -
9. wheat Sifters 2. Meal Sifter 1. pair of Cotton Cards	7.. -
2. Jugs 2. g. 1. bottle black paint D. some Sp. of Linimentine	7.. 6..
1. 500. Flag 2 Small Castles 1. Meathust	9.. 6..
2. Sack bags some shoe makers tools	8.. -
1. Board w. some carpenters tools	1.. 7.. -
2. Spinning wheels 1. looms	17.. 6..
1. pair of Cart wheels	1.. 15.. -
4. Pairs of some Old Casks	2.. 4.. 6..
2. Mens Saddles & Bridle 1. woman's D.	1.. 16.. 6..
5. Ropes with Sunday Old Iron	2.. 3.. 3..
1. bridle some harness & horse harness	2.. 3.. 6..
12. Gees	18.. -
8. 40. feet of pine plank	2.. 10.. 9 $\frac{1}{2}$
1. pair of Money scales Some tongs & forks	73.. 6..
2. Tables & some earthen ware	17.. -
3. Chairs some Old books & 5 Chairs	1.. 10.. 3..
1. Vizgo Man called Peter	5.. -
4. D. Wench Called Sarah	25.. -

Richard Oglesby.
Milner Redford.

John Laprade.

At a Court held for Rockland County May the 17th 1768.

This Inventory was presented in Court and ordered to be Recorded.

before or at the sealing and delivery of these presents the receipt whereof the said John Lewis doth hereby acknowledge and thereof doth acquit and discharge the said Andrew Garrison his heirs and Assignees for ever.
Know all men by these presents that the said Andrew Garrison his heirs and Assignees doth give, grant, Bargain, sell, Infest, and Convey and cause by these presents doth give, grant and Bargain, sell Infest and Convey unto the said Andrew Garrison his heirs and Assignees for ever, One certain Tract or parcel of Land lying on the Great Bird Creek in Rockland County containing there hundred and Fifty acres as per Plat bearing date the Twentieth day of March One thousand Seven Hundred and Thirty nine and is bounded by the lines following viz Beginning at a poplar on the Upper side of the Great Bird Creek running thence on Elonger Adams line North Fifty seven fifty seven and a half degrees west three hundred and thirty two poles to a Pinetree thence on Elen Martin Grant North Thirteen and half degrees East two hundred and Sixty poles to a Red Oak thence down the bird Creek according to meanders to the First Station Together with all Houses orchards fence ways water water courses woods underworts advantages and all other Appurtenances there unto Belonging, or lying upon and the Riverine & Meadow lands minuts and the annual Rent thereon & profit thereof, and all the Estate Right Title Interest property claim demand of an end to the said Tract or parcel of Land and possessions unto every part and parcel thereof, To have and to hold, the said Two hundred and fifty Acres of Land with its appurtenances unto the said Andrew Garrison his heirs and Assignees to the only proper Use and behoof of him the said Andrew Garrison and his heirs and Assignees for ever and the said John Lewis for him and his heirs the said Three hundred & Fifty acres of land and premises and every part and parcel thereof unto the said Andrew Garrison his heirs & Assignees doth a warrant take fair and clear from all manner of trifles, just losses, damages and all other Inconveniences whatsoever and against the claim and demands of him the said John Lewis his heirs and Assignees Executors administrators and agents and every other person or persons whatsoever holding or claiming in any Part Right and Title and the said Tract of Land or in any part or parcel thereof and the said John Lewis for himself and his heirs the above Bargain and sold Lands and a Brewhouse unto the said Andrew Garrison, his heirs and Assignees will or will not be Conveyed by these presents and the said John Lewis for himself and his heirs by Administrators doth leave and grant and agree to and with the said Andrew Garrison his heirs & Assignees that the said John Lewis at the time of the sealing and delivery of these presents is and shall be free of all Indefeasible Estate of Interests in fee simple in the said Three hundred and Fifty acres of Land and premises and that the said Andrew Garrison his heirs & Assignees shall & may lawfully and quietly have hold an occupy and Enjoy and profit the same and every part and parcel thereof and lastly that the said John Lewis his heirs and Assignees shall and will at any time and at all times here after to and Represent any other Act or Act of Conveyance or Conveyances necessary in the Law for the further and Better Ensuring and Securing the said Land and premises with the appearance unto the said Andrew Garrison his heirs & Assignees as by the said Andrew Garrison his heirs & Assignees shall be Reasonably desired advised or Required at the proper time and charge of the said Andrew Garrison his heirs or Assignees To witness whereof the said John Lewis hath hereunto set his hand and affixed his Seal the

Received of Andrew Marion the last & full sum of One Thousand & Fifty pounds current money being the consideration money paid for the within mentioned three hundred and fifty acres of Land & improvements
£ 150. 0. 0.
Signed. June. In Testimony.

June 1768.

At a court held for Rockland County, the 2^d of July 1768.

John Lewis acknowledges his deed with the living of witness and receipt endorsed to be his act and deed which were ordered to be Recorded.

Teste. Val. Ward Clerk
1768.

This Indenture made this eleventh day of June in the year of our Lord one thousand seven hundred and sixty eight Between Zachariah Hunsley and Sarah his wife and Elizabeth Hunsley widow and Tenant of Ambrose Hunsley Deceased of the County of Hanover of the one part and Joseph Weston of the County of Rockland of the other part -
Witnesseth that the said Zachariah Hunsley and Sarah his wife and Elizabeth Hunsley for and in consideration of the sum of Fifty pounds current money of Virginia to them in hand paid by the said Joseph Weston after before the sealing and delivery of these presents, the receipt whereof they the said Zachariah Hunsley and Sarah his wife and Elizabeth Hunsley do hereby acknowledge and thereof do acquit and discharge the said Joseph Weston by these presents, ~~doth~~ grants -
bargain sold Alans Ensign and Confront and by these presents doth grant, Bargain sell Ensign and Confront unto the said Joseph Weston his Heirs and Assigns for ever. One certain Tract or parcel of land lying and being in the County of Rockland, Between Beaverdam and White Oak - and bounded as followeth To wit Beginning at a corner White Oak Saptin standing in John Bellings line thence North fifty one degrees East fifty four poles to a dead white Oak whence on Turner and John Clark's lines - South two hundred and ten poles to a Red Oak hence South seventy four degrees East one hundred and fifty eight poles to a Red Oak in the said Joseph Weston's line thence with his line South nineteen degrees East one hundred and thirty one poles to a White Oak whence on Richard Gassanch's line North forty eight degrees West fifty four poles to a Red Oak thence North two and a half degrees West ninety four poles to a pine thence North sixty one degrees West two hundred and twenty six poles to a burnt stump, thence by a straight line to the beginning, including one hundred and fifty acres by the same more or less it being part of three hundred acres granted to James Haskins by letters patent bearing date the twelfth day of March one thousand seven hundred and thirty nine and is the land wherein William Peacocke by him and by him Conveyed to Ambrose Hunsley Deceased by date bearing date the twentieth day of January in the year and seven hundred and fifty six together with all Houses Out-houses Edifices buildings orchards yards gardens Woods Ways water and Water Courses profits Commodities & Servitudes and appurtenances whatsoever, belonging or in any wise pertaining to the same with the reversion and reversions remainder and remainders Rents Taxes and profits thereof together with all deeds Residues and Writings touching or in any wise concerning the same
TO HAVE AND TO HOLD all and singular the Bargain and
Sale sold premises with their and every Lien

Zachariah Hunsley obtaining or to claim the same, shall and will warrant and forever defend by these presents Mr. Wilfrid, himself his wife Sarah Hunsley and Sarah his wife and Elizabeth Hunsley both herounds set their hands and affix their seals the day and year first above written Sealed and delivered
in presence of }
Mr. Pleasant
of Weston,
Dr. Pleasant.

Zachariah Hunsley Seal.
Sarah Hunsley Seal.
Elizabeth Hunsley Seal.

Memorandum.

That on the day of the date of the within written Deed full and payable payment and delivery of the within mentioned Lands and premises with the appurtenances thereto and taken by the within named Zachariah Hunsley and Sarah his wife and Elizabeth Hunsley and by them given and delivered to the within named Joseph Weston according to the true meaning and intent of the within written Deed
In presence of
Mr. Pleasant

Zachariah Hunsley Seal.
Sarah Hunsley Seal.
Elizabeth Hunsley Seal.

Mr. Weston,
Dr. Pleasant.

Received of Joseph Weston on the day of the date of the within written Deed fifty pounds Current money of Virginia, being full consideration for the lands and premises within mentioned.

In presence of
Mr. Pleasant,
D. Weston,
Mr. Weston.

Zachariah Hunsley
Sarah Hunsley
Elizabeth Hunsley

Dr. Pleasant.

At a court held for Rockland County June the 2^d of 1768.
Joseph Pleasant, Joseph Weston, and Thomas Pleasant, present this date, with the living of witness and receipt endorsed to the acts & date of Zachariah Hunsley, Sarah Hunsley, and Elizabeth Hunsley, with recorders to be Recorded.

Teste. Val. Ward Clerk

In obedience to an order of Court here directed we of the Jury have met and have viewed the Run on which G. Charles Lewis a boy about twelve years old has said Lewis has prepared to make his Dam only nine feet and a half high, on which height we find no damage to any person, only that it will drown the Road at the Great Big Ford, as Wilfrid, Mr. Haskins and Seal this 1st day of October 1768.

James George Seal.
William Holman Seal.
John Lee Seal.
W^m Swift Seal.
John Pace Seal.
W^m Pace Seal.
Archibald Tarrell Seal.
Thomas Pace Seal.

153. *Mrs. MASONBURE* Made and Concluded This seventh Day of December
in the Year of our Lord One Thousand Seven hundred and Sixty Seven —
Between Anselm Parish & Rockland County of the one part and RICHARD
HARRIS of the same County of the other part *WITNESSETH* that the
Anselm Parish for and in Consideration of the sum of Thirty pounds
current Money of Virginia to me in hand paid or to come to be paid the
Receip whereof I do hereby acknowledge and my self therewith fully satisfied
Contented and paid have given Granted Bargained and sold and by these
present do give Grant Bargain Sell Rent Convey and Confirm unto the
Said Richard Harris one Mysunge plantation in Town of Land
Containing by estimation two hundred acres to the river (hereafter)
and bounded as followeth [To Wtch] on the lines of Tolley parish
and William Kutherford and Stephen Lucy and James Parrish
line the same was acknowledged from Roffe's Parish to Anselm
Parish. Also will appear by the Record of the said Court. Together with
all and singular houses orchards gardens and all the appurtenances
to the same belonging or in any way appertaining with all water and water
courses with all clear ground and wood land unto him the said Richard
Harris his heirs Exec. to him and their own proper use Benefit
and behoof free and clear from all right Grants Sales Mortgagors
Loytions Judgments and Execents whatsoever and that the said
Richard Harris hath peaceably possession of the said Land and
promises without any condition or incumbrance of me Anselm
Anselm Parish my heirs Exec. or admt' and the said land will
remain as perfoled in Wtch wherof There fore unto setting my hand and
affixed my seal the Day and year aforesaid.

Signed sealed and Delivered in the presence of,

John Parish.

Anselm Parish. Seal

Tolley Parish.

John E. Parish.

mark

Memorandum.

That on the seventh of December in the year of our Lord One thousand
Seven hundred and Sixty seven just and reasonably proportioned was sold
by the said Anselm Parish, and by the said Anselm Delivered unto
the said Richard Harris In Wtch wherof There fore unto setting my
hand and affixed my seal the Day and year aforesaid.

Signed sealed and Delivered in the presence of,

John Parish.

Anselm Parish.

Tolley Parish.

Nelson Parish.

John E. Parish.

mark

Received of Richard Harris the sum of Thirty pounds
current money I say Received of me

John Parish.

Anselm Parish.

Tolley Parish.

Nelson Parish.

John E. Parish.

mark

At a Court held for Rockland County June the 20. 1788.

154. / To the Name of God Amen.

I William Harding of Rockland being very sick and
weak in body but of sound and perfect Memory thank to God for the same, do make
and Ordain this my last will and Testament in manner following, for I
herein send my soul into the hands of All Mighty God that loves it best May
body to the Earth to be Buried at the Bierkin of fully Buried in Peace and Undistur-
b'd hope of the Resurrection at the Last day
I give to my two sons Namly John Harding & William Harding their land
and Wall that is now in my possession and now in dispute of Old in the
General Court of the same should be divided betwix them and of them against
the Divisions that shall be given to them that amount to be Equally Divided
between my above named two Sons John and William to them and their heirs for ever
on Condition they pay to me for me Two hundred and sixty eight pounds And also to Test. holding the
sum of five pounds on the day of their Coming to the age of twenty one years.
Item. I give to John Thomas the land and plantation both Lippincott & to him
and his heirs for ever being the last owner of the said Lippincott after two
hundred and eighty eight acres of land lying in Roanoke County Virginia
paying yearly Rent under Lease to him and his heirs for ever to be paid out of the
land at the upper end of the tract.
Item. I give to Test. holding one hundred Acres of land lying on the above
named tract being the last owner of the said I payed out of the
sum of £ 100.00 to him and his heirs for ever.

Item. I give to my son Thomas Harding one Negro girl which John paid in and
a sum of fifty pounds to Deliver to John Harding in which land it is
Conditioned that John Harding shall deliver the said Negro
girl to Thomas Harding that if my son John shall refuse to make her and
return the said Negro girl as before mentioned that then my son John shall pay
unto my son Thomas the sum of fifty pounds current money.

Item. My will is that my son Thomas shall have of the Residue of
My Estate not before mentioned as Much as shall make his first Beggar
equitable with what shall be the parts of my son John and William And
that the Land and Money before given to Test. holding shall be left
to him and his wife till he die to the last Test. holding and
then to his wife for my wife till he die to twenty one years of age or till
My death.

Item. My will is that all the Residue of my Estate not before given after paying
My funeral expences and just debts both Real and personal be Equally
Divided between And Amongst my wife Sarah, My son John, and my
Wife and my son Thomas in the time of my son John coming to the age of
Twenty one years.

Item. My will is that widower Test. shall have the Land conveyed to him on his
complying with his Agreement being the last owner he is now in posse-
sion.

Item. I appoint my loving wife, my son John and my good friend John Lovett
My executors of this my last will and Testament Revoking all other
wills by me made or witness whereof There fore unto setting my hand and
seal this 7. day of January 1788.

Will. Miller

Hopkins Moore.

Mary F. Dapriest.

mark

William Harding Seal.

At a Court held for Rockland County June 20. 1788.

155. To James Buchanan	£ 0	10s.
To Patrick Smith	£ 0	4s. 1d. 3s.
To W ^m Douglass for Doctor Hunter's Act ^d £ 0	£ 0	1s. 3s.
To Matthew Vaughan	£ 0	1s. 10s. 2s.
To Mr. Roantra a Legacy	£ 0	10s. 0s.
To W ^m Goldsmith & Children 15s each a Legacy £ 0	£ 0	4s. 10s.
To Mary Roantra a Legacy	£ 0	14s. 6s. 3s.
To £ ^d his proportion of the Estate remaining £ 0	£ 0	2s. 9s. 2s.
To Turner Roantra his proportion of £ 0	£ 0	2s. 9s. 2s.
To Drury Marshall	£ 0	2s. 9s. 2s.
To John Bailey by his Guardian	£ 0	2s. 9s. 2s.
To Anthony Radin	£ 0	2s. 9s. 2s.
To Dr. Drury for his services in advising how to proceed in the Inventory of the Estate, it being done in the time of the confusion about the same Act. & no book of Record held.	£ 0	1s. 0s. 0s.
To Drury in my hands unadministered	£ 0	1s. 0s. 0s.
To Drury & Dr. Drury £ 0	£ 0	3s. 0s. 0s.
To John Ford & W ^m Shill	£ 0	3s. 0s. 0s.
Balances	£ 0	12s. 2s. 3s.
	£ 0	1s. 12s. 4s.
	£ 0	20s. 14s. 7s.
766. By the whole amount of £ 0	£ 0	19s. 4s. 1s.
767. By back of W ^m Goldsmith Ordinary Debt due in his lifetime	£ 0	7s.
By Turner Roantra for £ 0 which I paid him down & upon his letter £ 0 money owing left unpaid in the place of his account and for which he agreed to be accountable	£ 0	1s. 16s.
By Mary Roantra for Table Cloth not produced at the time and for which she agreed to be accountable	£ 0	1s. 5s.
By back found in the House of the above £ 0	£ 0	19s. 8s. 4s.
	£ 0	1s. 6s. 3s.
	£ 0	20s. 14s. 7s.
By Balance due the Estate	£ 0	1s. 12s. 4s.
Summ. Exacted June 20 th 1768.	£ 0	12s. 2s. 3s.

In obedience to an Order of Rockland Court we the Subscribers have Examined the above Acct and find that for all the Articles contained in the Debt Side, except Turners have been produced and that the Balance of one pound twelve Shillings and four pence is due to the Estate from the Executor. It also appears true that there still remains in the hands of the Ex^d Sunday Bonds and Accts due from Sunday Pleasants to the Testator in his life time, and unaccounted for given under our hands this 20th day of June 1768.

Joseph Hollands

Thomas Underwood

J. Meadoway

At a Court held for Rockland County June the 20th 1768.
This Settlement was presented in Court by the Proctors and admitted to Record.

Teste. Vall Wood Esq^r

This Indenture made this Eleventh day of July

Expedited, and Administrators answering of them by their friends hath granted
Sang and sold above Entitled and confirmed and by these Presents doth Grant,
Paganell left alias Carpenter before mentioned to the said Thomas & Lazarus Meffey
and to their heirs & assigns forever the Tract or parcel of Land and Black Lining and
Linen County above. Among the Branches of the Little Bird Creek containing
one hundred Acres. In the same manner set out and recorded as follows. B.C.
giving at a white Oak on the third Creek & Running south North two East fifty
Eight poles, then South Twenty degrees West North pole, then S. by E half & Twenty
four poles then South Thirty four West North Eighty eight poles to Green pine, then
North fifty Seven degrees West one hundred & four poles thence up the third little
place began at with all houses, out houses Cellars, Buildings, Yards, Gardens,
Fishes, Woods, Underwoods, Trees, Fungi, Water courses, fresh streams
Water, Herds, animals & Appurtenances whatsoever to the same belonging in
anywise appertaining and also the Reversion & Reversionary, Remainder and
Remainder Rent, Fines and Profits thereof and all the Estate Right Title
Interest of property &c & demand of them the 2 William Meffey, Samuel & John
Meffey for the same and every part & parcel thereof. To the said &
William Meffey & parcel of Land with the appurtenances unto the 2 Thomas
& Lazarus Meffey their heirs & assigns to the only proper and best of them the
2 Thomas & Lazarus Meffey for ever against all and every person & persons whatsoever
Lawfully claiming or to claim the same, shall and will bear and suffer no damage
caused by these presents. Sir W^m M^r witness whereof the parties to these presents have
caused to be interchangedly set their hands and affixed their seals the day and
Year first above written.

William Meffey Seal
Samuel Meffey Seal
James Meffey Seal

Memoandum. that on the Eleventh day of October One thousand
seven hundred & Sixty five Quict and Presently payed and Levyed of Service
of the Land and premises within contained was had and taken and sold by
them the within Named William, Samuel & James Meffey and by them
given & Delivered to them the 2 Thomas & Lazarus according to the True
opportunity of the within written indentures.

In presence of

William Meffey Seal
Samuel Meffey Seal
James Meffey Seal

Recd. of the within Named Thomas & Lazarus Meffey the sum
of Thirtysix Pounds found current Money in full satisfaction } 36.
& Consideration for the Land & premises within mentioned.

W^m R. & J. William Meffey
Samuel Meffey
James Meffey

At a Court held for Rockland County October the 15th 1768.
William Meffey and James Meffey acknowledged this deed with the
Levy of wages and receipt & Endorsed to their acts & debts, which were want
for further acknowledgement or proof.

157 Be it Known that for divers good causes & Considerations together with the love & affection I have for my son William Lewis I do hereby give unto him & his Heirs forever one Negro Girl & all of her future Increase & do hereby warrant & defend the title good to him this this day in witness whereof these hereunto set my Hand & Seal this Eighteenth day of July 1768.

Joseph Lewis.

At a Court held for Goochland County July the 18. 1768. Joseph Lewis acknowledged this deed to be his act and deed which was admitted to Record.

Teste Val Woodfor.

Be it known that for divers good causes & Considerations together with the love & affection I have for my Son John Lewis I do hereby give unto him and his Heirs forever One Negro Girl named Etta her future Increase, and do hereby warrant & defend the title good to him this this day in witness whereof these hereunto set my Hand and Seal this Eighteenth day of July 1768.

Joseph Lewis.

At a court held for Goochland County July the 18. 1768. Joseph Lewis acknowledged this deed to be his act and deed which was admitted to Record.

Teste Val Woodfor.

Be it Known that for divers good causes & Considerations together with the love and affection I have for my Son Joseph Lewis I do hereby give unto him this this day, One Negro Boy named Sam, & do hereby warrant & defend the title good to him this this day in witness whereof these hereunto set my hand & seal this eighteenth day of July 1768.

Joseph Lewis.

At a Court held for Goochland County July the 18. 1768. Joseph Lewis acknowledged this deed to be his act and deed which was admitted to Record.

Teste Val Woodfor.

1768 July 28. Hanover County.

In Obedience to an Order of Goochland Court, We the Subscribers being first sworn before May. John Boswell; A justice of the Peace for Hanover County, have Appraised the Estate of Matthew Martin Deceased, of Goochland County, as far as was brought before us; by Mr. John Bollock Administrator Virg.

Total Bedstead and Cord 6/6. & 10. New feather 25f. £4. 11. 6.

Total Feather bed 8c.

Total Play Hatchet 2sf. and 1 feather bed £. 7s.

Total Pew 20s. And 1 Bottom D. 3/4. 842. Cards 24. £. 1. 10.

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To Barn barrel and Cook 12/6 And 10s. To each 2/6	15
To 7 Old flagg bottom Chairs 6s. And 1 long Iron 3 Shakers 1d.	16
To 4 Water pails 8s. Halls 12s. Arms 2. Handtubs 1f.	17
To 2 Iron pots and Cps. of hooks 10/3 and 2 Knobkups 1f.	1
To 2 Old mens Haddles 10s. And 1 Nutmeg grater & 1 foying pan 2/6	13. 6
	£ 30. 6. 11

In Obedience to an Order of Goochland Court I have had the Estate of Matthew Martin Esq. Appraised in Hanover County by the Subscribers.

James Anderson.

John Glen.

Richard Neck.

John Bollock Administrator.

At a Court held for Goochland County August the 15. 1768. This Inventory was presented in Court and ordered to be Recorded.

Teste Val Woodfor.

1768 March 21st Chesterfield County We the Appraisers Bradish Smith, John Morrisett & John Fox being first sworn have Appraised Matthew Martin Esq. as followeth.

Total Negro Man bound Roger	£. 0. 0.
Total Negro Woman cauld Nell	40. 0. 0.
To one Negro Child cauld French	10. 0. 0.
To one horse £ 6. & Calf £ 2.	0. 0. 0.
To two Tables £ 2. 10. One Narrow Ap. 1f.	2. 16. 0.
To one Gun	0. 0. 0.

In Obedience to an Order of Goochland Court I have had the Estate of Matthew Martin Esq. Appraised in Chesterfield County by the Subscribers.	£ 110. 16. 0.
Bradish Smith	
John Morrisett	
John Fox	

John Bollock Administrator.

At a Court held for Goochland County August the 15. 1768. This Inventory was presented in Court and ordered to be Recorded.

Teste Val Woodfor.

This Indenture made and concluded this fifteenth day of August in the year four thousand one thousand seven hundred and Sixty Eight between Anthony Hughes of Hanover County of the one part and William Hughes of the same County of the other part. Witnesseth that for and in consideration of Value received by the said William Hughes in hand paid to the said Anthony Hughes at or before the sealing and delivery of these presents the receipt whereof he doth hereby acknowledge to the said Anthony Hughes hath granted bargained sold aliened Engaged and Conveyed and by them presents doth grant Bargain sell alien

159 probate a Letter Hickory on this Hughes Land thence North boundary -
several degrees East one Hundred and twenty one poles to the beginning -
with all woods ways waters water courses Hedges Bushes Buildings -
Buildings yards Gardens Comodities Houseaments and Apparatus -
nais there being no bounds belonging and the Reservoir and -
various remainder and remainders Rank Trees and profits -
Thereof and also all the Estate Right Title Interest claims and -
Demand whatsoever of him the said Anthony Hughes 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 Bargained and Party old premises -
with the same and way of their appurtenances unto the said William -
Hughes his Heirs And of his to the only as and behoof of him the
said William Hughes his heirs and Offspring for Ever and the said
Anthony Hughes for himself his Heirs Executors and Administrators
deth covenant and grant to and With the said William -
Hughes his Heirs and Offspring that he the said Anthony Hughes
And his heirs all and singular the premises with the appurtenances
unto the said William Hughes his heirs and Offspring against and
every other person and persons whatsoever lawfully claiming or
to claim the same shall and will warrant and forever defend by
these presents In witness whereof the said Anthony Hughes
hath set to his hand and Affixed his seal the day and
year first above written

Joseph Watkins.

Anthony Hughes Seal.

Daniel Clarke.

William Letcher.

Thomas Watkins.

At a Court held for Goodland County August the 15. 1768.
Anthony Hughes acknowledge this Deed to be his act and deed
without reservation to be Recorded.

Teste. Vall Woodruff.

In the Name of God Amen.

I William England of the County of Goodland, being in perfect
Health and Memory doth Constitute & appoint This to be my last
will and Testament and as for what Estate it hath placed
alrightly God to Bless me With Tgive & Bequeath in manner
and form Following.

First of all I give to my Son William Anderson England one half
part of the Tract of land, I now live on to be laid off on that part
Where my Son William Anderson England now lives, To him and
his Heirs for Ever. Then, Price and Bequeath to my Son David
England the other part of the Tract of land with the plantation
where I now live on, To him and his Heirs for Ever, also I give &
Bequeath to my Son David, the Best feather Bed & furniture I have
Then Price and Bequeath to my Three Daughters that is to say
Peggy England, Mary England, & Susanna England, one other
feather Bed & furniture, & to be for their use until my Daughters
Susanna comes to the Age of Fifteen years & then the Tract &

160 sum page, Lucy Tide, Eliz. Parshall, Anna Tracy, Peggy
England, Mary England & Susanna England to them & their
Heirs for Ever. & I do appoint my Son John England and my Son
William Anderson England, Executors of this my last will &
Testament in witness whereof These hands affixed my hand &
Seal this fifteenth day Jan 2 1768.

Signed sealed and acknowledged this
day of

Feb. Madrall.

Spalding page.

George Gray.

At a Court held for Goodland County August the 15. 1768.
This writing was sworn by the oaths of Spalding page, &
George Gray who for their to be the last Will and Testament of
William England dec'd which was admitted to Record.

Teste. Vall Woodruff.

This Indenture made this two the day of February in the
Year fourtynine Thousand three hundred & forty eight & between
John King of the County of Goodland of the one part and Hugh M. Mahan
of Monroe County Merchant of the Other part Witnesseeth that the
said John King for and in consideration of the sum of Twenty Pounds
Eighteen Shillings & four pence half penny Current money of Virginia
to him in hand paid the receipt whereof is hereby acknowledged hath
granted Bargained sold and confirmed as by these presents doth
grant Bargain sell and confirm unto the said Hugh M. Mahan a
certain Tract or parcel of Land lying Slaight Valley in the County of
Goodland containing by Estimation Two Hundred & Thirty
Acre to the same more less, being the plantation wherein the said
John King now lives also the following Negro Slaves Viz. White
Shilke and Stake, with all the future increase of the said female Slaves
which said Land and Slaves are now in the possession of the said John
King and at the time of making this Indenture his own proper Land
and Slaves To have and to hold the said Land and Slaves with
all the future Increase of the said Slaves unto the said Hugh M. Mahan
his heirs & Offspring to the only purpose and behoof of him the said
Hugh M. Mahan his heirs and Offspring forever. And the said
John King for himself his Heirs Executors & Administrators doth
hereby covenant bound with the said Hugh M. Mahan his Land
and Slaves to the said Hugh M. Mahan his heirs Executors and
Administrators to will warrant and forever defend free from the
claim or demand of all and every person and persons whatever
provided always and it is hereby especially provided and declared
that in case the said John King his heirs Executors or Administrators
should fail to pay to the said Hugh M. Mahan the said sum of Twenty
Pounds Eighteen Shillings & four pence half penny money aforesaid
also before the expiration of twelve months from the Date hereof then
and in that case these presents and every Article and thing herein
contained shall cease determine and be totally void to all intents and
purposes as if the same were never started. And the said John King

161 shall be made in the payment aforesaid In Witness whereof
The said John King hath sealed his hand and Seal the Day
and year first above written.
Signed Sealed Delivered
in presence of
The " Johnson Minor.
Wm Donald.
Richl. Hanson Jno.

John King Seal.

Upon the above Mr. John King's agreeing to
allow Thomas McMechan up the written to W^m Harris for
my self to wait for Twenty pounds of S^t.
Sum till December 1st 1768 in my hand
This same date of February the 12th 1768
Hugh M^r McMechan

Hannover 27 June 1768. Delivers up the written to W^m Harris for
Hugh McMechan
W^m Donald.

At a Court held for Goodland County July the 18th 1768.
Thomas Johnson Minor, and William Donald, proved this deed of
Mortgage to be Recd and Deed of John King with warrant for
further Proofs.

Teste. Val Wood Clerk

At a Court held for Goodland County August the 16th 1768.
John King acknowledged this deed of Mortgage to be his and Deed
which was ordered to be Recorded.

Teste. Val Wood Clerk

D^r The Estate of Thomas Mafis Dec^d To William Perkins.

	L	9	12
To Mr. Franklin's Judgment		18	2
To James Symmes Jr.		18	2
To Cash p ^d Charles Mafis by order New Kent Court	18	14	2
To D ^r to Chas ^t Norton		7	2
To J ^r James George Bond & Interest	17	4	2
To J ^r No. Richardson	3	0	10
To J ^r D ^r poor Note Hand	4	7	—
To J ^r In ^t Austin	—	2	6
To J ^r No. King	—	16	10
To Cash p ^d James George for Goods in her widow hood	4	19	4
To J ^r No. Austin	7	6	8
To J ^r Ann Touchart	4	7	6
To Cash p ^d M ^r Martha Mafis	8	12	3 ¹ /2
To J ^r No. Donald	6	18	9
To J ^r David Anderson	12	9	—
To J ^r John Martin	15	—	—
To J ^r Edw ^r Mott	1	10	—

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1768.
C.
By Edy Hobkirk
By D^r
By In^t Martin
By Rich^r Holland Son^d
By Francis Harris
By Nat^r Mafis
By Sandras purchased by George M^r
By Col^r Meach
By Expenses to W^m Langh
By my Expenses attending Court
by d^r at Lawyer's
By d^r at New Kent
By In^t Stark
By Nat^r Mafis
By Wall

L	17	6
1	7	6
1	8	—
12	10	9
20	—	—
14	—	—
36	2	3
6	0	3
4	10	—
—	7	6
—	10	—
—	15	—
4	7	6
20	16	11
906	8	2
26	11	4
L	922	13

In Obedience to an Order of Goodland County Court We Subscribers have
Stated and Settled the Estate of Thos. Mafis dec^d and find a Balance as follows
McMechan hands this 15th August 1768.

Tyler Payne

William Richards

Geo. Holland

Jas. Mafis

At a Court held for Goodland County August the 15th 1768.
This Account Debts and Creditors was presented in Court and ordered to be
Recorded.

Teste. Val Wood Clerk

Goodland County.

Pursuant to an Act of Assembly of the Colony of
Virginia, and by Appointment of this Court Mr. Tyler Payne, and
William Harrison Clerk two of the Justices of the Peace for the aforesaid
County, have Inspected the Clerks Office, And find the Record
Books, Judgments papers, Deeds, Wills, Inventories, and all other
Papers relating to the said Office, fully Recorded, & are
Entered and carefully filled in their proper place and kept and
preserved by the Clerk given under our H^s to the Third Day of
August 1768.

William Harrison.

Tyler Payne

At a Court held for Goodland County September 1st 1768.
This Certificate was presented in Court by Valentine Head Clerk of
the said County Court, and ordered to be Recorded.

Teste. Val Wood Clerk

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 1 Large Looking Glass 3 ft 1 Book prints 2 ft
 1 Large Chair 1 ft 1 Table 5 ft 3 Stools 9 ft
 5 Old Knives hooks 3 ft 10 Old chains 10 ft
 1 pair Scissors 12 ft 1/2 ft parcel of old pincers & forks 10 ft
 1 Box from Shadwell 3 ft 1 whipsaw 8 ft 1/2 ft
 parcel of Old Linen 1 ft 1 paramony scythe 8 ft 1/2 ft
 parcel of Carpenter Tools 8 ft 1 saw 10 ft
 1 Barn 15 ft 1 Land 10 ft 1 Boy 10 ft
 10 Women's Saddles 4 ft 2 Spinning Whales 4 Boards 9 ft 1/2
 parcel of old Iron 15 ft 2 Axes 7 ft
 2 pairs meal bag Leading lines 8 ft
 parcel of Old Jacks 12 ft 6 ft box of leather 2 ft
 parcel Linen 1 ft 10 ft Card 10 ft
 10 Bushels of Wheat at 3 ft

	ft	rs
1.	4.	
	13.	
1.	9.	6.
	15.	6.
	10.	
	14.	
	17.	9.
	11.	6.
1.	2.	6.
	5.	
1.	12.	6.
	2.	6.
	14.	
	160.	7.3.

Persuant to an order of Greenland Court as the Subscribers as apprais'd the Estate of 20th England as the above Inventory Given from under our hands this 9th Day of September 1768.

John Lee Juner.
 John Lee Juner.
 Richard Calock.

A true copy made for Greenland County Septemr. the 19th 1768.
 This Inventory was presented in Court and ordered to be Recorded.

Teste. Vallt Wood Officer.

This Indenture Made this Twenty Ninth day of July in the Year four Lord One Thousand Seven Hundred Eighty Eight - Between Noel Burton of Greenland County of Virginia part & James Eurd of the same County of Virginia part Wethersfield that he and Noel Burton for and in Consideration of the sum of One Hundred Pounds Current money of Virginia to him in hand paid by the said James Eurd the Receipt whereof he doth hereby Acknowledgy himself fully satisfied having given unto the said Noel Burton all his rights and title to his land in Greenland County Suffolk and Conforming unto the said James Eurd his heirs and assigns forever one certain Tract or parcel of Land lying and being in the County of Greenland Containing by Estimation Two hundred & Thirty five Acres in the same meadow & bounded by the lines of Thomas Waller, William Burton, William Farmer, John Dyer, Amos Lighthill & Charles Johnson With all Houses Buildings, Garden, Fences, Woods, Waters, and Advantages whatsoever to the same belonging in any way appertaining To have and to Hold the said Two hundred & Thirty five Acres of Land & Diversies with their Envoy of their Appurtenances unto the said James Eurd his heirs and assigns forever & the said Noel Burton for himself his living Executors Administrators both by these presents Covenant Grant & Agree to & With the said James Eurd his heirs and assigns forever that the said Tract of Land is free & clear from all other sales, deeds, Leases or Incumbrances What so ever he hath full right & Lawfull power and Authority

164
 Seal the Day & year Above Written.
 Sign'd Seal'd & Acknowledg'd
 In presence of

Noel Burton, Seal.

Elliot Lucy.
 Joseph Ellis.
 Lucy Lucy.

Memorandum.

That on the Twenty Ninth day of July in the Year of our Lord One thousand Seven Hundred Eighty Eight being of all the Lands & premises within Granted this indeed by the said Noel Burton unto the said James Eurd.

Noel Burton.

In presence of

Elliot Lucy.
 Joseph Ellis.
 Lucy Lucy.

July 29th 1768.

Received of Mr. James Eurd one Hundred pounds Current money being in full satisfaction for the within mentioned Land.

Teste. Noel Burton.

Elliot Lucy.
 Joseph Ellis.
 Lucy Lucy.

July 29th 1768.

The sum aforesaid for Greenland County July the 19th 1768.
 Noel Burton acknowledged this deed with the library of books and
 apparel belonging to his wife and child with unreserved like record
 Then Lucy his wife (being first presented by examination) testifying
 that her right of diversion in the land by this deed conveyed with was
 also admitted to record.

Teste. Vallt Wood Officer.

This Indenture made this Twenty Seventh day of June in the Year of our Lord one Thousand seven Hundred and Eighty eight between William Wallace of the County of Greenland of the one part and Robert Birkmyre of the same County of the other part - Wethersfield that whereas William Wallace for and in consideration of One Hundred and fifty Pounds Law. & money of Virginia by him the said Robert Birkmyre to him the said William Wallace in hand paid before the sealing and Delivery hereof the receipt whereof to the said William Wallace doth hereby acknowledge and have of cloths Acquit and discharge the said Robert Birkmyre his heirs Executors and Administrators. Hath granted Bar - gained and Sold and by these presents doth grant Bar - gain sell Enfeoff and Confirm unto the said Robert Birkmyre his heirs and assigns one certain Tract or parcel of Land lying and being in the said County of Greenland Contain. J. Three hundred & two bushells beginning at a White

165 William Callett by Patent bearing date the fifteenth Day of March
One Thousand seven Hundred and Thirty five with all houses buildings
Fencesways waters and water courses and all other of his Appurtenances
thereunto belonging or in any wise appertaining To have and to
hold the said Three Hundred and sixty three Acres of Land and the
before named premises with their Appurtenances and the reversion &
remainder Remainder and remainders tenth Years and profits
Money and every part and parcel thereof with the Appurtenances
unto him and Robert Birkmyre his Heirs and Assigns to the Only
use & behoof of him the said Robert Birkmyre his Heirs and
Assigns for ever and his said William Wallace his Heirs Executors
and Administrators the said Melford Plantation and Tract
of land with the Appurtenances unto him the said Robert Birkmyre
his Heirs and Assigns shall and will warrant and forever defend
by these presents against the Flame and Demand of him the said
William Wallace his Heirs and Assigns or any other person
whatsoever and his said William Wallace for himself his Heirs
Executors and Administrators doth covenant promise and agree to
and with him the said Robert Birkmyre his heirs Executors and Administrators
that the premises and every part thereof are free and
Discharged from all manner of Incumbrances and that there
Robert Birkmyre his Heirs and Assigns and notwithstanding any
Act or Thing by him the said William Wallace his Heirs and Assigns
or any other person committed done or suffered shall and lawfully
may for ever hereafter have hold use occupy and enjoy the same and
every part thereof with the Appurtenances without the lawful let
molestation or widow of him the said William Wallace his Heirs
or Assigns or any other person whatsoever In witness whereof
the said William Wallace to have present hath hereunto set his
hand and affixed his Seal the Day and year above written.

Sealed & Delivered
in presence of
W^m Nicholl.
John Hopkins.
W^m Holman.
Joseph Haden.

W^m Wallace. Seal.

Memorandum.

That on the day of the date of the within written Indenture
full and facsimile signature and profession of the within mentioned
premises with the Appurtenances was had and taken by me the
within William Wallace and by me given and Delivered to the
within mentioned Robert Birkmyre According to the form of
writing within written Indenture.

W^m Nicholl.

John Hopkins.

W^m Holman.

Received on the day of the Date of the within written Indenture
of the within named Robert Birkmyre one Hundred and Fifty
pounds Lawfull money of Virginia being the consideration money
within expressed.

W^m Nicholl.

John Hopkins.

W^m Holman.

W^m Wallace.

W^m Wallace.

166 This Indenture made this Ninth day of September in the
Year of our Lord one Thousand seven hundred and sixty eight between
Robert Birkmyre of the County of Goochland of the one part and William
Wade of the same County of the other part witnesseth that the said
Robert Birkmyre for and in Consideration of Ninety four pounds
Lawfull money of Virginia by him paid to him the said
Robert Birkmyre in hand paid before the sealing and Delivery hereof
to his receipt whereof to the said Robert Birkmyre doth hereby acknowledge
and therof doth Acquit and discharge the said William Wade his Heirs
Executors and Administrators fully granted Bargained and sold
and by these presents doth grant Bargain sell Entitl and Confirm
unto the said William Wade his Heirs and Assigns one certain Tract
or part of Land lying and being in the said County of Goochland Contain-
ing Three hundred and forty three acres and is there bounded Beginning
at a white Oak and running thence North seventy and half Degrees
East Four Hundred and forty Eight poles to a corner on a bush
on the main Creek thence down the same as it runs to a black
Walnut near the mouth of Collett Branch thence leaving the Creek
and running on Thomas Creek south thirty eight
poles to a pine tree south twenty one degrees west four hundred and
seventy four poles to another tree North Twenty seven degrees East
one hundred and Eighty six poles to the place first began at which said
Land is part of a larger Tract Granted to William Callett by Patent
bearing date the fifteenth of March One Thousand seven hundred and
Sixty five with all Houses Orchards Fences ways waters and walls
Coursers and all other of the appurtenances thereunto belonging or in any
ways appertaining To have & to hold the said three hundred
and Forty three Acres of land and the before named premises with their
Appurtenances and the reversion and remainder and
Remainder tenth Years and profits thereof and every part and parcel
thereof With the Appurtenances unto the said William Wade his Heirs
and Assigns to the Only use & behoof of him the said William Wade
his Heirs and Assigns forever And the said Robert Birkmyre his Heirs
Esco^rces and Adm^rs the said Melford plantation and Tract of land
with the Appurtenances unto him the said William Wade his Heirs &
Assigns shall and will warrant and forever defend by these presents
Against the Flame and Demand of him the said Robert Birkmyre
his Heirs & Assigns or any other person who troves and the said
Robert Birkmyre for himself his heirs Esco^rces and Adm^rs doth covenant
promise and agree to and with the said W^m Wade his Heirs Esco^rces &
Adm^rs that the premises and every part thereof are free and discharged
from all Manner of Incumbrances and that the said William Wade
his Heirs and Assigns and notwithstanding any Act or thing by
him the said Robert Birkmyre his Heirs and Assigns or any other
Person Committed Done or suffered shall and lawfully may for-
ever hereafter have hold use occupy and enjoy the same according
part thereof with the Appurtenances Without the lawful lets
Molestation or widow of him the said Robert Birkmyre his Heirs
or Assigns or any other person whatsoever In witness whereof
the said Robert Birkmyre to have present hath hereunto set his hand
and affixed his seal the day and year above written
Sealed & Delivered

promise with the Appurtenances was had and Taken by me the Subjett Robert Bicknoge and by me Given and Delivered to the within mentioned William Wade According to the form and form of the Within written Indenture.

Will Michell.

Robert Morby.

James Johnson.

Alex. Murray.

Received on the day of the date of the within written Indenture of the within named William Wade Ninety five pounds Lawfull money of Virginia being the Consideration money within Express'd.

Will Michell.

Robert Morby.

James Johnson.

Alex. Murray.

At a Court held for Goochland County Septemb'r the 17. 1760.
Robert Bicknoge acknowledged this deed with the Livery of Seign
and receipt endorsed to be his and his wife with were ordered to be Recorded.

Robert Bicknoge.

Tott. Vall Wood. Seal.

Original in the Library of Congress

This Indenture made this Twenty first day of October in the year of our Lord one thousand seven hundred and Sixty Eighty Eight between Charles Toney of the County of Goochland of the one part and William Michell of the same County of the other part witnesseth that the said Charles Toney for and in consideration of Twenty seven pounds Sterling Lawfull money of Virginia by him the said William Michell to him the said Charles Toney in hand paid before the sealing and Delivery hereof the receipt whereof to the said Charles Toney with his Acknowledgement and thereof doth Acquit and Discharge the said William Michell his Heirs Executors and Administrators, Rente &c 1760. Brought and sold and by these presents doth Grant Bargain sell Lienf and confirm unto the said William Michell his Heirs and Assigns one certain Tract or parcel of Land lying and being in the said County of Goochland Containing Thirty seven acres and a half Bounded Beginning at a point on Tonys spring Branch and running thence North Thirty four degrees West One Hundred and Twenty four poles to Licking hole Creek thence down the same according to the Meanders to the mouth of Tonys spring branch thence up the Branch including all the land now ground of the tract to the place first began at which said Land is part of a larger Tract granted to Charles Toney by patent with all houses orchards trees way waters and water courses And all other the Appurtenances therunto belonging or in any wise Appertaining To have and to hold the said Thirty seven Acres of Land and the before named premises with their Appurtenances and the reversion and reversionary remainder rents dues and profits thereof and Every part and parcel thereof with the appurtenances unto the said William

Administrators doth Convene and Promise and Agree to and with the said - William Michell his heirs Executors and Administrators - That the premises and every part thereof are free and Discharged from all manner of Incumbrances and that the said William Michell his heirs & assigns and notwithstanding any Act or Law by him the said Charles Toney his heirs and assigns or any other person committed done or suffered shall and lawfully may for ever hereafter have - Held use Occupay and enjoy the same and every part thereof with the Appurtenances without the said Charles Toney or his heirs Executors or Administrators or either of them the said Charles Toney his heirs & assigns or any other person whatsoever - In Witness whereof the said Charles Toney to these presents hath caused set his hand and Affixed his seal the day and year above written.

Signed & Delivered

in presence of .

John Payne.

James Payne.

John Hopkins.

William Britt.

Memoandum.

Charles C. Toney. Seal
mark.

That on the Day of the date of the within written Indenture full and payable sign and交付 of the within mentioned premises with the Appurtenances was had and taken by me the within Charles Toney and by me Given and delivered to the Within mentioned William Michell According to the form and form of the within written Indenture.

Signed & Delivered

in presence of .

John Payne.

James Payne.

John Hopkins.

William Britt.

Charles C. Toney.
mark

William Britt.

Received on the Day of the date of the within written Indenture of the within named William Michell Twenty seven pounds Sterling Lawfull money of Virginia being the Consideration money within Express'd.

Tott.

Charles C. Toney.
mark

John Payne.

James Payne.

John Hopkins.

William Britt.

A Court held for Goochland County Novemb'r the 26. 1760.
Charles Toney acknowledged this deed with the Livery of Seign and receipt endorsed to be his acts and done with were ordered to be Recorded.

Charles C. Toney.
mark

Charles Toney.

John Payne.

James Payne.

John Hopkins.

William Britt.

This Indenture Made this Eleventh day of November in the year of Our Lord One thousand Seven hundred and Sixty Eight, Between James George of the County of Goochland of the one part, And William Preston of the other part, Witnesseth that the said James George for and in consideration of Fifty five Pounds of Lawfull money of Virginia by him the said William Preston to him the said James George, is hand paid before the sealing and Delivery

169. as followseth (cont'd) Beginning at a corner point in James George's Line, running thence North One hundred and fourteen poles to a corner White Oak on James' Line, thence up the said Road westward to a corner point thence South fifty eight Degrees West, Ninety poles to a corner small Oak on William Thruston's Line on the N^o.^d Davis and William Webb's Line South forty six Degrees West One hundred and thirty poles to a corner small Oak on William Webb's Line on the said Wall, south twelve Degrees East One hundred and fifty four poles to a corner small Oak on the said Wall thence South Thirty three Degrees West Thirty six poles to a corner Hickory, and proceeding on James' Line thence on this? James' Line and James George's Line North fifty five Degrees east to the first Station, and the river and thence down the river and remaining Roads and Highways and paths thereof with the appurtenances
TO HAVE AND TO HOLD the said Maysburg Plantation and Tract of Land with the Appurtenances unto the said William Thruston his heirs and assigns to him Only else and behalf of the said William Thruston his heirs and assigns for ever and the said James George for himself his heirs Executors Administrators and assigns, doth covenant promise and agree to and with the said William Thruston his heirs & assigns, that the premises and every part thereof with the appurtenances are free and Discharged from all manner of Incumbrances and that the said William Thruston his heirs do for and notwithstanding any Act or Thing by him or James George his heirs or Assigns or any other Person committed done or suffered shall or Lawfully may from hence after have held his Property and Enjoy the same and carry part thereof without the Lawfull Detrimentation or Eviction of him or James George his heirs or Assigns or Any Other Person whatsoever.

In witness whereof James George to have, present hath Individually set his hand and affixed his seal the Day and year above written.

Signed Sealed and Delivered

In the presence of Mr.

William Garrison. { the said Land Intended }
Francis T. Thruflin. before affixing

The Poor.

Received on the day of the Date of the within Writen Indenture of the within named William Thruston the sum of Fifty five pounds Current Money of being the Consideration money and value Recd of me £55. m

James George.

Memoandum. That on the day of the Date of the within Writen Indenture full and placcable sum and p[ro]fession was had and taken by me Hamilton named James George and by me given and delivered unto the within named William Thruston, witness my hand

James George.

Tel. Wm. Garrison.

Francis T. Thruflin.
mark.

The Poor.

The last Wednesday of March County No Factor for

170 of origin undivided to his heirs and executors which were ordered to be recorded.

And Robert Wickings as Factor for George Higgins and company and Alexander M. Cault acknowledged a release to be his Act dated which was also admitted to record.

Test. Vallie Wood.

This Indenture made this twentieth day of November in the year of our Lord One thousand seven hundred and forty eight between Archibald Bryce of the County of Westmoreland of the one part and William Mitchell of the County of Greenland of the other part witnesseth that the said Archibald Bryce for and in consideration of forty five pounds lawful money of Virginia to him in hand paid down the receipt whereof he the said Archibald Bryce doth hereby acknowledge and thereof doth Acknowle and Discharge the said William Mitchell his heirs Executors and Administrators hath Granted Bargained and sold and by these presents doth grant Bargain all Cestu and Contra rents and dues of William Mitchell his Heirs and Assigns on certain Tracts of Land lying and being in the County of Greenland in Licking hole Creek containing by estimation one hundred Acres to the same more or less bounded by the Lines of Charles Christian Lewis Williams Edward Smith Charles Tracy and Lickin hole Creek the said Land being part of a Larger Tract of Land purchased of Charles Tracy by John Page Esq^r and by him granted to said John Page Esq^r as appears by Record in Goodlands Court Together with all Houses orchards trees woods waters and water courses and all other of the appurtenances thereunto belonging or in anywise appertaining. TO HAVE AND TO HOLD the aforesaid Tract of Land together with the Appurtenances and every part and parcel thereof with their and Every their Appurtenances unto the said William Mitchell his heirs and Assigns for ever and the said Archibald Bryce for himself his heirs and Assigns doth covenant Engage to bind with the said William Mitchell his heirs and Assigns that the said Archibald Bryce his heirs the aforesaid land and Appurtenances unto the said William Mitchell his heirs and Assigns against the claims of him the said Archibald Bryce his heirs Executors and Administrators of any other person or persons whatsoever shall and will warrant and forever by these presents defend and that the said William Mitchell or his Assigns may at all times after the signing of these presents enter upon his Property and possess his aforesaid Land and Appurtenances peaceably and quietly without the let hindrance or molestation of him the said Archibald Bryce his heirs or Assigns and further that the said Archibald Bryce for himself his heirs and Assigns doth covenant Engage to bind with the said William Mitchell his heirs and Assigns to make no訴aint or cause to be made done or executed all and every such further & other Lawfull & reasonable grants acts & appearance of Law whatever for the better and more perfect granting & securing the aforesaid bargained for Land & appurtenances to him the said William Mitchell his heirs and Assigns as by him the said William Mitchell his heirs Executors Administrators & Assigns or his lawful Lessee in the Law shall be reasonably directed to be required for witness whereof the said Archibald Bryce to these presents hath

That on the day of the date of the aforesaid written Indenture
full and free with signs and sealings of the within Musters
present with the Appearances washed and taken by me the within
Archibald Bryce and by me given & Delivered to the within Musters
William Mitchell According to the form & form of the within written
Indenture.

Robert Birkingay

Arch. Bryce

Aley Murray

Thomas Hodge

William Page

Received on the day of the date of the within written Indenture
for the within Named William Mitchell Sixty five pounds Lawfull money
of Virginia being the Consideration money within Expressis.

Robert Birkingay

Arch. Bryce

Aley Murray

Thomas Hodge

William Page

At a Court held for Goochland County Novem^r the 21. 1768.
Robert Birkingay, Thomas Hodge, and William Page, proved this
said with the Surety of signs and except endorsed to be the acts and
parts of Archibald Bryce and were ordered to be Recorded.

In The Name of God AMEN. I Thomas Edwards —
of the Parish of Saint James's Northam and County of Goochland
Being at this Time in my perfect Sence and memory before —
almighty God, and knowing the frailty of man that all flesh
Once must Die Do make Establish and appoint this to be my last
will & Testament. In the Manner and form following that is to say
principally and first of all Give and command my soul unto the
Hands of Almighty God that give it me, hoping for Pardon
and Reconciliation for all my sins and Through this Sacrament —
Death and Profession of my blessed Saviour and redeemer to inherit
Life Everlasting, and my Body I commend to the Earth, to be decently
Buried at the Discretion of my son Thomas Edwards in a Christian
Manner, and as Touching such worldly Estate As I hath pleased —
almighty God to see fit upon me to Give and Dispose as followeth.

I give to my son Charles Edwards one Shilling Sterling.
I give to my Daughter Elizabeth Crenshaw one Shilling Sterling.
I give and Bequeath to my son Thomas Edwards, these His sole
Following, Peter, Dick, Nan, Peggy, Easter Bonn, to him and his
heirs.

I give to my son Thomas Edwards Two hundred Acres of Land Laying
and being in Goochland County Lying on Bolling Creek to him
and his heirs.

I give to my son Thomas Edwards part of Two Teach of Land
in the aforesaid County lying on the lower side of Leechie
Creek supposed to be two hundred Acres more or less to him and
his heirs.

in the presence of
Joseph David
William Wright
 Nathaniel N. Bentley

At a Court held for Goochland County Novem^r the 21. 1768.
This Writing was proved by the oaths of the Withinfeid hands to be the
last Will and Testament of Thomas Edwards deceased which was
thereupon admitted to Record.

Teste Vall Wood

This Indenture made this Twenty fifth day of June in
the Year of our Lord One thousand seven hundred and Fifty Eight
Between David Wideram of the Parish of Saint James's —
Northam and County of Goochland of the one part and Benjamin
Weaver of the Parish of Saint James's Southam and County of
Cumberland of the other part witnesseth that for and consideration
of Fifteen Pounds Current money of Virginia by the said —
Benjamin Weaver in hand paid unto the said David Wideram also —
before the Sealing and delivery of these Presents the receipt whereof
he doth hereby acknowledge to have and David Wideram hath
Granted bargained sold Alane Exchaffed and Confirme and by
these presents doth grant Bargain sell Alane Exchaffed Confirm unto
the said Benjamin Weaver One Certain Tract or parcel of Land —
Containing fifty acres lying Lying in the said County of Goochland
on the branches of Great Creek & being part of a Teach of Land —
Granted to John Wideram late of the said County deceased by letters
patent bearing date the Day of — and by his execu —
tive the said David Wideram by his last Will and Testament and
bounded by the lands of John Couch, Joseph Mathews, John Walker
William Parmer, and lands already the property of the said —
Benjamin Weaver, and part of the aforesaid Original Grant
With all Woods Wagg Water Watercourses Grounds and Houses —
Edifices Buildings Yards gardens Conveniences Appurtenances
Appurtenances thereon Lying or there unto belonging and heremans
and reversione Rents and Rentvend Rents Fines and profits —
Heres and also all the Debt Negligent Tolls Inquest Alms and —
Demand and whatsoever of him the said David Wideram for and to
the same or any part thereof Together with all Deeds Endorsements
Writings Touching either way witt concerning the same To have
and To Hold all and singular the aforesaid and hereby sold
Premises with their undivided of their Appurtenances unto the said
Benjamin Weaver his heirs and Assigns to the only use and —
Schoof of him the said Benjamin Weaver his Heirs and Assigns
forever and the said David Wideram for himself his Heirs
Executors and Administrators doth covenant and agree to come
with the said Benjamin Weaver his Heirs and Assigns that he
the said David Wideram and his Heirs all and singular the premises
so with the appurtenances unto the said Benjamin Weaver his
Heirs and Assigns Against all and every other person and —
Person Whatever lawfully claiming or to claim the same —

Suzanna the Wife of David Midram being first privately examined,
Renounces her right of Dower in the Land by this instrument which
was ordered to be Certified and Recorded.

Teste. Val Wood Clerk

At a Court held for Goochland County November the 23rd 1768.
William Hodge junr., Ninnes Prindapley and James Bennett
joined this deed with the act of Deed of David Midram, which was
ordered to be Recorded.

Teste. Val Wood Clerk

This Indenture made this 10th day of August in the
Year four thousand seven hundred & Eighty Eight
Between George Holland of the County of Goochland of the
one part, and Tysse Payne of the same County of the other Part
Witnesseth that the said George Holland for and in Consideration
of the sum of Two hundred and forty eight pounds Current Money
of Virginia to him in hand paid by the said Tysse Payne also
before the sealing & Delivery of these Presents, the receipt whereof
the said George Holland doth hereby Acknowledege and thereof doth
Acquit and discharge the said Tysse Payne his said Executors &
Administrators and every of them forever by these Presents
doth Granted Bargained Sold Aliened Enfeoffed and
Conveyed and by these Presents doth Grant Bargain sell
Alien Enfeoff and Convey unto the said Tysse Payne and to his
heirs & Assigns forever One Tract or parcel of Land situate lying
Within the County aforesaid among the Branches of Lecking
Lick Creek Containing by Estimation four hundred Acres to the
same more or less and bounded as followeth Beginning at
Pomery Undercom & John Parishes corner then in a Bottom of the
west side of the Creek road then turning a new line South thirty
nine degrees east three hundred & Twenty eight poles to a point
on John Hollands line thence on the Hollands line North eighty
four Degrees East Sixty three poles to a Red Oak North three Degrees
East two hundred and Twenty four poles to Pointers thence wth
Valentine Woods line North Sixty four degrees east West one
hundred & Ninety four poles to a Spanish Oak then with James Georges
line South forty eight degrees west one hundred & twelve poles to a white
oak Sycamore thence South Sixty nine degrees West forty poles to the first
Station with all Houses out houses Edifices Buildings Yards
Gardens Orchards Woods Underwoods Trees Ways Water
Water Courses profits Commodities Instruments & Appurtenances
whatsoever to the same belonging or in any wise Appertaining and
also the Reversion & Reversionary Rent and Remainder Rents
Fines and profits thereof & all the Estate right Title, Rain,
Property and Demands of him the said George Holland & in to the
same Every part & parcel thereof To have and to hold the
four hundred Acres of Land with their Every of their Appurtenan-
ces unto the said Tysse Payne his heirs & Assigns to the only proper
use & Benefit of him the said Tysse Payne and of his heirs & Assigns

174 4th Covenant Grant & agrees to give to the said Tysse Payne his heirs
& Assigns that he the said George Holland at the time of the Conveying
and Delivery of these Presents is and shall be of an Indefeasible
Estate of Inheritance in the Simple in the said Land & Premium in What-
soever full Power and Lawfull Authority to sell Convey the same unto the said
Tysse Payne in manner & form aforesaid and that he the said Tysse Payne his heirs
and Assigns shall and may forever hereafter personally & Directly have
hold use Occupancy & enjoy the same in every part & parcel thereof
And lastly that the said George Holland his heirs shall stand
at any time within Twenty Years next after the date of these Presents
to Create any other Act or Act Conveyance or Agreement Reciproque
in the Law for the further Better Securing Conveying the said Land &
Premium as to the Appearances unto the said Tysse Payne his heirs
& Assigns as by the said Tysse Payne his heirs and Assigns, hath heretofore
alway done & performed Required at the Law of Virginia the Law
of the said Tysse Payne his heirs & Assigns To witness whereof the
said George Holland to them present hath hereunto set his hand &
affixed his Seal the day & year first above written.

Signed Sealed & Delivered,

in the presence of }
John Holland Seal.
John Payne Junr. O
Robert Morley
John Roberts

John Holland Seal.

Memorandum That on the day of the date of the within
written Deed David Daniel and practicable Physician and Surgeon of the
Land & Premium therein mentioned was had & taken by the author
George Holland by him given & Delivered unto the author named
Tysse Payne According to the Tenor form & Effect of the within
written Deed
In the presence of.
John Payne Junr.
John Payne Junr.
Robert Morley
John Roberts

John Holland Seal

Then Rec^d of Tysse Payne the sum of Two hundred and
Forty eight pounds Current Money at having the full Consideration
Money for the Land & Premium within a return of 24th
Dec^r of me this Holland

Teste.

Tysse Payne Junr.
Robert Morley
John Roberts

At a Court held for Goochland County Novem^r the 25th 1768.
George Holland acknowledged this deed with the laying of his hands
and receipt Endorsed to be his arband deeds which were ordered to
be Recorded.

Teste. Val Wood Clerk

In the name of god Amen this 6th Day of April one thousand Seven
hundred and Sixty Eight Tysse Payne Esq^r of Goochland County in the
said State of Virginia I have this day signed and sealed