

John Carter
Commonwealth
to
requestine
problem

1. Attestation to Whom it shall concern - - - - - *John Carter*
1. And by his command *Whereas* his late Majesty King George the first of blessed memory by his Letters
Patents under the Great Seal of Great Britain bearing date at Westmynster the thirteenth day of July in the
Eighty year of his Reign and grace and by and unto the said John Carter the Office and place of Surveyor of the
his Majestys Colony and Dominion of Virginia a **To have hold** and exercize the said Office intirely
to the said John Carter by my selfe a my sufficient Deputy or Subduty who I should ife do in the said Colony and for
whom I should be any weable during my natural life together with all and singular his free Rightes profits
priviledges and advantagies to the said Office belonging as by the said Letters Patents relation bring thereto
had and held fully and at large - - - - - *John Carter* **Contra facit** *What* the said John Carter doth by
his selfe present to him a bounchyt and appoint Augustus Graham Gent to be Clerk of the County of Hanover
To have and to hold the said place and office of Clerk of the said County to him
the said Augustus Graham and all hiss priviledges profits and paquisites whatsoeuer to the said place
and office in any wise appertaining during pleasure and I do hereby Revert all former Comissions granted
for the said place **In witness** whereof I have hereunto set my hand and seal at Williamsburg
this fifteenth day of December one thousand seven hundred and twenty three in the seventh year of his
Reign of Our Lord and King George the second

At a Court held for Vancouver County the 10th day of

January MDCCLXXXII.

Augustin Graham produced a Commission from the Honourable John Carter Esq^r Secretary of Virginia
and his hand and sealed at Williamsburgh the fifth day of December MDCCLXXXIV Constituting and
appointing him the said Augustin Graham Clerk of Hanover County which was read and his signature made on the
^{copy to be taken under his seal} same day and subscribed the same day and Subscribed the 5th had the Oath
of Allegiance and Fealty to his Majesty King George the Second and Subscribed the 5th had the Oath
of a Fiduciary Officer to him and his Commission admitted to be good.

Abd. 2 Pionzaher est. Dr. G. Graham Babb

Know all men by these presents, That we John Denby & Thomas Proctor and Stay and Walks
gent and freely bound unto Nicholas Mawdsley Gent trust in Consideration of his Deed for the said
County of Danvers his voice Executors Administrators and Agents for and on behalf and to the use of him
and his Justices belonging to his Court of the said County of Danvers and his Justices or in the sum of Eighteen
Pounds Sterling to his Payment whereof well and truly to be made upon demand we bind ourself
every of us voice Executors Administrators cordially and sincerely by these presents to witness who
we have hereunto set our hands and seals the fourth day of January 1733.
The condition of this Obligation is such that if the above bound John Denby shall well and
truly pay or cause to be paid unto Elizabeth Bobby orphan of Thomas Bobby perd all Just Estates or
revenue or losses after shall appear to be due to his said Orphan as soon as she shall attain
a lawful age or when hereto required by his Court of the said County of Danvers without any
abatement or allowance whatsoever other than of the profits of such Estates or of
same and keep them safe and convenient for his said Justices and their heirs and executors
to have all Just and convenient that may arise about the said Orphans Estates then
to his uses and of no Estate otherwise to remain in full force and Vertity
Sealed and delivered in presence of

A Court held for the County of Hanover, etc.
the 1st of January, 1800.

2
Colle Worshipped his Majest^t Justices of the peace for the County
of Banova —

Whereas Mr Arthur Clayton my late husband deceased a Gentleman of Douglas last departed this life intestate as I verily believe by whom I am advised the right of communiting his Estates both by Law & by his will and I being at this time in an Estate of health and very uncapable of undergoing the fatigues and trouble necessary upon such an occasion do hereby renounce and release with all the right and title I have to the administration of the Estates of my said husband and I do hereby humbly request this Worshipful Court will be pleased for the administration of the said Estates and herby binding myself to grant the same administration of the said Estates to such other Person as on shall think proper in testimony whereof I have sworn and sealed my hands and seal this third day of January in the year 1733 — *Mary Clayton Sealed*
At a Court held for Banova County the fourth Day of Jan^r 1733 —
That Anderson Bartolot aforesaid At a Court held for Banova County the fourth Day of Jan^r 1733 —

The instrument of Abusing was proved by the oath of Bartolot Anderson one of the witness thereto and
said to be Horned —

Sent an Graham Chancery

Duly received Sent an Graham Chancery

This Indenture made the fourth Day of January in the Year of Our Lord
One thousand Seven hundred and Thirty three Between Richard Bullock of Saint Martins
Bullock to Earl Granville
in the County of the one part and David Coughaw of the parish and County aforesaid of the other part
Witnesseth that the said Richard Bullock for and in Consideration of the sum of Twenty two pounds Current
Money to his said husband in hands paid by the said David Coughaw at and before the sealing and delivery of
this indenture doth himself to be fully satisfied contented and paid and
doth hereby release and discharge the said David Coughaw his Notes and
Commands and Administrations and every of them by whose Agents he did Richard Bullock with good grace
Bargained sold alienated Enfeoffed and confirmed and by whose Agents the party clearly and absolutely
gave grant to and gave all their Coughaw and doth further intellire and command David Coughaw his Notes
Commands and Administrations and Deynt or Dividens of it and containing the number and twenty
Acres situate lying and being in Banova County and bounded as follows beginning at the corner

Beginning

at the Oak Saplins on Thomas Ruse Line running South Sixty degrees East and bounded and

in a Northly angle thence North Twenty four East and hundred and forty six poles

in which Oak Saplins between several marks from Thomas North Sixty North West and

forty two poles to two Ruby white oak Saplins and a Red Oak Saplins on Thomas line

along Thomas Ruse Line South West forty seven poles to several marked trees

thirty eight feet in diameter and free poles to the beginning being the and that they amount

on being part of a greater quantity granted unto Richard Bullock and by patent

to the said Richard Bullock together with all his other Outgoings or charges

in the Rent and Profits of the premises and of every part and parcel thereof to have

and due to me and twenty five acres of land to them and me or less according

abovementioned to the said David Coughaw and his heirs and executors

the said Richard Bullock and his heirs to make up their acre or

more, agree to and with the said David Coughaw his Notes and arrears in manner

that the said David Coughaw his Notes and arrears may and shall be paid

in full and David Coughaw his Notes and arrears may and shall be paid

Memore Turpitudes and Appertunamet heretofore went to be Granted of a
and Invaluable Estate of Inheritance in Two Simples and that it shall also may be
heretofore and hereafter heretofore and always from time to time and at all times here
to the present instant and reserving of his present peaceably and quietly to David Brumyc
his Brother and son of his abovesaid Brother with their Appertunamet without any
interference of just trouble disturbance claim or demand of him the said Richard Bullock
or anyone or of any other person whatsoever claiming or to claim any Estate Right or other interest
the Prencise or any part thereof by from or under the said Richard his Heirs & Assigns
under any Person what so ever and that he and they freely and clearly acquitteth and dischargeth
all manner of former or other late Grants Bargains Sales and all other summandis whatsoever
ever and take the same for right and boundeth the Head of his estate peaceably and without force
awful but troublefree Execution or disturbance of him the said Richard Bullock or
any of them or their Heirs Executors or Administrators or of any Person or Persons whatsoever
under whom or any of hem or by whom or any of them lawfully claiming any Estate in
or hereby Granted shall and will at the charge of the said David Brumyc his
son and brother with other and further Appearances & Representations as by the said David Brumyc
make or anyone or by him or their counsel learned in the Law shall be reasonably demanded
In witness whereof the parties to the presents have caused to be
lawfully made set the day and year first above written.

Sealed and delivered
in presence of me —
John Smith

Richard J. Bullock Esq.
Mark

At a Court held for the County of Lancashire the fourth day of January MDCCLXXIX
whereas at the said Bullock motion
Richard Bullock acknowledged him his debtor to David Brumyc as aforesaid
to wit the sum of £100
and Recordation Ent. in Brumyc
for

I do declare made this Middle Day of January in the eighth Year of the Reign of our
Lord George the Second by the Grace of God of Great Britain France and Ireland King
of Scotland & Our Th却land & Queen of Prussia and Electy Electy between Anthony
Lancaster Martin in the County of Lancashire of the one Part and Thomas Broke Gent
of Lancashire in the County aforesaid of the other Part witnesseth that the said Anthony
in Consideration of the sum of Five Shillings Sterling to him in hand paid by the said Thomas
in the Rents whereof he doth hereby acknowledge told and by these presents
again and all unto the said Thomas Broke all that one hundred and fifty acres of Land
in the parish and County aforesaid and bounded as followeth vizt Beginning at a Tree by the name
of the beginning of John Audens standing Eastwards through the said Land South & two Sections
Two hundred and Sixty One Acres to the same to his self

acres a part in Drayton's Head North Twenty Acres to the County Clerks Office to
Lancaster fifth degree set out numbered and County to exceed two Oak
and the long the said Fresh Country for Water to the place where it begins

An Thy Wadd
To Prosser

and the Revision and Newfarian Remonstrance and Remonstrances together with the Rights and Profits
and every part and Particular thereof which and Land is in Saint Pauls Parochie and County aforesaid
of To hold the said land and tenement and fifty Acres of Land all and singular other premises
mentioned and intended to be hereby granted with their and every of their Appurtenances unto the said
Sir Francis Bacon and Apries from the day before the date hereof for and during the term of one
year and at ensuingly to be compleated and yielding and paying therefor the yearly
sum of £xxviii born at the feast of Saint Michael the Archangel only if he and his command to the intent
of these presents and of the Statute for transforming leases into possession of the said Thomas Proper may be in
possession of the premises and be enabled to accept a Grant of the Revision and Inheritance thereof to
him for ever In Testimony whereof the above parties to these presents hath affixed their hands and seal
in witness and year of Our Lord God aforesaid written

Autho: Waddell

Sign'd sealed and delivered in presence of us

John ~~III~~^{lio} Lancaster Joseph Boyce Robert Sharp

at a Court held for Hancock County the fourth day of January,

... and I have ready acknowledged this obligation to the said Professor Gent and his students admitted to her class.

Cotula

Verthecord East Aug

This Indenture made the 20th day of January in the year of the Reign of Our Sovereign Lord
the King by the Grace of God of Great Britain & Ireland King Defender of the Faith, & anno Domini
1720, recd by and before Mr. Anthony Ward Planter of Ward and Hartfield Parish in the County of Lancashire
of the said parish, out of Saint Pauls Parish in the County aforesaid of the older part to wit, per that the said Anthony
ward by and in Consideration of the sum of £ 1000⁰⁰ to be paid him in Land paid by the
said Anthony before the signing and sealing of these present the Receipt whereof the said Anthony to all
Lodgers acknowledge himself fully accounted satisfied and paid and doth hereby and these of and of
every part and parcel thereof freely and clearly assign and convey unto the said Anthony for his use and benefit
in the time present or and in being of himself his heirs Executors and Administrators and his
successors in the said land and make over unto the said Anthony for his use and benefit a certain
part of the aforesaid parish and County and bounded as followeth Beginning at a Maple on the south side
at the corner of John Andersons Ground land thence along the said land until the wood spread East two hundred
and sixty degrees to a corner white Oak tree and West twenty six degrees North One hundred and
fifty feet to a Dell in the Marsh thence North twenty degrees East three hundred and thirty six pole
and an angle North fifty three degrees West one hundred and twenty pole to a dead tree on a low
green bank alio the said tree standeth in the place where it began which said tree and the
property whereof he above sp. aforesaid Anthony for and every part and parcel thereof together with its Rely
meadow orchard and appurtenances together with all lands hereditaments and minerals thereon
and therunto belonging with all other profits commodities and improvements thereon
appertaining in as full and ample manner to all intents constructions and purposes as to grant

by patient and to the only
from henceforth forever and
for all time left his service.

2. Authorised and approved that

and the other side opposite that
is one of the La Lamas

... whereby both hereby covenant promise and agree for ever
to our administrators to and with the said Edward professor he
and his executors proper shall from time to time and at all times
fully and truly be compensated

at a Court held for Vancouver County the fourth day of January MDCCLXXXV
in
Anthony Webb acknowledged his Debt of - - - Release unto Elouanis his son & wife who were at the nation
of the said Webb committed to Record also I make this wife of the said Anthony personally appeared and being first
privately examined relinquished all her Right of Dower of me and to the Lands conveyed by the said Webb
Last Anno Domini Eighteen hundred and Eighty five

Lost an Graham Ch. Co.
West Ward & Aug. Graham Blk. B

This Indenture made the third Day of December in the year of Our Lord
Eight hundred and soon hundred and thirty three between Iames Robertson of the parish of Saint
George and thousand two hundred and thirty three feet and Matthew Anderson of the parish of Saint Paul
in the County of Vancouver plатель of the one part and Matthew Anderson of the parish of Saint Paul
in the aforesaid County of Vancouver plатель of the other part witnesseth that the said Iames Robertson for and in Consideration
of two thousand lawful money of England to him in hand paid by the said Matthew Anderson for the receipt
whereof he doth hereby acknowledge with his hands and to have paid to make an end

(7)

One Thousand Seven hundred and Sixty Three Dollars to James Robertson of the Parish of Saint Martin in the County of Lancaster Plaintiff of the one Part and Matthew Anderson of the Parish of Saint Paul in the County of Lancaster Gent of the other Part witnesseth that the said James Robertson for and in Consideration of the sum of One hundred pounds Current money of Virginia to him the said James Robertson by the said Matthew Anderson before this Cause being and delivery of these presents in hand paid the Receipt whereof he the said James Robertson doth hereby acknowledge and thereof and of every part thereof doth acquit and Discharge the said Matthew Anderson and his Executors and Administrators and every of them forever by these presents he hath Granted bargained sold remised released and forever quit claimed and confirmed and doth these presents Grant bargain sell Release and forever quit claim and confirm unto the said Matthew Anderson his Heirs and Assigns in his actual Possession now being by virtue of our Indenture of Bargain and Sale for and year thereof made by the said James Robertson to him the said Matthew Anderson which said Indenture bears date before the day of the date of these presents and by force and virtue of the Statute for Transferring lands into possession all that the said James Robertson had or parcel of Land situated lying and being in the Parish of Saint Martin in the County of Lancaster aforesaid on both sides of North East Creek containing One Thousand Two hundred and Twenty six acres both丈丈 more or less and bounded as followeth to wit Beginning at several Saplins by the side of North fifty five feet East Sixty four poles to a White Oak about North & westly One Degree East One hundred and Ninety one poles crossing two branches to two white Oaks about North Thirty Degrees East and hundred and Ninety poles to several marshes & rods on a knoll about North fifty five degrees East Eighty two poles across a branch to a white Oak about East Sixty Eight the North fork at Seventy two large branch in all hundred and Eighty poles to two white Oaks and a knoll near the South fork Lined North forty seven Degrees East One hundred and twenty two poles to a Spanish Oak by a branch about South Sixty Five East at Fifty five the South fork in all One hundred and Ninety poles to a branch hundred and Black Oaks about North Sixty Five West two hundred and ninety four poles crossing North East Creek to the beginning & running out of the present tract so it is here by Convented and agreed to be Excepted and Reserved One hundred and a crooked part of the above mentioned sold by Christopher Clark unto John Ester and of One hundred Acres part of the same tract sold by him and Clark unto Richard Ester as by the bounds contained in their respective Deeds the fifth and Ninth of November 1730 Recorded in the County Court of Lancaster this date the Day of November 1730 more fully will appear which said One thousand Three hundred and twenty six acres of Land above bounded was granted to the said Clark by Patent dated the twenty Eighth Day of September One Thousand Seven hundred and Twenty Eight and by the said Clark sold to the said James Robertson by a Deed dated the Thirtieth day of December One thousand Seven hundred and Thirty and Recorded in the County Court aforesaid the second Day of April following which said Deed Excepts and Reserves as is before Excepted and Reserved together with all ways waters common profits and appurtenances to the same premises or any part or parcel thereof belonging Excepting and Reserving as aforesaid together with all the Right & Interest property claim and demand whatsoever of him the said James Robertson of us and to the said premises or any part or parcel thereof **To have and to hold**
all the said Land and premises Excepting as aforesaid and the Neighbors and Woods and
and Rivers and Roads and profits thereof with their and every of their appurtenances unto the said
the said Matthew Anderson his heirs and assigns to the only proper use and behoof of him the said
Matthew Anderson his heirs and assigns forever and the said James Robertson his heirs and

Afrique the said Grantees with their and every of their Appurtenances unto him the said Matthew -
and for his Service and Afrique against him the said James Robertson his Servt and Afrique and against
all other person & Persons claiming in by force or under him them or any of them shall and will warrant
for soe defend by the said persons Executing &c as aforesaid and the said James Robertson for him self his
heires Executors Administrators shall forswear promise and agree to and with the said Matthew Anderson his
heire and Afrique by these presents in manner and forme following that is to say that he the said James
Robertson nowe and stant Lawfully and Rightfully possesse of and in his said Land and proprie
tys before mentioned or intended to be lawfully released and of every part therof Executing &c as aforesaid
with the Appurtenances of a good just absolute and undevyable Estate of inheritance in fee simple without
any manner of Condition Limitation or other matter or thing to alter change or defet the same and that he
nowe hath in hys of Good Right and Lawful Authority to bring and take and sustine his said land unto
the said Matthew Anderson his heire and Afrique in manner and forme aforesaid and also that his said Land
and all and singular his Predmises with their Appurtenances (Executive &c as aforesaid) nowe are and so
have beene to him to have and at all times hereafter shall be and continue unto the said Matthew -
Anderson his heire and Afrique free and clear and free from all encumbrances and obstructions
by the said James Robertson his heire Executors or Administrators well and sufficiently saved kept secure
and defended of and from against all manner of former and other lites bargains sales Suits Counterfeites
or otherways inconuenient extenuations or defences and turnings and wheresoever hee made committed done or
suffered to have in any manner done or suffered by the said James Robertson or any Person or Persons lawfully
claiming or to claim by force or under him only or with his Act or means resolutly Priority or pre-emption
and lastly that he the said James Robertson and his heire and all and every other person or persons lawfully
claiming or to claim any Right or Interest of unto or out of the said land bargained or released promise
or any part thereof Executing &c as aforesaid by force or under him or none shall and will at all times hereafter
upon his request and at his proper cost and charges in the said Matthew Anderson his heire and Afrique
make do and execute all and every such facias other acts matries and things for the further and better conveyning
and assuring of the said land by Release Deed Executing &c as aforesaid with the Appurtenances unto the
said Matthew Anderson his heire and Afrique forsooth as by him or them his or their Council located in the said
Land the said Matthew Anderson his heire and Afrique to have and to have contained no further warranty
than against the person making the same and so as the person to make the same be not compelled to goe farther
than to the Court House of the County and shal lay or to the place where the General Court shall be held for doing
it and in witness whereof the parties to these presents have hand and seal interchangably here set the day and
year first written

1820
Saled and Delivred in the presence of
John Jackson James Alexander George Smith

James Robertson
Mark

At a Court held for Danvers County the fourth Day of January MDCCLXIV

This Release from James Robertson unto the said Matthew Anderson and was recorded in Open Court
in the Office of John Jackson James Alexander and George Smith and admitted to Record

First An Graham
Second An Graham
Third An Graham

At a Court held for Danvers County the second Day of November 1733

On the petition of Charles Board It is ordered that John Kimbro son George Berry John Weston and
John Weston or any three of them being first sworn do value the buildings Works and Improvements
which regard to the property on four hundred acres of Land belonging to the petitioner lying on the North
Branch of the North fork of the Little River in this County and that they make Report thereof to the next Just
Board of the County of Essex in Boston on the first Monday in April next

Valued the Improvements made on the said four hundred acres of Land and that it amounts to Sixty Pounds Current money

John Kimbro John Harris George B. Berry John ^{his} I prifon
^{Mark} ^{Mark}

at a Court continued and listed for Hanover County the fifth day of January 1733

The Valuation and Improvements were made of Charles Battist's Land by the Person appointed by Order of Court dated the second day of November MDCXXIX which was at the motion of his said Battist comittment

Court An Graham ^{his} C

July recorded Court Aug 1733

At a Court held for Hanover County the second day of November 1733

On the petition of James Overton it is ordered that John Kimbro John B. Berry John Harris and
John Harris or any three of them being present do value the buildings works and improvements
with regard to property on four hundred acres of Land belonging to the petitioner lying on the branch of
the South fork of the Little River in this County and that they make report thereof to the next Court
of the said Court of Common Pleas and Sessions of the County of Hanover.

John Kimbro John Harris John B. Berry
John ^{his} I prifon
^{Mark} ^{Mark}

November 29 1733

In Obedience to the within Order we the Subscribers being first sworn to have valued
the Improvements made on the said four hundred acres of Land and that it amounts to Eighty Pounds Current money

John Kimbro John Harris John B. Berry
John ^{his} I prifon
^{Mark} ^{Mark}

At a Court continued and listed for Hanover County the fifth day of
January MDCCXXXIX

The valuation and improvements were made of James Overton's Land by the Person appointed by Order
of Court dated the second day of November MDCCXXXIX which was at the motion of his said Overton
admitted to Record

Court An Graham ^{his} C
July recorded Court Aug 1733

Wanted
Innow atmen by the before presents That we Peter Marks and Thomas Professor are
held and truly bound unto our Sovereign Lord George the Second by the Grace of God of Great Britain
France and Ireland King Defender of the Faithfull Church his sum of Two Shillings and Pounds of Cobage to be paid
in the County of Hanover to the whole Payment well and truly to be made his bond Debtor and Surety of
in our city of October Exemptions and Administrations Doubtly and Sureally truly by the before presents
In witness whereof we have handwritten at our hands the fifth day of January 1733

The Condition of this Obligation is such that whereas the above bound Peter Marks hath obtained
a License to keep an Ordinary at the Court House in the said County during the Term of One Year from the
date hereof if therefore the said Peter Marks doth faithfully feed and provide in his Ordinary good wholesome
and cleanly Lodging and Diet for Travellers and Habillage foder and provide for Pastorage and
providing as the season shall require for their horses for and during the Term of One Year from the
date hereof as aforesaid and shall not suffer permit any unlawful gaming in his house nor on the
Sabbath Day suffer any person to Sippe or drink more than is necessary than this Obligation to

and of no effect otherwise to be construed in full force and effect

Peter Mackie Soal

Chiroptera

At a Court held for Banova (County) M^{DC}XXXIV
the fifth day of January. —

Peter Marks and Thomas proffer Acknowledged their Bond and was ordered to be Registered.

~~Cest au Gral de l'U~~

Enslaved at Aug. Graham Co. Ga.

At a Court continued and held at Hanover County, Virginia,
the third day of November,

In the name of William Weston who married Rebecca Bobby Orphan of Elouise Bobby Esq^r John
Terry John Weston and Anne Whitlock are appointed and desired to make a Survey of the Slaves
belonging to the said Rebecca Bobby now Weston and her Sister Elizabeth Bobby also
Orphan of the said Esq^r and to return a Report of their Proceedings thereto to the next Agent
Cyrus Cott Bartlet Andeson Esq^r

Copra est Bartelot. Anderson 1888

The Observers to the within Order with the Subscribers have made a Division

of such of the Slaves belonging to the Estate of Thomas Bobby, deceased as were brought hither to us and
we do all of us William Mifflin his following Slaves by name to every Slave and Slave to Elizabeth
Bobby these others vizt Robt Billy and his wife under our hands this 3^d Day of December 1733

Harry ... \$20 ... Robin ... \$15

John G. Alloy

Alroy \$39 Bitty \$25

John Holden

Zem } 209 Sud 215

Jane Whitlock

Decr 24th 1793 We divided these slaves following w^t to William Winston Hill of the value of £15
Sum of the value of £15 and to Elizabeth Bobby late Value £15 Damages Value £10 and
Damages £12

~~John C. Allen, John Weston, James Whistler~~

At a Court continued and held for Hanover County} MDccxxix
the fifth Day of January —————

The Division of the Land belonging to the Orphans of Thomas Bobby who was retained to Count
in John Estlin John Holden and James Whittlethorpe before appointed to divide the Land and Ordered
to be forwarded

July 10, 1900. Dr. Wm. G. Graham, Secretary

know all men by these presents that we Robert Downing Matthew Dowst and
John Stubbs of Banbury County are loyally and firmly bound unto our sovereign Lord George the
Second by the grace of God of Great Britain France and Ireland King & Defender of the Faith etc

in the sum of One thousand pounds of Sterling current money in the County of Lancashire to the which payment to us and to his to be made to our said Sovereign Lord his King his heirs & Successors to his Crown our Subjects and every of us our and every of our Sons Executors and Administrators - Sonably and severally firmly by these presents In witness whereof we have set our hands and seals the fifth day of January 1733

The Condition of this Obligation is such that whereas the above named Robert Donnigan hath
obtained a Lease to keep an Ordinary at the place commonly called Cutlifield during the term
of One Year from the date hereof. If therefore the said Robert Donnigan doth lawfully find and
provide in his Ordinary good wholesome and cleanly Lodging and Supper for Travellers and
Haborage Hoster and Proverche or Pastorage and Proverder as the Seaven Shall require for
him so far as during the Term of One Year from the date hereof as aforesaid, and shall
not suffer or Permit any unlawful Gaming in his House nor on his Sabbath day suffer any
Person to Drinke or Drinck more than is necessary to keep this Obligation to be void and of
no Effect otherwise to be and remaine in full force and Virtue.

Searched and delivered in the presence of

Robert Sonnenschein
Math. Sonnet. - Seal

at a Court held for Wayne County the fifteenth day of June in the year of our Lord one thousand eight hundred and forty.

Robert Jennings, Matthew Joust and John Tabney acknowledge their names to be honored

Cast the Graham the Fox

Know all men by these presents that we David Merton and Thomas Proctor
and Mathew Forest Gent are late and firmly bound unto Nicholas Merton and his Trust Justices
Commissioners of the Peace for Lancashire County for and in behalfe and to the Use and benefit of the Justices
of the said County and town of Warrington in the sum of three hundred pounds Sterling to be paid to us and Nicholas
Merton his Executors Administrators and Assignees to the which payment well and truly to be made to the
said Nicholas and every of us Dine and every of our heirs Executors and Administrators jointly and
severally firmly by these presents sealed with our seals dated this first day of February MDCCLXIV
The Condition of this Obligation is such that if the above bound David Merton
of all his Goods Chattels and Credit of Arthur Clayton Gent and do make or cause to be made a true and
perfect Inventory of all and Singular his Goods Chattels and Credits of the said deceased which shall
be made to the said David Merton or into the hands or
possession of any other Person or Persons for him and the same so made to be exhibited
unto the County Court of Lancashire abovesaid at such time as he shall be thereunto required by the said Court
and the same Goods Chattels and Credits and all other the Goods Chattels and Credits of the said deceased
at the time of his death which at any time after shall come to the hands or possession of the said David
Merton or into his hands and possession of any other Person or Persons for him do well and
truly Administrator according to law and further do make and have account of his Actions
and Deeds wherein he is to be required by the said Court and all the Rest and Reasons of the said
Goods and Chattels which shall be found remaining upon the said Administrators account

the same being first examined and allowed by the said Justices of the Court for the sum being
shall deliver and pay unto such Person or Persons respectively as the said Justices by their Ordinance aforesaid
shall direct Pursuant to his Clause in that aforesaid and provided yet if it shall hereafter appear that any
Last Will and Testament was made by the said deceased and the Executor or Executrix thereto named
doth exhibit the same unto the said Court making Request to have it allowed and Approved accordingly If
the said Last Will and Testament being thereto required do order and deliver up his Letters of Administration
Approval of such Testament being first had and made in the said Court then this Obligation to be
void and of none Effect or else to remain in full force. witness

Sealed and delivered
In the presence of —

J and Maworth Esq)

Tho Biggs Esq

Matt Gould Esq

At a Court held for the County of Lancashire the first day of January
February —

I and Maworth Thomas Proctor Attorney Ist Gent acknowledge this Bond and it was agreed
to be executed

Sett An Graham Chf

Encl. hereto Seal Reg Grahamb

Cawthon
Holland

This Indenture made the first day of February in the year of our Lord Christ one thousand seven
hundred and thirty three between Thomas Cawthon of the County of Lancashire of the one part and Michael
Holland of the County of Lancashire of the other part wherefore that the said Thomas Cawthon for and in consideration of
the sum of eight pounds ten shillings West money to him in hand paid by the said Michael Holland his receipt whereof he
acknowledges himself to be fully satisfied contented & paid thereon grants & bargains and Almond doth agree
signified and by these presents doth grant, bargains, sell, alien, imparte & give unto the said Michael Holland to
his use all that plantation land or parcel of land containing eighty acres situate lying in being in his
parish of St. Martins in his County of Lancashire and is bounded as follows (viz) beginning at a tree that
at of Barnes & Lepton running thence along Barnes line south from degree east two hundred and fifty four poles
to Barnes & Barnes corner then back along Barnes line North North East degrees East four poles to Robert Lepton's
line at a corner of several market trees thence along Lepton's line North North West eight degrees West eighty four poles
to several market trees thence North eighty five degrees West forty four poles to several market trees thence South
twenty one degrees West North forty four poles to several market trees thence North forty four degrees West North these
poles to the place begun at containing by estimation eighty acres to his uses more or less, together with all
houses orchards gardens, fences, and other appurtenances to the same belonging or in any wise appertaining to lands and
to hold the said land & premises with his appurtenances unto the said Michael Holland his heirs & assigns the only use
and benefit of the said Michael Holland his heirs & assigns for ever and the said Thomas Cawthon doth for himself his
heirs & assigns agree to and with the said Michael Holland his heirs & assigns to warrant & defend the above
granted land & premises with his appurtenances unto the said Michael Holland his heirs & assigns against all the said
Thomas Cawthon his heirs & assigns & against all other persons whatsoever claiming by former or under him from or any of
them in witness whereof the said Thomas Cawthon hath hereunto set his hand and seal the day and year above written
sealed and delivered

in presence of —
Bowie, Richard Cawthon, Wm W B Bishop

mark of
Thomas Cawthon



Memoandum that on the twenty first day of January in the year of our Lord Christ one thousand seven
hundred and thirty three we have made a just confession and examination of the within granted land & premises with his
appurtenances was due & taken by the within named Thomas Cawthon and by him was delivered to the within
named Michael Holland in these proper persons according to the tenour form & effect of the within written bond.

In presence of —

Bowie, Richard Cawthon, Wm W B Bishop

mark of
Thomas Cawthon

At a Court held for Hanover County the first day of February —
MDCCLXXIij.

Thomas Gathorn acknowledged his his bond with the County of Surry person endorsed unto Michael Holland which was at the motion of the said Gathorn admitted to record.

Tsff, the Graham C.C.

Truly recorded Tsff, the Graham C.C.

This indenture made the nineteenth day of January in the year of our Lord Christ one thousand four hundred and thirty three between Richard Brum and Phoebe his wife of the parish of Saint Paul in the County of Hanover of his one part and John Brum of the aforesaid parish and County of the other part
knowing that the said Richard and Phoebe for and in consideration of two shillings binding to them or one of them in hand paid by the said John Brum at or before the sealing and delivery hereof the receipt whereof they do hereby acknowledge have bargained and sold and by these presents do grant bargain and sell unto the said John Brum and to his heirs and assigns a certain tract or parcel of land and plantation thereon situated lying and being upon Chincoteague Swamp in the County of Hanover containing two hundred and seventeen acres to the same more or less. The said land was purchased by the said Phoebe in her widow hood by the name of Phoebe Pledger of one John Stogg of New Kent County and is bounded according to the most known ancient and reputed bounds thereof in the former Deed laid down and his Heirloom and Heirlooms remainder and remaining yearly and other rents and profits of the premises and of every part and parcel thereof to have and to hold the said tract or parcel of land and premises hereby bargained and sold with their and every of their appurtenances unto the said John Brum his heirs executors and administrators from the day next ensuing and fully to be compleat and paid up binding and paying the sum of one pound ten shillings on the last day of the said year if the same be lawfully demanded to the intent that by virtue of these presents one of the parties to transacting this indenture doth release to the said John Brum his heirs executors and administrators to keep a Grant and Release of the said John Brum may be in the actual possession of the premises and to make to him a Grant and Release of the said John Brum and inheritance thereof to him and his heirs which is intended to be granted and released by the said Richard Brum and Phoebe his wife to him the said John Brum and to his heirs and assigns by one other indenture to be made between them and to bear date the day next after this day or the date hereof for witness whereof the parties unto these presents have and shall interchangeably have set their day and year above written

Richard Brum



Phoebe Brum
mark



In the presence of
John Brum, Ann A. Brum, Mary + Pledger.
mark

At a Court held for Hanover County the first day of February MDCCLXXIij.

Richard Brum and Phoebe his wife acknowledged this bond made unto John Brum (the said Phoebe being still privately remained and voluntarily abetting herself) which was at the motion of the said Richard and Phoebe admitted to record.

Tsff, the Graham C.C.

Truly recorded Tsff, the Graham C.C.

This indenture made the twentieth day of January in the year of our Lord Christ one thousand four hundred and thirty three between Richard Brum and Phoebe his wife of the parish of Saint Paul in the County of Hanover of his one part and John Brum of the aforesaid parish and County of the other part
knowing that the said Richard and Phoebe for and in consideration of the sum of eighty two pounds twelve shillings binding to them or one of them in hand paid by the said John Brum at or before his sealing and delivery of these presents the receipt of which the said Richard and Phoebe do hereby acknowledge and thereof and of every part and parcel thereof to clearly acquit and discharge the said John Brum his heirs executors and administrators by these presents have granted bargained sold alienated released and confirmed and by these presents do grant bargain sell alienate release and confirm unto the said John Brum now in the actual possession being by virtue of a bargain and sale to him of the sum of one hundred and seven acres to the same more or less. The said land was purchased by the said Phoebe in her widow hood by the name of Phoebe Pledger of one John Stogg of New Kent County and is bounded according to the most known ancient and reputed bounds thereof in the former Deed laid down and all the rights title and interest of the said property claim and demand whatsoever of them to the said Richard and Phoebe and their executors or administrators of their heirs or executors of the said Richard and Phoebe and their executors and demand whatsoever of them to the said John Brum his heirs executors and administrators yearly and yearly and every part thereof and his Heirloom and Heirlooms remainder and the remainder yearly and other rents and profits of the premises and of every part and parcel thereof to have and to hold his aforesaid tract or parcel of land and all and singular other the premises herein before mentioned and referred to be hereby granted

C.M.

with his appurtenances unto the said John Birn his heirs and assigns to his only son and heir of his said John Birn and of his heirs and assigns for ever and to the said Richard and plebs for themselves their and either of their heirs male² and fem³ the said mentioned grants premises and every part thereof with the appurtenances unto the said John Birn his heirs and assigns against whom his said Richard and plebs him or either of their heirs and against all and every other person or persons whatsoever shall and will warrant and for ever defend by his premises and his said Richard and plebs for themselves their and either of their heirs male² and fem³ so convenient grant and agrees to and with the said John Birn his heirs and assigns in manner and form following that is to say that they the said Richard and plebs for and notwithstanding any act to the contrary now are and stand fully lawfully and absolutely seized of and in the aforesaid tract or parcel of land and premises with the appurtenances and every part thereof a good free perfect absolute and in fee simple title or inheritance in fee simple and now have good right and lawfull authority to sell and alien his same and that the said John Birn his heirs and assigns may here and always have the same without his sufficient trouble or disturbance & from the said Richard Birn and plebs his wife or either of them heir or either of their heirs male² or fem³ or any other person or persons lawfully claiming by from or under him or any of them or by from or under any person whatsoever and that free and clear and freely and clearly exonerated acquited and discharged of and from all former and other bargains sales leases mortgages or incumbrances whatsoever and the said Richard and plebs his wife for themselves their and either of their heirs male² and fem³ do further covenant and agrees to and with the said John Birn his heirs and assigns that they the said Richard and plebs his wife they or either of them heir or either of their heirs male² or fem³ shall and will at his reasonable request and proportion and charge in his law of the said John Birn his heirs or assigns within four years after the date hereof make and do or cause or procure to be made or done any further or other act or acts deed or deeds assurance or assurances in his law whatsoever for his better securing his premises as by the said John Birn his heirs or assigns or by his or her counsel desired in his law shall be reasonably advised desired or required for the same contain no further covenant or warranty than herein is contained in witness whereof the said Richard Birn and plebs his wife have hereunto set their hands and seals the day and year above written

Richard Birn
bal

John Birn
mark

signed sealed and delivered
in the presence of —
John Birn, Ann A. Wooster, Mary + Pledger
mark mark

20th January 1783

Then received of John Birn the sum of eighty two pounds sterling being in full of £ 82-00-00
his consideration money in this bond mentioned

John Birn by me - Richard Birn

After due notice given to Robert Harris on the first day of February MDCCLXXXI
Richard Birn and plebs his wife acknowledged this bond heretofore made between them (the said plebs being first privately examined and voluntarily assenting thereto) which was at the motion of the said Richard and plebs admitted to record and the said Richard also acknowledged his receipt on the part hereof endorsed unto the said John Birn which was likewise at the said Richard's motion admitted to record.

T. T. the Graham Esq

Guly recorded T. T. the Graham Esq

This indenture made this first day of February in the year of our Lord one thousand seven hundred and
sixty three between Robert Harris of Hanover County of Virginia of one part and Benjamin Harris of Guly aforesaid
of the other part witnesseth that said Robert Harris for and in consideration of a sum of forty pounds Sterling money
of England to him in hand paid before of publishing a delivery of these presents whereby paid he except whereof is
therof by said Benjamin Harris his heirs and assigns hereby fully satisfied contented assured and of every part thereof
deemed discharged hath bargained sold a bond by these present bargains and sell him made over and confirmed
unto said Benjamin Harris his heirs and fem³ assigns one certain tract or parcel of land containing two
hundred and fifty six acres situate lying and being in Guly aforesaid and on both sides of the North fork of the Little
River and bounded by the lines of Stephen Foster John Garland William Mullins Benjamin Brown William Harris
and Benjamin Byrd and all of the Little River side heretofore property and claims of him if said Robert Harris of or
unto said parcel of land above bounded with a long orchard and fence and all other appurtenances
to it and to hold of said two hundred fifty six acres of land or farms more or less and all and singular other
privileges intended to be hereby granted unto said Benjamin Harris and his heirs and assigns by whomsoever
said Benjamin Harris his heirs and assigns for ever and that it shall and may be lawful to and for said
Benjamin Harris his heirs and assigns from time to time and at all times hereafter lawfully to have
hold occupy possess and enjoy of remainder above granted and heretofore held by said Benjamin Harris without any
incumbrance or molestation of him if said Benjamin Harris his heirs and assigns or any other person or

Harris
to
Harris

(13)

porous wherewor and him and them his and indentured will keep and maintain of and from
all circumstances or writings of what so ever to god due to our lord the king only excepted and
forfeited and offend Robert Harris for himself his heirs &c and executors and administrators with
his appurtenances unto the said Benjamin Harris his heirs and assigns against him his said Robert Harris his
heirs and assigns and all claimings or to him right by law or under him born or any of them held and will
warrant for ever and offend by his presents in testimony of all which the said Robert Harris to these presents witness
and seal hath set and affixed the day and year above written

Robert Harris



Signed sealed and delivered
in his presence of us

Thomas Dickenson, James Harris, Richard Harris.

Memoandum that full and peaceable possession and seignior was his day given and delivered by his within
mentioned Robert Harris to Benjamin Harris of his land and premises within mentioned in presence of
us whose names are subscribed in witness whereof the said Robert Harris hath accounted for his hand and seal
his day and year within mentioned

Robert Harris



Tell Thomas Dickenson, James Harris, Richard Harris

At a Court held for Hanover County the first day of February
MDCCLXXXIV

Robert Harris acknowledged this his deed with the entry of record wherein recorded unto Benjamin Harris
which was at the motion of the said Robert admitted to record.

Tell, Mr. Graham Esq.

Truly received by Thos Graham Esq.

This Indenture made this first day of February in the year of our lord one thousand seven hundred
and sixty two between Benjamin Harris of Hanover County in the one part and Robert Harris of the County afores-
aid of the other part witnesseth that the said Benjamin Harris for and in consideration of the sum of forty pounds
sterling money of England to him in hand paid over his sealing and delivery of these presents unto the
said Robert is hereby acknowledged and receipted and receipted here with fully satisfied entituled and paid and of
every part and parcel hereof the said Robert Harris his heirs &c and executors them dethis day fully clearly and
absolutely acquitt and discharge both Benjamin sold and doth by these presents Benjamin his son there make over
and seppmunt unto the said Robert Harris his heirs &c and assigns one certain tract of land which was left him
by his late will and testament of his father William Harris deceased being Commonly known by the name of
Walkers Rock containing by estimation two hundred and fifty acres and all the estate right title interest pro-
perty and lands of him the said Benjamin Harris of or unto the said tract of land aforesaid mentioned with
the buildings orchards and gardens and all other his appurtenances to him and to hold the said two hundred
and fifty acres of land to the same uses or uses and all and singular other his premises intended to be
held by him the said Benjamin Harris his heirs &c and his executors to him only proper up and benefit of his said Robert
Harris his heirs and assigns for ever and that it shall and may be lawful to and for his said Robert Harris his heirs
Harris his heirs and assigns for ever and that it shall and may be lawful to and for his said Robert Harris his heirs
and assigns from time to time and at all times hereafter peacefully and quietly to have hold occupancy possess and enjoy
his premises above granted and released with his appurtenances without his let full hindrance or molestation of
him his said Benjamin Harris his heirs &c and assigns or any other person or persons whatsoever and him his
indentured will keep and maintain of and from all circumstances or writings the contents to god due to our lord the king
and the king only excepted and to forfeited and the said Benjamin Harris for himself his heirs &c and executors
and administrators with his appurtenances unto the said Robert Harris his heirs and assigns against him the said Benja-
min Harris his heirs and assigns and all claimings or to him right by law or under him born or any of them
held and will warrant for ever and offend by his presents in testimony of all which his said Benjamin Harris is
to these presents his hand and seal hath set and affixed the day and year above written

The word all beforeon his doenth and witnesseth his signature

Signed sealed and delivered
in his presence of us

Thomas Dickenson, James Harris, Richard Harris.

Memoandum that full and peaceable possession and seignior was his day given and delivered by his within mentioned
to Benjamin Harris to Robert Harris of his land and premises within mentioned in presence of us whose names
are subscribed in witness whereof the said Benjamin Harris hath accounted for his hand and seal his day and
year within mentioned

Benjamin Harris



Tell

Thomas Dickenson, James Harris, Richard Harris

At a Court held for Hanover County the first day of February MDCCCLXIV.
Benjamin Harris acknowledged his his debt will his attorney of Virgin Tacone endorsed unto Robert Harris
which was at the action of his said Benjamin admitted to record.

Toft, An Graham Esq

Truly recorded Toft, Aug Graham Esq

In obedience to an order of Hanover Court dated the fourth day of January 1733 to us directed we have just
accordingly and Mr Augustin Graham produced the record of the said Court he has examined the same
and put his hands to record to his Month of September MDCCCLXIV We also find his several Orders of
Court recorded to the Court day of November MDCCCLXIV and from thence we find his several Orders since
the aforesaid date of 1728 drawn at large on books of paper but not recorded in Books until December
Court 1733 The recording examining and Alphabetting of which we judge to be worth Thirty four pounds
for fulfilling current money and thereupon we returned his said record to Mr Augustin Graham Esq
under our hands this twenty second day of January MDCCCLXIV.

John Harvey

The Prosector

Jn Carrington

At a Court held for Hanover County the first day of February MDCCCLXIV.

This valuation was returned to Court and ordered to be recorded.

Toft, An Graham Esq

Truly recorded Toft, Aug Graham Esq

Know all men by these presents that we Thomas Trevillion and Matthew Jones are held and firmly bound
into our hands signed George Hart before by the grace of God of great Britain France and Ireland King Defender of the
faith & in the sum of one hundred pounds of tobacco convenient in the County of Hanover to the which payment well
and truly to be made to one said George also the King his heirs and successors in due course and every of us our said
every of our heirs executors and administrators jointly and severally for ever by these presents for witness whereof we have
hereunto set our hands and seals the first day of February 1733.

The condition of his obligation is such that whereas as his above bound Thomas Trevillion hath obtained a license to
keep an Ordinary at the place called Harris's Ordinary in this County during the term of one year from the date hereof if
therefore the said Thomas Trevillion doth constantly find and provide in his ordinary good wholesome and cleanly
lodging and victual for Travellers and habitation food and provender or apparel and provision as his said master shall require
or have Horses for and during the term of one year from the date hereof as aforesaid and shall not suffer or permit any
unlawful gaming in his house nor on his Sabbath day suffer any person to hippo or drink more than is necessary then his
obligation to be void and of none effect otherwise to be and remain in full force and virtue.

Sealed and delivered
in his presence of J

Thomas Trevillion



Matthew Jones



At a Court held for Hanover County the first day of February MDCCCLXIV.

Thomas Trevillion & Matthew Jones acknowledged this their Bond and it was ordered to be recorded.

Toft, An Graham Esq

Truly recorded Toft, Aug Graham Esq

This Indenture made the thirty first day of January in the year of our Lord Christ one thousand seven
hundred and sixtie three between John Brown of the parish of Saint Paul in the County of Hanover of the one part and
Richard Brown of the aforesaid parish and County of the other part witnesseth that the said John Brown for and in consideration of
fours fyllings binding to him in hand paid by the said Richard Brown at or before the rufeling and deliver-
ing of his receipt whereof he doth hereby acknowledge hath bargained and sold and by these presents
doth bargain and sell unto the said Richard Brown and to his heirs and assigns a certain tract or parcel of
land and plantations thereon situated lying and being upon Chincoteague Swamps in the aforesaid County
containing five hundred and fourty acres to his said master more or less. The said land was purchased by the
aforesaid master now wife to the said Richard Brown partly by his grant of one hundreth acre of new Kent County
and is bounded according to his most known ancient and reputed bounds heretofore in his former goods laid
down and the Master for ever to mind and remannder yearly and other rents and profits of
the premises and of every part and parcel thereof to have and to hold the said tract or parcel of land
aforesaid freely bargained and sold with their and every of their appurtenances unto the said Richard
Brown his heirs & assigns and to keep from the day next before the day of the date of these presents for
a term of one year to come.

yielding and paying the rent of one pound per annum on the last day of the said year if the same be lawfully
conveyed to his intent that by virtue of these presents and of the statute for Conveying up into possession
the said Richard Dunn may be in the actual possession of the premises and be enabled to accept a grant and
deeds of the reversion and inheritance thereof to him and his heirs which is intended to be granted and the
same by the said John Dunn to him the said Richard Dunn and to his heirs and assigns by our attorney
here to be made between them and to bear date the day next after the day of his date hereof notwithstanding
where of the parties to these presents their hands and seals interchangeably have set the day and year above
written

signed sealed and delivered

in the presence of

John Dunn, Ann A. Worcester, Mary + Pledger

mark mark

John Dunn
mark



At the Court House for Hanover County the first day of February MDCCLXXXIV.

John Dunn acknowledged his marriage unto Richard Dunn which was at the first former mention admitted
to record.

Left, Mr Graham C.

Truly recorded Left, Mr Graham C.

John Dunn
Ann A. Worcester

This Indenture made this first day of February in the year of our Lord Christ one thousand seven
hundred and thirty three between John Dunn of the parish of Saint Paul in the County of Hanover of the
one part and Richard Dunn of the aforesaid parish and County of the other part witnesseth that the said John
Dunn for and in consideration of the sum of one hundred pounds Sterling to him in hand paid by the said Richard
Dunn at and before the sealing and delivery of these presents his receipt of which the said John Dunn doth hereby
acknowledges and doth and of every part and parcel hereof doth clearly require and discharge the said
Richard Dunn his exec^t and adme^r by these presents fully granted bargained sold assured bargained and
exchanged and delivered unto the said Richard Dunn now in his actual
possession being by virtue of a bargain and sale so done thereof made for one whole year by judicature bearing date
the day before the date hereof and by force of the statute for Conveying up into possession and to his heirs and
assigns a certain tract or parcel of land and plantations thereon situated lying and lying upon Buckleberry
Run in the aforesaid County containing five hundred and seventeen acres to the same more or less the said
land was purchased by these presents of one John Hogg of New Kent County and Richard Dunn and the said
John Hogg his wife and son sold it to the said John Dunn ready to their presents by deed or lease and to his heirs bearing
date the nineteenth and twentieth days of January last past and is bounded according to his most known
ancient and reputed bounds therof in his former deed and town and all his estate right title interest of his
property claim and demand whatsoever of him the said John Dunn and his heirs of me and unto his premises
and every or any part thereof and his executors and administrators and his heirs and to his heirs the aforesaid
estate and profits of his premises and of every part and parcel thereof to have and to hold the aforesaid
tract of land and all and singular other his premises herein before mentioned and intend to be thereby granted
with his appurtenances unto the said Richard Dunn to his only son and heir of the said Richard Dunn and of
his heirs and assigns for ever and the said John Dunn his heirs and assigns the said mentioned granted premises
and every part thereof with his appurtenances unto the said Richard Dunn his heirs and assigns against him the
said John Dunn his heirs and assigns shall and will warrant and for ever by these presents before and the said
John Dunn for himself his heirs exec^t and adme^r both to warrant grant and agrees to and with his said Richard
Dunn his heirs and assigns in manner and form following that is to say that he the said John Dunn for and
to withhold any debt to his contrary now is and shall be rightfully lawfully and absolutely freed of and
in the aforesaid tract of land and premises and every part thereof of a good free perfect and lawfull title of
governance in his simple and that the said Richard Dunn his heirs or assigns may hold and possess his same without
any person claiming by from or under him or them shall and will at the charges in the law of the said Richard
Dunn his heirs and assigns make and execute such further and other lawful debts for his aforementioned and premises
to the said Richard Dunn his heirs or assigns as by him or them shall be levied for it being whereof the said John Dunn
 hath sworn unto his hand and seal the day and year above written

signed sealed and delivered

in the presence of
John Dunn, Ann A. Worcester, Mary + Pledger
mark mark

John Dunn
mark



1 = February 1753

I have received of Richard Dunn Re sum of one hundred pounds sterling it being in full of the £ 100 = 0. compensation money in his book mentioned

I say her^t by me John ^{his} Drim
mark

John Brine

At a Court held for Hanover County the first day of February M DCC LXIV.
John Birn acknowledged his his Message and Receipt wherein endorsed unto Richard Birn which was at
the motion of his said John admitted to record. Also Elizabeth his wife of his said John Birn personally appeared and,
being first privately examined, in open Court renounced all her right of power of him and to his lands hereby
conveyed unto his said Richard Birn.

Teff, Mr Graham C. S.

Truly recorded by the Graham Co.

In thee of god amouy William Bowditch of Hanover County in St Pauls parish being in perfect force
and memory blessed be god for itt butt considerg his frailty of his life and his uncertainty of death doth make and
certayne this to be my last will and testamant now making and makinng vnde all other wills by me formerly made
myne unto my selfe and bequeath my selfe to Almity god my treasured father hoping through his works of my
famous saviour Jesu Christ to receyue pardon for all my sins and to inherite eternall life and as for my body that to be
buried at the discretion of my executors hereafter named and as to the worldly goods please god to bestow on
me beyond my deserts after my lawfull debts are paidd by me and bequeath in manner and forme following
Item I give and bequeath to Peter Garland my watch Item I give and bequeath to Peter or John all my winter
wearing apparel; and all the rest of my plate both heale or psonall I give and bequeath to Mary Tyler daughter
of John Tyler excepted Item I give and bequeath to William Wilson son of Wm Wilson my fable and feble an yearly
for account Peter Garland and Mary Tyler factor ad executors of this my last will and testament in witness whereof I have
hereunto sett my hand and seal this 1st of Jan 1783.

Left June 4th for Gibson, Zulu Infection.
arrive

William Bonchurch



At a court held for the County of Franklin the first day of February AD 1860.

This last Will & Testament of William Bonchurch Decd. was this day proved in open Court by his wife Anne Gibon
one of the Testifiers thereto who swore that she saw Zebulun Helfor the other witness thereto witness his signature and
in writing to record and Peter Garland one of the executors herein named appeared and voluntarily acknowledged
the same to be his and respectively refused to take upon him the burden of the execution of the said will whereupon at
the motion of Thomas Poynter greatest Executor of the said Decd. and his taking the said will annexed by law to be taken by
the executors signature was granted him for obtaining letters of administration on the said Testators effects with the said
will annexed in due form during his minority of Mary Gibon his other Executor mentioned in the said will.

Jeff. Lee Graham Esq.

Truly recorded Toft, Chas Graham

I now all men by these presents that we Thomas Proctor and Peter Garland gentz are held and deemed by bound unto the said Mr. Wm. Dillistone gentz first in consideration of the peace for his County of Hanover his services rendered him and also for his charges for his services as a collector of his justice belonging to his Court of his just County of Hanover and their successors in the sum of five hundred pounds sterling to his payment to be made and truly to be made upon demand without our selves and every of us our and every of our heirs & executors jointly severally firmly by these presents in witness whereof we have set our hands & seals
the first day of February 1783.

His first day of February 1783.

His condition of this obligation is such that if his above bound Thomas Proffesor do die with his will annexed
fall his goods chattels and credits of William Bowne he do make or cause to be made a true and perfect
Inventory of all aforesaid his goods chattels & credits of his said debt which have or shall come to his hands possession
or knowledge of him his said Thomas Proffesor or into his hands or possession of any other person or persons for
him and his said goods to make or cause to be exhibited into the County Court of Hanover at such time as
he shall be there required by the said Court and his said goods chattels & credits and all other his goods
chattels & credits of his said debt at the time of his death which at any time after shall come to the hands or
possession of his said Thomas Proffesor or into his hands or possession of any other person or persons for him do well
truly examine according to law & further to make a true & just account of his actions & doings because when
Probate required by the said Court and also so well & truly pay & deliver all the legacies contained & specified in his last
testament as far as his said goods chattels & credits will bear into account according to his values thereof and his law shall
charge him then this obligation to be void and of none effect otherwise to remain in full force and virtue
Signed & Sealed
in his presence,

(19)

At a Court held for Hanover County the first day of February MDCCLXXIV.
Thomas Proffit and Peter Garland gent. acknowledged the same and it was ordered to be recorded.

Toft, Mr. Graham CC

Truly recorded Toft, Aug. Graham CC

Wm. Winn
Hawkins

This Indenture made the twenty eighth day of January in the year of our Lord one thousand seven
hundred and thirty three between John Winn of the parish of Saint Paul in the County of Hanover Lessor of the
one part and Benjamin Hawkins of his parish and County aforesaid of his other part Witnesseth that the
faid John Winn for divers good causes and consideration him thereunto moving but more especially for an
in consideration of two hundred pounds of good and lawfull tobacco and five pounds current money to him in hand
paid by the said Benjamin Hawkins all or before the sealing and delivery of these presents he doth acknowledge
he doth acknowledge and himself herewith fully satisfied and paid hath given granted bargained sold alienated
infested and imprisoned and by these presents himself his heirs executors aduersaries blemishes and damages
into his said Benjamin Hawkins his heirs and assigns for ever a certain piece of land situate lying and boundin the
aforesaid County containing one hundred and forty acres to his said mate more or less the said land was purchased by the said
John Winn of one Richard Cook of the aforesaid County and is bounded according to his well known ancient and reputed
bounds thereof in the former deed laid down and all the said right title interest and staff property to him and
handed whatsoever of him his said John Winn and his heirs of in and unto his premises and every or any part thereof
and the houses and housefors Renteries and Renteries yearly and other rents and profits of his premises
and of every part and parcel thereof to have and to hold his aforesaid tract of land and all and singular other his
premises lessore before mentioned unto the aforesaid Benjamin Hawkins his heirs and assigns to his only
proper of and behoof of Benjamin Hawkins his heirs and assigns for ever and his said John Winn for himself the
said tract and aduersaries doth severally promise grant and agree to and with the said Benjamin Hawkins his heirs and assigns
and assigns against the said John Winn his heirs executors and aduersaries and against all and every other person or persons
whatsoever shall and will warrant and for ever defend and that the said John Winn at the time of sealing and delivery
of these presents hath good right full power and lawfull authority to grant bargain sell and convey his said in manner
and form aforesaid and further it is covenanted and agreed by and between the said John Winn and Hawkins their heirs
executors and aduersaries that he the said Benjamin Hawkins his heirs and assigns may and shall from henceforth and
at all times for ever hereafter peaceably and quietly hold occupy possess and enjoy the premises land and
premises with their appurtenances without let hindrance or molestation of any person or persons whatever and
that he the said John Winn will acknowledge these presents in hanover County Court and for the performance of all
and singular articles causes commands and agreements which by the said John Winn his heirs executors and aduersaries
ought to be observed performed fulfilled and kept according to this said indenture they are now recited the said John
Winn doth bind himself his heirs executors aduersaries to the said Benjamin Hawkins his heirs executors aduersaries in the
sum of three hundred pounds current money of Virginia and to make good all other damages to be paid by
the said John Winn his heirs executors and aduersaries on his or their noncompliance or failure in complying with or per-
forming all or any of such his said covenants articles or agreements to the said Benjamin Hawkins his heirs
executors aduersaries and assigns on witness whereof the said John Winn in the presence of his said husband and self
his day and year first above written

John Winn



Signed sealed and delivered

in the presence of

Richard Winn, Pkts X John Winn, John Winn
mark

Memoandum that quiet and peaceable possession of livery and seisin of the within land and buildings
was had and taken by Benjamin Hawkins his bargainer of the within named John Winn in the presence of
Richard Winn, Pkts X John Winn, John Winn

John Winn

At a Court held for Hanover County the fifth day of February MDCCLXXIV.

The said and the livery of John Winn aforesaid from John Winn unto Benjamin Hawkins were this day
proved in open Court by the oaths of Richard Winn, Pkts X John Winn his witnessess to the said
abovesigned to record

Toft, Mr. Graham CC

Truly recorded Toft, Aug. Graham CC

Wm. Winn
Hawkins

To all to whom these presents shall come know ye That I Francis Clark of the parish of Saint Margarets in
the County of Hanover for his Consideration of a valuable sum of Money in hand me by Bill before signing of these
presents paid by Robert Allen of the parish of St. Pauls and County aforesaid except whereof in Hanover
acknowledge and herself to acquit and discharge the said Robert Allen his executors and administrators for ever have

granted Bargained sold alcoft Infchoft and made over as by these presents to for his aforesaid Inhabitation
 Bargained sold Infchoft and makes over unto the said John Hockoll his Heires and Assignes one hundred and twenty three acres
 of land lying and being in his parish of St Pauls and County of Hanover and on the said side of Stony Run bounded
 as followeth by beginning at a corner white oak on the West side of the aforesaid Stony Run running up to within thereof
 North fifteen poles and a half west one hundred and forty three poles to a fork of of said Run thence up of said
 fork North one hundred and twenty poles to North Concourse west forty four poles to a corner pine standing in a mouth
 of a bushy branch which said pine is a post or staff tree in it self Lode stone hones up of a Branch North fifty poles East
 and North fifty five poles East eighty eight poles keeping near of water side of a Branch so a pine standing in
 Shaks back line so down of the back line to a corner standing in a glade filled of verdure fresh hones running back
 eighty four poles west one hundred and thirty four poles a long william fence due to beginning which contains one
 hundred and ninety three acres and all the estate right title interest and property to Lewis or me of Francis Clark my
 heirs assigns or unto of promises with of appurtenances and of housechard & there chard commandments or commandments of all
 singular his promises with their and every of their appurtenances to have & to hold the said one hundred and ninety
 three acres of land above bounded and all singular other of promises herein before mentioned and intended to be
 hereby granted unto of Robert Allen and his Heires and Assignes for ever
 a part of Francis Clark for my self my Heires &c. @ut the aforesaid granted promises with the appurtenances unto
 him of Robert Allen and his Heires and Assignes for ever against me of Francis Clark and my Heires & all
 running right by or from or under me him or any of them or any other person or persons whatsoever have
 and will warrant for ever and defend by these presents in witness whereof I have hereunto put my Name and
 affixed my seal this 1 day of February 1733

Francis Clark



Signed sealed and delivered at

In the presence of us

John Nichols Joseph Allen

Deacon Nichols Joseph Allen, Tary Allen
 Deacon Nichols Joseph Allen, Tary Allen

Francis Clark



Signed sealed and delivered in

presence of us

William Nichols Joseph Allen, Tary Allen

At a Court held for Hanover County the first day of February 1733 A.D.

Francis Clark acknowledged his said & his attorney or factors written endorsed unto Robert Allen and
 they were at her motion of the said Clark admitted to record.

Taff, An Graham

Deputy recorder of Court, Nottingham Grahams

John Nichols
to witness

This indenture made the fourth day of January in the year of our Lord God one thousand seven
 hundred and thirty four, between John Nichols of joint meetings himself in Hanover County of the one
 part and James Anderson of the aforesaid parish and County of the other part witnesseth that the said John
 Nichols for and in consideration of the sum of thirty pounds current money of Virginia to him in hand
 paid by the said James Anderson the receipt whereof he said John Nichols hath hereby acknowledged and
 doth set and of every part and parcel of his sum doth hereby accept and discharge his said James Anderson
 his executors and administrators for ever shall granted Bargained sold Alcoft Infchoft confirmed and
 make over from him his heirs executors and administrators and every of them unto his said James Anderson
 his wife and Assignes for ever a certain tract or parcel of land with a plantation entitl'd. lying and being in his
 about said parish and County of Hanover lying and being on the south side of Taylors Creek, and containing one
 hundred eighty and eight acres of land and bounded as followeth (viz) Beginning at a corner white oak on
 the south side of Taylors Creek Bank, thence forth forty six degrees west one hundred and forty five rods to
 a black oak, thence north fifty eight degrees west forty six rods to a corner of overall marked pine, thence
 south forty five degrees west forty five rods to a corner in a glade, thence south and by east one hundred ninety four
 rods to a pine which is a corner, thence north thirty three degrees east one hundred forty two rods to a branch
 oak on the Creek Bank, thence up the Creek to the beginning, measuring on a straight line one hundred
 fifty five rods to his place where it first began, and all the estate right, title, interest, commandments and
 commandments whatsoever of him the said John Nichols in and to his promises, and every part and parcel thereof and his
 housechard & there chard commandments ipsoch and other rents and profits of his promises, and of
 every part and parcel thereof to him and to his heirs before mentioned and intended to be hereby granted with his appurtenances
 unto the said James Anderson and his heirs, to his wife of his said James Anderson and Assignes

(2)

for ever as also he said John Nockolls done by his present friends fully affeigne make over convey, make over, convey, Nockolls -
 Daugher and Esqure all as singular his kids little claim and full off whatsoevr that he ever had now haile or
 at any time or times hereafter shall or may have unto the above granted one hundred and eighty eight acres
 of land a premises from him his heirs Executors and Administrators and to thy of them unto the said Parsonage
 Anderson and his heirs and affigues for ever, and further the said John Nockolls for himself his heirs Executors
 and Administrators both Tenant and Grant to and with his said Parsonage Anderson his heirs and affigues by these
 presents that the said John Nockolls now and shalbe lawfully and rightfull possid of me to his said one hun-
 dred and eighty eight acres of land and premises with their appurtenances of a good sure and yfysable
 estate in fee simple and with a good right and absolute Authority to Grant and Convey the same unto the
 said Parsonage Anderson and his heirs according to the purprent ten intent and meaning of these presents
 and that it shall and may be lawfull to and for the said Parsonage Anderson his heirs and affigues from hence
 to time and at all times for ever hereafter peaceably and quietly to have and to hold possid and enjoy the said
 one hundred and eighty eight acres of land and plantation with their appurtenances without any lawfull let
 just trouble or interruption of him the said John Nockolls his heirs or affigues and likewise the said John Nockolls
 his daugher his heirs Executors and Administrators his said one hundred and eighty eight acres of land and pro-
 mises with their appurtenances unto the said Parsonage Anderson and his heirs and affigues against him the said
 John Nockolls and his heirs and all claiming or to claim in by from, or under him or them, or any of them, or
 any other person or persons whatsoever, right and will warrant for ever and defend by these presents in which
 witness the parties to these presents have seth changeably for their hand and affixes here folo the day and year
 above written

John Nockolls



Quod satis et delivred
In the presence of

John Anderson, Harren Burney, Anthony Metcalf

I have all men by these presents that after writing from Nockolls three years and delivred actually and provable
 before this within mentioned date and prouifer by delivery of my selfe writing as the aforesd symbols of my selfe and
 witness unto the within Parsonage Anderson for witness whereof I have written in my hand and affixed my seal thereto
 fourme day of January 1702

John Nockolls



Quod satis et delivred
In the presence of

John Anderson, Harren Burney, Anthony Metcalf

At a Court held for theirent County he p[er]t[er] of February 16/17 LXXII.
 John Nockolls acknowledged this his Acte of his Liberty of for his sonne Richard unto Parsonage Anderson
 and they were at the said Court this motion admitted to record before the wife of the said John personally
 appeared in open Court distinguished all the right of dower of me and to the dower thereby conveyed unto
 the said Parsonage Anderson

Tsft. Mr Graham Ch

Early recorded Tsft. Mr Graham Chalke

July 7th 1727 The Estate of John English Mary English Esq^r

Debtors and Creditors

	Money
To paid John Lee	4/-
To paid William Alsworth	1/-
To paid Henry Jeffry	1/-
To paid John Drury son	2/-
To paid John Fyne	6/-
To paid John Glan	1/-
To paid John Howard	3/-
To funeral charges of John English	4/-
To Clerks fees for Dau ^r	8/-
To Secretary fees for Dau ^r	12/-
To the appraiser for 2 day Atturance 10/-	
To paid Julian Anglin	- 12/-
To paid George Thomas	- 10/-
To paid Thomas Proffet	2/-
To paid Robert Rogers	1/-
To funeral expenses for David English	3/-
To the Clerks 1/-	6/-
To 2/- of 12/- 0/- is being her part	42/-
To Reallance due to the legatees	83/-
	160/-
	19/-
	9/-
	158/-
	6/-
	5/-
	2/-
	10/-
	7/-
	6/-
	2/-
	10/-
	7/-
	2/-
	158/-
	6/-
	5/-
	160/-
	19/-

In obedience to an order of Statute made to us directed to his subscribers charging us accordingly to
make further enquiry if we have sold and remitted to his account before us laid by his executors of John
English and we are in opinion that first is fulfilled to one due of her husband's debt, and accordingly we
have settled his same and find the executors to be indebted unto his general creditors as follows (i.e.)
we find due to mounted trooper in right of his wife Mary one pound eight shillings and nine
pence last. money being his dividend of his said debt and part of David English his debt to Henry
Bartley and Ann his wife one pound eight shillings and nine pence full as before to Anthony pale exec-
uted due from the executors one pound eight shillings and nine pence last. money in full to Mary
English we find due fourteen pounds eight shillings and nine pence last. money in full to Henry English we find
due fourteen pounds eight shillings and nine pence last. money in full to John English we find due four pounds eight
shillings and nine pence last. money in full to Peter English we find due four pounds eight shillings and nine pence last. money in full
to Robert English we find due four pounds eight shillings and nine pence last. money in full
in witness whereof we have set our hands this 22 day of Jan: M D C LXXXIV.

Peter Garland
Richard Harris

At a Court held for Hanover County his first day of February MDCCCLXIV.
The settlement of the estate of John English deceased was exhibited to Court and ordered to be recorded.

Foft, Mr Graham C. —

Early recorded soft, thin Graham blab

know all men by these presents that the Mayor of Dublin James Gourley and Nicholas Gourley are well and firmly bound unto Nicholas Morwether esq; the first Justice in the Commission of the Peace for Haverfordshire for and in behalf and to his heirs and executors of the Justices of the said County and their successors in the sum of one hundred pounds Sterling to be paid to the said Nicholas Morwether his Executor Administrator and Assignee to his which payment will and ought to be made within our cities and every of us our and every of our towns Executors and Administrators jointly and severally for and by these presents. Sealed with our seals. Dated this twelfth day of March AD CCCC LXVII.

The condition of this obligation is such that if the above bound Mary Madam owner of all the Goods, chattels, and
and effects of John Madam deceased, to make or cause to be made a true and perfect inventory of all and singular the Goods,
chattels and effects of the said deceased which have or shall come to his hands, possession or knowledge of her the said Mary or
into his hands, or possession of any other person or persons for her, and his hands to make so evident or cause to be exhibited unto
the County Court of Hereford at such time as she shall be demanded required by the said Court and the same Goods, chattels and effects
and all other his goods, chattels and effects of the said deceased at the time of his death, now at any time after that come to her hands
or possession of the said Mary or into the hands and possession of any other person or persons for her be well and truly determined
according to law; and further to make a full and true account of her debts and savings wherein when there is required by the
said Court, and all the cost and charges of the said Goods, chattels and effects which shall be found remaining upon the said
debt her account, the same being first demanded and allowed by the Justices of the Court for the time being shall be over-
and pay unto such person or persons respectively as the said Justices by their order or judgment shall direct, pursuant to his
order or that of the court, and presentment, and if it shall hereafter appear, that any gift, will, and testament was made by the said
deceased and his Executor or Executors wherein named, to exhibit the same unto the said Court making hisquest to laws of above
and appears accordingly if the said Mary bring the same required to render, and deliver up the letters of administration
deposition of such instrument being duly sealed and made in the said Court, then this obligation to be void and of none effect, or
to remain in full force and virtue.

Mary der spradue seal
mark

Sant. S. ^{his} ~~monkey~~ seal
mark

Wich^o ^{has} County Seal
mark

In a Court held for Hanover County the first day of March 1855 before
Mary Franklin Fannoy Gentry and Nicholas Gentry acknowledged this their Bond and it was resolved
to be recorded.

Toft, Am Graham C. —

Truly recorded before Aug 29th 1900

Autograph Bond
Simon Kudson

(23)

Know all men by these presents That we Elizabeth Bradford William Datus and Daniel Patrick are held and
firmly bound unto Nicholas Meriwether gent. his full justice in the examination of his peace for Hanover County;—
for, and in behalf, and to the use of, and behoof of the officers of the said County, and their successors, in the sum
of two hundred pounds sterling to be paid to the said Nicholas Meriwether his executors, administrators, and assigns.
To her which payment well and truly to be made we bind our selves, and every one of us, our said every one of our heirs,
executors, and administrators, jointly and severally, firmly, by these presents sealed with our seals, dated this
first day of March MDCCLXXII.

The Condition of this Obligation is such That if this above bound Elizabeth Bradford Datus of all the goods,
chattels and effects of value thence to come to make or cause to be made, a true and perfect inventory of all and singular
the good chattels and effects of his said husband, which have, or shall come to his hands possession, or knowledge of her his
said Elizabeth or unto his hands, or possession of any other person, or persons, for her and his same to make, do exhibit or
cause to be exhibited unto the County Court of Hanover at such time as she shall be demanded required by his said Court, and
the same goods chattels, and effects, and all other his goods chattels and effects of his said deceased at his time of his death,
which at any time after shall come to his hands, or possession of the said Elizabeth or unto his hands and possession of
any other person or persons for her to make and truly deliver according to law, and further do make a just and
true account of her acting and doing therein when thereto required by his said Court, and all the rest and residue
of her said goods chattels, which shall all be found remaining upon his said demand stated her account to be done first
examined and allowed by the Justices of the Court for his time being she shall declare and pay unto him before
payment respectively all the said Justices by her hands or signature shall attest her want to the Law, the
same also made her protest and if it shall hereafter appear that any left will and testament was made by
her said deceased and the Executor or Executrix thereto I mean do exhibit the same unto this said Court
making request to have it allowed and approved accordingly if the said Elizabeth being thereunto required
do make and deliver up her Letter of Committment a protestation of such demand being first had
and made in the said Court then this Obligation to be void, or else to remain in full force and virtue.

Sealed and Delivered
In presence of —

Elizabeth Bradford Seal
M. Datus Seal
William Datus Seal
Daniel Patrick Seal

At a Court held for Hanover County the first day of March MDCCCLXXII
Elizabeth Bradford William Datus and Daniel Patrick acknowledged this their Bond and it was
ordained to be recorded

—
—
—
—
—

Autograph Will
My Testimony of S. At a Court held for Hanover County the first day of August 1733 Robert Drury
of the County of Hanover and the son of Mr. Drury being very sick and weak in body but of perfect mind and
memory having been drawn into his heretofore willingly unto his mortality of my body and knowing that it is appointed
for all men once to die to make and ordain this my last will and Testament that is to say principally—
and first of all I give and command my Soul unto the hands of Almighty God & my body
I command to the Earth to be buried in decent Christian burial at the expense of my wife my Executrix
nothing doubting but at General resurrection she will receive the same again by the Rightful Power of God
and as touching my worldly Estate wherewith it hath pleased God to bless me with in this life I give and bequeath
and dispose of the same in the following manner and form To God and his creatures I give my heart—
beloved wife and daughter in amiable singular my Mrs. Margaret Drury my executors by these presents
possess and enjoy during my said wife life and then to fall all to my Daughter Dr. Mary Drury and
her heirs forever My wife and daughter I know by Constitution make and ordain my sole Executrix
of this my last will and Testament and I do hereby utterly disallow all books and Deeds and all and
every other former wills against

and Bequests In witness whereof these Set my hand and Seal the day and year above written

Signed Sealed and pronounced

in the presence of us

Edw Bullock Junr Thomas Hawks Anna A Bullock

Robt R. Scarpay Seal
Mark

at a Court held for Hanover County the first day of March M D C C X X X I V

This last Will and Testament of Robert Scarpay do^r was proved this day in open Court by the Oath of Revd^r
Bullock Junr Thomas Hawks and Anna Bullock his Ministrers thereto and admitted to Record

Court of Common Pleas

July Provedd Court Aug Graham Clerk

IN WITNESS whereby hee presents that we the said Robert Scarpay Esq^r and Thomas Hawks our
late husband unto Nicholas M^r mother late the first Justice in the Commission of the Peace for Hanover
County for us in behalf of the Justices in the said County and their Successors in the sum of One Thousand pounds
sterling to be paid to the said Nicholas M^r mother his Executors Administrators and Assignes to his whole
payment well and truly to be made within one year and day of our said Executors Administrators and
Administrators jointly and severally firmly by these presents sealed with our seals dated this first day of March
M D C C X X I V

The Condition of this Obligation is such that if the abovesigned Sarah Scarpay Esq^r of the last
Will and Testament of Robert Scarpay deceased do make or cause to be made a true and perfect Inventory of all and
singular her Goods Chattels and Credits of her and her deceased which she and shall receive the same and knowledges
of the said Sarah or into the hands and possession of any other Person or Persons for her and the same to be carried
into the County Court of Hanover at such time as she shall be there summoned by the said Court and the said Goods
Chattels and Credits and all other her Goods Chattels and Credits of her and deceased which at any time shall come to the
hands possession or knowledge of the said Sarah or into the hands and possession of any other Person or Persons for her
do well and truly Administer according to Law and practice do make a true and just account of her Debts and Divers Haste
where hereto required by the said Court and also shall well and truly pay and deliver all the Diversies contained above
specified in the said Testament as far as the said Goods Chattels and Credits will then unto Robert and his Law shall charge
this this Obligation to be void and of none effect or else to remain in full force and Contented

Sealed and Delivered in my
the presence of

for
Sarah + Scarpay Seal
Mark

Edw Bullock Seal

Thomas Hawks Seal

At a Court held for Hanover County the first day of March M D C C X X I V

Sarah Scarpay Edward Bullock and Thomas Hawks acknowledged this their Bond and was ordered to be recorded

Court of Common Pleas

July Provedd Court Aug Graham Clerk

IN THE NAME OF GOD Amen I call upon God to witness my confession of my sins in the County of
Hanover being sick but thanks be to God of perfect sense and memory have thought fit to constitute and ordain
this my last Will and Testament in manner and form following instrument I give my soul into the hands of Almighty
God my heavenly master in full and perfect hope through the mercies of Christ — and portion of my blood
I give my heavenly master to receive free pardon and remission of all my sins my body committed to his care to be buried
in Christian burial at the direction of my Executors herein after named and as to what worldly good

(22)

hath been pleased to bless me with 9 girls and 2 sons in manner and form following. from I give unto
my loving wife Mary Marallion the use of all the upper part of my Land and plantation whereon I live
from my upper bound down to a branch adjacent to my plantation whereon I and Tyler now live
dividing each from the mouth of the S - branch upon a straight line along my Land to my back line.
During her Natural life and after her death to my son Paul Marallion and his heirs forever. From I give
and bequeath to my son Biscoe Marallion my plantation whereon I and Tyler now live and all the
remainder of my Land adjacent to below before written and bounds to be run to him and his heirs forever
How I give and bequeath to my son John Marallion One thousand pounds of tobacco with book and
bouys and rents to be saved to pay for One hundred and Sixty Acres of land lying on Shyfords Creek
in Hanover County which I have already agreed for and set off to my bequeath to my said
son John and his heirs forever. Item I give and bequeath to my son Nathaniel and George by name
each to him and his heirs forever. How I give unto my loving wife all the remainder of my Estate
during her Natural life by it of value natural or legally forced and after her death to be equally
divided among all my children. First Eliz. Marallion Biscoe John Paul Nathaniel and
Sarah Marallion lastly I give my lands and appurtenances to my loving wife Mary Marallion and my children
John Biscoe son of the first part will and doth give and bequeath to her all the plantations set by her
and all the my land in County of Hanover One thousand and Sixty Acres and Sixty acres
of land and publick land in the proportion of
Paul Marallion Ralph Smart and I H Dorper

Peter Marallion Seal

At a Court held for Hanover County the first day of March MDCCXXIV

That last Will and Testament of Peter Marallion Esq was this day presented in Open Court by his Daughters
Sarah Marallion and Ralph Smart two of his Executors hereunto and was admitted to Record

Signed Anne Graham Clerk

S. & L. Esq
not being the witness

July Thirtieth A.D. 1724

WHEREAS I Peter Marallion do hereby make and declare my last Will and Testament in the following manner and form into this day of March MDCCXXIV In the Commission of the Peace for Hanover
County for and in behalf and to the best of my knowledge and belief of the Justices of the said County and their Subscribers
in the sum of two hundred pounds sterling to be paid to the said Peter Marallion two hundred and fifty pounds
and twenty five shillings payable well and truly to be paid to the said Peter Marallion and every of his heirs and
successors of his body, Estate and Administrators jointly and severally freely by the presentes sealed with his
Seal dated the first day of March MDCCXXIV

The Condition of this Obligation is such that if the above named Peter Marallion Execr of the last Will
and Testament of Peter Marallion Esq do make or cause to be made a true and perfect Inventory of all his Goods
the Goods Chattels and Effects of his deceased which he has or shall have to his hands, executors and knowledges
of his said Mary or into his hands and possession of any other person or persons for her and his said son to be
made to the County Court of Hanover at such time as shall be convenient required by the said Court and the said Goods Chattels
and Effects and all other the Goods Chattels and Effects of the said deceased which at any time after their removal to his
hands possession or knowledge of the said Mary or into his hands and possession of any other person or persons
for her do well and truly administer according to Law and further do make a true and just Account of her
actions and doings thereon when thereto required by the said Court and also shall well and truly pay and
deliver all the Expenses herein and specified in the said Testament as far as the said Goods Chattels and
Effects will thereto extend and the Law shall charge from this Obligation to be paid and of whom

shall or else to remain in full force and Virtue

Sealed and delivered in the presence of

Mary Marallion Seal
Anne Graham Seal
Paul Marallion Seal

20

At a Court held for Hanover County the first day of March MDCCXXIV

It is my desire to Mary Marallion and Paul Marallion I am acknowledge this their Bond was admitted to record

Signed Anne Graham Clerk

20

Know all men by these presents that I Nathaniel West of King William County in Virginia am held and firmly bound to John Fox late of Loudoun Merchant in the sum of Two Thousand Pounds Sterling money of England to the payment whereof well and truly to be made to him the said John for his debts Creditors & Administrators or his or their assigns I bind myself my heirs Creditors and Administrators firmly by these presents in writing whereof I have hereunto set my hand and seal this 10 day of September 1733

The Condition of the above Obligation is such that the above mentioned John Fox having failed in his credit and the above bound I shall and doth have taken into his hands by way of attachment all his Goods and Chattels & chattels has also named (to int) Sixty Pounds of Tobacco of his quantity next forty One thousand and Seven hundred and Sixty pounds weight and two hundred and forty Pounds of wool Tobacco in his hands of James Pemberton and six hundred and Seventy Pounds of wool Tobacco in the hands of William Maybank Sixteen Shillings and Sixpence in the hands of Mr. Hoffer with divers other sums of Debts and money and cattle recovered and agreed to and will be ready to pay to the said John that whatever attachments or judgments shall lie against the said West to obtain against the said John or his Estates shall in no way bar the said John his heirs Creditors and Administrators from a full claim against him the above bound his Creditors and Administrators for all his Goods Chattels and Goods so taken but only so long as he and they will shall forever and at all times thereafter be ready to render a true and perfect account of and true payment made for all such Goods Chattels and Goods so taken to the said John his Creditors or his or their assigns and freely remunerate the said John his Creditors and assigns from all things that might otherwise arise the same affording provided he and they be not taken out of the hands of the above bound his Creditors by an action from his factors before such demands made of him or them if therefore if therefore he above bound his Creditors and assigns shall always and forever hereafter be ready to render such account and true payment made as aforesaid without fine and or further delay whenever he or they shall be thereto required having this obligation to be void otherwise to remain in full force power and virtue

I have sealed } the 10th day of Sept 1733
in presence of —

M. West Seal

Cochrane County

I do solemnly swear this day before me and make Oath that he saw —
Nathaniel West sign and seal his written Bond given me in my hands this 10th day of Sept 1733

Walter Fletcher

At a Court held for Roanoke County the first day of March 1733.

This Bond from Nathaniel West unto John Fox Merchant was this day proved in open Court by the Oath of Thomas Malory one of the witnesses hereto who also made Oath that he saw John Fox another of the witnesses hereto witness that and which said Bond was admitted to record

Set an Graham the 1st
Sentry Proctor Set Aug Graham Esq: Proctor

This Indenture made the twenty eighth day of February anno domini MDCCLXXXIII between Thomas Gandy of Roanoke County Gent of the one part and Goodman Erskine and Elizab'th his wife between Thomas Gandy of the one part and Goodman Erskine of the other part witnesseth that the said Thomas Gandy for and in consideration of the sum of five thousand pounds money to him to have paid by the said Goodman Erskine before the Entailing and Solvency of which his Receipt will be hereby acknowledged hath bargained sold and by these presents

In the Bargain and Sale intituled said Goodwin Deed his Deed and Oprise All that Part of Land
containing Two hundred and fifty acres (more or less) lying and being on the South side of Little Rockey
Creek in Danvers County it being part of Three Thousand acres more and less by Acte granted to the said
Thomas Clegg by a Patent bearing date the twenty second day of February One thousand seven hundred and
Twenty Seven and is bounded as followeth to wit Beginning at Red Oak tree white Oak Red Oak on the South
fork of Little Rockey Creek running along the said line his South Boundary line and an half acre East thereof
bounded both to White Oak tree North fifty four feet East of a small Oak tree a Glant
line one North fifty four feet West two hundred and Eighty rods to a red Oak and Maple on Little Rockey
Creek running up the said creek the several Courses to the beginning place together with all Water Buildings Tools
Cattle Outlays Woods Innen Woods waters boundaries heritages properties parcels estates and all moneys
and Appurtenances whatsoever to the said Lands and Premises belonging or in any way appertaining.

None and No other said Land and Premises lands with them and
every of their Appurtenances unto the said Goodwin Deed his Deed and Oprise from the day of the date of these
present for ever during and unto the full end and term of one whole year from hence next ensuing fully to be
compeled and sued yestering and paying therefor the sum of One Pounds Sterling at the feast of Saint Michael
If the same shall be lawfully demanded to his intent and purpose that by virtue of these presents and of the
Statute for Transferring us into Possession the said Goodwin Deed may be in the Actual Possession of the said
Land and Premises and thereby be thereto enabled to Accept a Grant and Release of the Description and Subject and
thereof to him and his heirs & assigns from the said Thomas Clegg Witness whereof the said Thomas Clegg hath
assented to this Deed and Seal the day and year first above written

Signed Sealed and Delivered

in the presence of _____

Thomas Clegg John Minor Willm Clegg

at a Court held for Danvers County the first day of March Anno Domini

Thomas Clegg acknowledged this his Deed to Goodwin Deed which was at the motion of the said John
Minor and was admitted to record

Set in Trial Court

Danvers County record set Aug 17th 1788

Given to
John Minor

This Deed made the first day of March in the year of our Lord God one thousand
Seven hundred and Thirty three Between Thomas Clegg of Danvers County Gent of the said Part and Goodwin
Deed of Danvers County Planter of the other Part witnesseth that the said Thomas Clegg for and in consideration
of the sum of Sixty Pounds current money to him in hand paid by the said Goodwin Deed before the sealing
and delivery of these presents the receipt whereof he the said Thomas Clegg hath hereby acknowledged and thereof
and heretofore paid and paid heretofore fully Argent and Discharge the said Goodwin Deed his Deed to him Esq
is Admitte to have been Granted Bargained Sold Mauiled Released Conveyed and confirmed and by these
presents doth grant Bargain Sell Mauile Release Convey and confirm unto the said Goodwin Deed in
his Actual Possession now being by virtue of a Bargain and Sale to him hereof made for one whole year
by this said Thomas Clegg by this his bearing date the day before the date of these presents and by force of this
Statute for Transferring us into Possession and to have heretofore all that Part of Land containing
Two hundred and fifty acres more or less lying and being on the South side of Little Rockey Creek in Danvers County
it being part of Three Thousand acres and less Grand total to the said Thomas Clegg by
a Patent bearing date the twenty second day of February One thousand seven hundred and Twenty Seven and

by a Patent bearing date the twenty second day of February One thousand seven hundred and Twenty Seven and
is bounded as follows to wit Beginning at Red Oak tree white Oak Red Oak on the
South fork of Little Rockey Creek running along the said line his South Boundary line a half acre East

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Closes to more pole to the black Oak Higre North fifty Degre East Threty pole to a Chestnut Oak in a bldg
Said land North fifty four Degre West two hundred and Eighty pole to a red Oak and Threty or little hicks fresh
Poles up the said tree the said line runs to the beginning place & continues with all bounds buildings Towne houses
Orchard woods meadowes water watercours & other propertys Pwidgeons & fowlers & small animals &c
and Appurtenances whatsoever to the said land and premises belonging or in any way appertaining

Knowe and consider the said land and premises heretofore with the appurtenances unto the said
Goodwin and his heirs and assigns to the only propertys and benefit of him the said Goodwin and his heirs
and Appurtenances & to the said Thomas Gaze Esqre his heire & Assignee for him self and his heires & Assignees
Esqre Comte and Apique That they and every of them shall and will warrant and forswear I do sworne before
God and his creatures with the Appurtenances unto the said Goodwin Esqre his heirs & Assignees against him the said
Thomas Gaze Esqre his heires & Assignees and against the claim of all and every other person or persons
whatsoever and that the said Goodwin Esqre his heirs & Comte and Apique shall and may from thence to hence
and at all times hereafter lawfully and quately have holden enjoy possess & Enjoy all and singular the
land granted and and premises with the Appurtenances and that thos and Apique Argued and Disputed
from all former and other gift Grant title trouble by Dower and Innumbrables whatsoever and the said Thomas
Gaze Esqre his heires by his selfe hath heretofore made to further forment & Grant to and with the said
Goodwin Esqre his heirs and Apique heath the said Thomas Gaze his heires and all and every person or persons
having unto him or either of them half and will at any time hereafter upon his request and at his ent and
charge of the said Goodwin Esqre his heirs or Apique make do record and acknowledge any other conveyance
and Assignment thereto whatsoever for the better and more perfect and absolute conveyance and making good
the before Granted land and premises with the Appurtenances unto the said Goodwin Esqre his heirs and
Apique shall be reasonably levied or required in witness whereof we and Thomas Gaze have heretofore sett hand
and seal the day and year first above written

Liquidated and Sealed
In the presence of

Interceded before us
and us)

Thos Gaze Esqre

Thomas Gaze & John Mervill

At a Court held for Vancouver County the first Day of March in the Year

Thomas Gaze acknowledged this Release unto Goodwin Esqre was at the said Court motion of
Mervill to record.

Set in Graham City

Only recorded Set in Graham City

Know all men by these presents that we John Gaze and John Gilstrap are held and firmly
bound to each other by these presents that we shall pay in the sum of the sum of the fees for Vancouver County for and for
behalf and to the use and benefit of the writers of the said County and their heires in the sum of One hundred
pound Sterling to be paid to the said Nicholas Mervill his Executors Administrators and Apique to the
which payment well and truly to be made to us and our heires and every of us our and every of our heires Executors
and Administrators lawfully and firmly by these presents sealed with our seals dated the 1st day of March
MDCCCLXVII.

The condition of this Obligation is such that if the abovesigned John Gaze or administrator of all
his goods chattels and credits of John Gaze deceased so make or cause to be made a true and perfect Inventory
of all and singular his goods chattels and goods of his said deceased which he ave or shall come to the hands

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Performance or Knowledge of him that said I do hereby accuse or into his hands or Person of any other
Person or Persons for him and his accuser made so Exhibit or cause to be exhibited unto the County Court of
Bacone about his said as he shall be thereunto required by the said Court and his said Goods Cattle and
Goods and all other his Goods chattels and effects of his said Accuse at the time of his death which at any time
after shall come to his hands or Person of his said John Gardner by accuse or into his hands or Person of any other
Person or Persons what so ever so well and truly Administer according to Law and further do make a just and
true Account of his Actions and Dings wherein he is required by the said Court and all the rest and
refuge of his said Goods Cattle and Goods which he found remaining upon his said Account his Account shall
I and being first examined and allowed by the Justice of the Peace before being wholly deliver and pay
unto such Person or Persons respectively all the same as was and is due and if it shall here after
appear that any part will and shall remain was made by his said Deceased and his Executor or Executors
he can do nothing but the same into the said Court making request to have it allowed and Approved accordingly
if his said John Gardner being Accused so required do render and deliver up his Letter of Administration
Approval of such Defendant being first had and made in the said Court his Obligation to bound
and of bond set or else to remain in full force and Virtue

John Gardner
John Kilbride

Sealed and Delivered
in the presence of

at a Court held for Bacone County the 1st day of March M^cccxxvii

John Gardner and John Kilbride acknowledged this Day and were on their hands sealed
First by John Graham Esq
County Recorder and Aug Graham Esq

To all whom these presents shall come know that John Rea deo of Spauls plantation
County of Bacone for and in consideration of Two Thous and pounds weight of Good Merchantable
Sweet Brandy with Cork and Conveniently to use and before the Consuming and Delivery of the same
the Right whereof I do hereby acknowledge to have by and bargained sold Intended and to have done by his
Agent as far as he aforesaid consideration long am betwixt and make over unto John Rea deo of Spauls
and County aforesaid and unto his Wives and Daughters all my One hundred and Sixty five Acres of Land
lying and being in his Plantation and Country aforesaid and bounded as followeth to wit beginning at a
black Oak corner of Geth Scallion and running along thereto to a Southly fifty West four hundred
and six Poles to a white Oak of Nester Holes North eighty four West Sixty two Poles to a corner
of Pine of Nester and Nester, thence North Twenty seven and a half East forty two Poles to a corner of
Nestor Holes North fifty two East One hundred Eighty two Poles to a corner of Euston & Woodnes
North Sixty two East One hundred Eighty two Poles to a corner of Dunton & Warisland Holes
along Warisland Southly One and a half East two hundred and two Poles to the beginning and all the
Right whereof I do hereby and cause of all the said John Rea deo my wife & Daughters
the Power with this and every of the said Instruments to have and to hold the said Land
bounded and distinguisht as aforesaid according to the bounds aforesaid
and all and singular the above mentioned intended to be hereby granted unto the said John Rea
Rea deo to the only use of the said John Rea deo and his Wives & Daughters assigned forever and the
said John Rea deo for myself my Wives Executors and Administrators he aforesaid granted premises
with his Appearance unto the said John Rea deo and his Wives & Daughters against me the said
John Rea deo and my Wives and all claiming or to claim Right by themselves me them or any of them

Do and will Warrant & forever defend by these presents I witness whereof I have countersigned
set my Hand and Seal this first Day of March One thousand Seven hundred and Thirty three
Signed Sealed and delivered
in the presence of us —

John Read Seal

John Salter John Frithfield Garthon Ringers

That peaceable and quiet Possession of the within Province was given by the author
named John Readon to the within named John Readon by Delivering of Seal and Swig
of the Ground of the said Land as the usual symbols of Ivory and Seal witness my hand and
Seal the first Day of March One thousand seven hundred and thirty three
Signed Sealed and Delivered in the
John Readon

John Hoadley

At a Court held for the manor formerly the first day of March MDCCLXXVII
John Dalton John Fonthill Gorham witness

John Peabody acknowledged his bad deed with the story and I on the spot indorsed unto John Peabody and was at his motion of the aforesaid John Peabody admitted to stand

~~Without~~ *Set au Graham* *Ch. L.*

July 20th 1882 Cat Aug Graham blackbird

The Apparatus of William Bonaparte Estato admissis by the Profse —

Whereas in obedience to an Order of the Board, first dated the first day of February MDCCCLXIX
we the subscribers being first sworn do value the said Estate shown unto us by the Administrator
according as follows—

So 1 box \$5.00	So a candle wickly 11-10	So a punch bowl 1/3 drinking glass 1/2 90
So 1 iron ring 10	So a soap mould 1/2 14	So 5 cups and saucers 3/3 each 5.6
So 1 candle and candle wickly	10	So 2 cups and saucers 4/4
So 1 featherbed and furniture	6	So 2 tea cups
So 1 D° and furniture 8.00	So 2 glasses 6	and saucers 5.3
So 1 D° 5.00	So 1 old wash 1.00	
So 3 pairs Tailors needles various kinds	7.6	So a mustard pot and soap box 11
So 10 pounds of laundry soap 5 a pound 5/	7.2	So a powder tea pot & spoon & tongue 3/6 3.6
So 27 one pence at 3/	7.6	So 2 salt cellars and one candle snuffer 1.4
So 27 one pence at 15	1.15.9	So a decorative wash stand not made 6
So 1 box needles and various sizes	3	So 3 shirts \$1.12.0 20.2 2.9/6 2.1.6
So 6 hawks and forks 7.6	So 7 do 1 fork 2/	So 2 neck flasks So 4 tankards for bottles 7
So 1 box Trunk 6	So 1 number 1/6.	So 2 portabels and longhorns and mustache 6
So a parcel of buttons and needles	1	So 3 perfume 1/6
So a parcel of needles	1	So 2 soap boxes 1/6
So 1 pair of bellows 2/6	So 1 lamp for a string 5/	So 2 window curtains and valances 10
So 1 pair of leather fire tools and tongs 6	2	So 1 Brandy not made and 2 p. bottles
So 1 tray and tray stand 2/9	6	So 2 p. glasses 1/4 and a dozen of forks 25/
So a p. orange and tongs 4		So a old wash 2/7
So 1 good iron and cast iron dish of various sizes		So 2 odds 3/6
So a Drawing knife & a Box iron made of steel 14		So 3 pocket flasks 20c 3 ones 1/6
		So 2 odds 8-

To 2 Cabbages and 6 Turnips Dishes	21.5.0	To 2 Quins Dishes	1/6	£. 1. 8.
To 4 lbs of Turnips at 3/-	12.0	To 1 Pewter 6 oz Water Pot for a Ladysuse	4.6	
To a Old Duffel Coat and a pair of Wedding	7.6	To a Tailor Goods 4/6 Number in London	10.	
To 3 Bibles & 1 Common Prayer Book	13.0	To Beaded Edge of Green Bishop	14.0	
To 5 Religious Books at 14/- Old Test 14/-	14.0	To 2 Iron Pots weighing 5.4 pounds at 3/- pound	13.6	
To 2 Old Books 3/6 Seven Guests 10/6	13.6	To a Wig Box and what went 7/6 Two Tablets 7/11.6		
To a P. of Books & Stationery	7.6	250 Books at 12/6	12.6	
To a Table Box 1/6	1.6	To 2 Metal Boxes and Powdering Cubbs 5/-	1.6	
To a Gun 15/- Mathematical Instruments 2/-	17.6	To one & 1/2 a box of Drags 3/-	5	
To 9 pds of Butter at 4/-	3.0	To 16 pounds of Hogsheads	5.4	
To a small Part of Floor Cloth	1.6	at 4/-		
To a P. of Books 21/- Horned Books 10/-	11.0	To 13 pounds of Callow at 4/-	4.4	
To a dozen of Beaded Chairs at 2/-	2.5.0	To 24 pounds of Soap at 4/-	8	
To a set of Plates and 15 Cutlery	5	To 2 Bushels of Beans 4/- to an old Woman	6.6	
To a Box 5/-	5	To a Axe 2 Old Woods one Drags	1.9	
To a Beaded Picture 1/- to add 2/-	1.5	To a Gunny Cubb	1.6	
To 12 lbs of Eggs 10/- 8 pairs of Socks 8/-	18			
To P. Cub 4/- 3 Carlton Pans 1/6	5.6			<u>66.10.2</u>

After Exempting Errors we find the whole amount to be Sixty six pounds Sterling
and two pence in Whitee silver of which we have to this day stored and the sixth Day of February
M. DCCXXXIV

John Coddington Esq: Notary Publick

At a Court held for Banover County the first day of March MDCCLXXIV

This Inventory and Appraisement of the Estate of William Bonner was made to appear and
is ready to be recorded.

Test in Banover County
John Coddington Notary Publick

No 1 (In this People to whom these presents shall come greeting be it known that for divers
Good causes and Considerations before mentioned I do make and make this my last will and Testament So
to his or her good will be it known to my loving Daughter Mary wife to Benjamin Johnson freely
and willingly give unto the said Benjamin Johnson and his heirs to come a certain tract of land
lying and being in the said County of Banover containing fifty acres more or less and bounded
as follows Beginning at a corner Stake in a small granite wall 20 pds weight granite and running
northwards to a corner white Oak tree 20 pds weight and by the side to a corner white Oak tree
southward by west to a black granit tree 20 pds weight then by the granite to the
place begin at with all the Estate Right title interest property and estate of him the said
John Marshall of or unto the said tract of land above bounded with the Appurtenances and other
Reverences and Remarques of all usual regularities previous will them and every of their
Appurtenances to have and to hold the said fifty acres of Land more or less with all and singular
Appurtenances to him or intended to be left by him to the said Benjamin Johnson his heirs & assigns forever and that it shall
and to the proper use of the said Benjamin Johnson his heirs & assigns forever and that it shall
and may be lawful for any to the said Benjamin Johnson his heirs & assigns from time to time and
at all times thereafter to have and enjoy the same above granted and given
with his Appurtenances without hindrance or molestation of him the said John Marshall his

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here and Abique or any other person or persons whatsoever in testimony whereof the said John
McAllott hath set his hand and affixed his seal this first day of March in the year of our Lord eighteen
hundred and twenty three and twenty three
Signed sealed and delivered in the
presence of me

John McAllott Sealed

Mitchell Williams John Williams Polk Longfield

at a Court held for Kanawha County the 1st Mad CXXVII
first day of March

John McAllott here acknowledged his his Deed to Benjamin Johnson and at the said Deed motion
was admitted to record.

Easton Graham Esq

Truly Recorded Easton Graham Esq

McAllott
McAllott

To all Christian People whom these presents shall come greeting know ye that for these
good cause and consideration herein expressed John McAllott Son of James McAllott Planter do
for love and goodwill that I grant to my son George McAllott freely and willingly yea into
the said George McAllott and his heirs forever a certain tract of Land lying and being in the said
County of Kanawha containing One hundred and twenty acres more or less as bounded as followeth
Beginning at a corner Maple at the mouth of a swamp called Charles Swamp running thence North
up the swamp east Oak tree west to a corner white Oak tree South west and by west to a
Maple on Turkey Branch so down the branch to Taylor creek to an uncornered tree down hill south
to the place begun at with all the Estate Right Title Interest property lands of him the said John
McAllott of or unto the said part of land doth annex with the appurtenances and hereditaries
and immunitiess of all and singular heremites with their and every of their appurtenances so
hath and to hold the said One hundred and twenty acres of land more or less with all and
singular the other premises intended to be hereby granted and given unto the said George McAllott
and his heirs and to the proper use of himself George McAllott his heirs & assigns forever and that
it shall and may be lawful for and to the said George McAllott his heirs & assigns from time to
time and at all times hereafter to have full entry, use, and enjoyment of the premises above
named without hindrance of him the said John McAllott his heirs and assigns or any other person
or persons whatsoever in testimony whereof the said John McAllott hath set his seal and affixed
his seal this first day of March in the year of our Lord eighteen hundred and

John McAllott Sealed

Curtis Street
Signed sealed and delivered in the
presence of me Mitchel Williams John Williams Polk Longfield

at a Court held for Kanawha County the 1st Mad CXXVII
the first day of March

John McAllott here acknowledged his his Deed to George McAllott and was at the motion of the
said John Williams admitted to record

Easton Graham Esq

Truly Recorded Easton Graham Esq

McAllott
McAllott
This Indenture made the _____ day of _____ in the year of our

I did first One & hours and Seven minutes and Thirtynine — Between George Mallotk of
 Hanover County planter of the one part and John Mallotk Justice of the peace and County planter of the other
 party. That the said George Mallotk for and in Consideration of the sum of Two Pounds —
 current money of Virginia paid him before the concluding and Delivery of these presents to the said
 who soffed with him by Acknowledgment and thereof doth Discharge the said John Mallotk and his
 Executors and Administrators hereinafter mentioned granted his self and his wife and his present wife
 George grant his self and Bell unto the said John Mallotk his heirs and assigns all that the said George
 Mallotk has One hundred and Sixty acres of Land in Hanover County on a branch of Taylor's Creek called
 Charles Swamp bounded thus Beginning at a red Oak on Charles Swamp in a wood thirty eight
 poles to a red Oak thence South forty poles to a white Oak and several pines thence East forty
 poles to a black Oak thence South down Charles Swamp to the place where it begins which said
 One hundred acres of Land being part of One hundred acres of Land granted to Edward Etcham
 late of Hanover County deceased by patent and all the Estate right and Title of him the said George
 Mallotk doth unto his Friends and the rest of them and their Assignees and successors of all and
 Indivisible therefrom with the Appurtenances thereto and to hold the said One hundred acres of
 Land and all and Indivisible the Appurtenances unto the said John Mallotk and his heirs and assigns
 forever and the said George Mallotk for himself his heirs Executors and Administrators the aforesaid
 premises with the Appurtenances unto him the said John Mallotk and his heirs and assigns against
 him his self George Mallotk and his heirs and all claiming or to claim Right by from or under him
 him or any of them or any other Person or Persons whatsoever hath and will warrant and defend
 by his Friends in either of whom of his Friends to these presents heretofore and heretofore have
 set and signed his Seal first mentioned

Signed Sealed and Delivered this 1st day of March 1734 —

George Mallotk Seal

John Williams

Pearable and quiet possession of the within Granted premises was given
 by the will of George Mallotk to the within John Mallotk by the Delivery of this and Seal of the
 said and acknowledged by the said John and son before the witness herein subswearing this first Day of March
 One Thousand and Seven hundred and Thirtynine

George Mallotk Seal

Signed Sealed and Delivered in the presence of

Nath Williams his subscriber John Williams

at a Court held for Hanover County the 1st day of March

George Mallotk acknowledged this his Seal with the Society of Friends wherein recorded unto
 John Mallotk Just and we at the said Corporation admitted to record

Test Am Grahams Jnr

Duly Notarized and Aug Grahams Seal

Hills Estate
William Taylor

Debtors The orphans of John Hill

To Court Charges	290 lib 6d 6d ⁶ 2 10s 4d	£ 1. 9. -	By the amount of John Hills Estate as of inventory	£ 111. 19. 10 $\frac{1}{4}$
To one of him		15 -		
To cash paid Matthew Sweet		13. 9		
To cash paid Samuel Hill		3. 9		
To rent of 400 Acres of land acre		9 -		
To cash paid Robert Harris		17. 3		
To Dr paid Ralph Catchfield		1. 12. 10		
To cash paid Dorothy Jones		6. 16. 2 $\frac{1}{4}$		
To Dr to William Hill		6. 16. 2		
To Dr to Richard Cook		6. 13. 8 $\frac{1}{4}$		
To Dr for the widow of the deceased John Hill				
for hire of the house amount		35. 6. 5 $\frac{1}{4}$		
To Dr funeral charges of deceased son George		2. 4. 3		
To Insurance due		41. 4. 4		
		£ 111. 19. 10 $\frac{1}{4}$		£ 111. 19. 10 $\frac{1}{4}$

In obedience to an order of court to us directed to settle the effects of John Hill deceased bearing date the
second day of February one thousand seven hundred and thirty three the parties being present after settling
a partition his executors on the other side the sum he balance due to be twenty one pounds four shillings and
four pence current money to be paid to his Orphans as follows viz to Dorothy Jones one pound fourteen shillings
and four pence three farthings to George Jones two pounds fourteen shillings a two pence three farthings to William
Hill one pound twelve shillings and two pence three farthings to Richard Cook one pound sixteen shillings and eleven
pence three farthings to John Hill eight pounds ten shillings a eight pence to Samuel Hill eight pounds
ten shillings a eight pence to David Hill eight pounds ten shillings a eight pence to James Hill eight pounds
ten shillings a eight pence Given under our hands this twenty fifth day of February one thousand seven hundred and thirty three.

John Morinster
David Morinster
Wm Fleming
John Thompson

At a Court held for Hanover County the first day of March 1783
This settlement of the effects of John Hill deceased was returned to court and ordered to be recorded.

Sgt, An Graham

Truly recorded Sgt, An Graham

I KNOW ALL MEN by these presents that we the Blackwells and William Taylor of Hanover County
are held and bound bound unto our sovereign Lord George the second by the grace of God of great Britain
and France and Ireland King Defender of the faith &c in the sum of twenty pounds sterling to the which
payment we are truly to be made to our said sovereign Lord the King his heirs and successors we bind our
souls and ready to us our and every of our heirs Executors and Administrators jointly and severally freely
by these presents in witness whereof we have hereunto set our hands and seals this first day of March 1783.

The condition of this obligation is such that whereas the above bound John Blackwell hath obtained
a license to keep a ferry at the place opposite to Robert Kings on this side of the River in the said County of Hanover
near to Humpothe his said son John Blackwell shall constantly keep a ferry with boats and horses according to his
directions which shall from time to time be given by the said of the said County of Hanover and shall also without
delay give passage to such publick, passengers and receptives as are mentioned to be ferry free in an act of Assembly
made at a general Assembly begun at the Capitol the 23. day of October 1705 intituled an Act for the Regulating
of a Settlement of Ferry and for Dispatch of Publick Expenses thereon this obligation to be null and void and
of no effect otherwise to be and remain in full force power and virtue.

Sealed and delivered
in the presence of

John Blackwell



Wm Taylor



At a Court held for Hanover County the first day of March 1710/11
John Blackwell and William Taylor acknowledged this their Bond and it was ordered to be recorded.

Test, An Graham Esq

Truly recorded Test, An Graham Esq

Anderson
to
Buchanan

To all to whom these Judicatures cometh of Mary Underfor of the Parish of Saint Paul in the County of Hanover Relict and surviving Executrix of Robert Underfor late of New Kent County, now Hanover, Esq; send greeting Whereas his said夫 by his last Will and Testament provided in the Court of the said County of New Kent did give and bequeath unto his son John Underfor now of the said Parish of Hanover the sum of thirty pounds current money to purchase him a tract or parcel of land Now know ye that the said Mary Underfor for and in consideration of the Maternal love and affection which she has and do bears toward my son the said John Underfor and of the said thirty pounds left him by his said father & to me delivered and in my hands kept for that purpose before the sealing and delivery her of this receipt whereof do hereby acknowledge Hove and granted bargained sold and made over and by these presents do at present bargain sell and make over unto my said son John Underfor his heirs and assigns one certain Tract or parcel of land with a plantation thereon containing three hundred and thirty two acres being his Mowth and lower part of that tract or parcel of land which I purchased of George Wilkinfor by Deed of革 and Release bearing date the fourteenth day of January 1708/9 acknowledged and record in the County Court of New Kent and admitted to record the fourteenth of January 1710/11 situated lying and being in the parish of Saint Paul and County of Hanover aforesaid on the North side of Corapotomy Creek and adjacent to the lands of my William Dangerfield John Underfor Lure Duryon and his upper part and Mowth of the said land purchased of Wilkinfor as aforesaid which is, or is to be, my son John Underfor's conveyance to him by a good bearing even Deed with these presents and the invention and therof his
heir and successors hereof and all the estate right title interest therein and to have what power of me the said Mary Underfor of in to or out of the said three hundred and thirty two acres of land and plantation thereon, being his lower part and Mowth next mentioned to him and to hold the said three hundred and thirty two acres of land and plantation thereon before granted and all and singular his premises with them and every of their appurtenances unto the said John Underfor his heirs and assigns for ever and by the said Mary Underfor my heirs & executors and administrators the said three hundred and thirty two acres of land and plantation thereon before granted and shall and will warrant and for see defend by these presents for herof witness of the said Mary Underfor these presents for my hand and seal this twenty third day of March in the year of our Lord one thousand seven hundred and thirty three.

Sealed and delivered

In presence of — Esq

The Confinian, Chick R Lancastor, Sarah Harris, Bartholot Underfor

Memoandum That on the twenty third day of March in the year of our Lord 1710/11
a placable and quiet possession of the within granted land aforesaid was given by the said Mary Underfor unto the said John Underfor by delivery of her and his hands of as the usual symbols of delivery and seign in the presence of

The Confinian, Chick R Lancastor, Sarah Harris, Bartholot Underfor

At a Court held for Hanover County the fifth day of April 1710/11
Mary Underfor acknowledged this her deed and the delivery of her possession aforesaid unto the son John Underfor which were at the motion of the said Mary admitted to record

Test, An Graham Esq

Truly recorded Test, An Graham Esq

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Anderson
to Anderson

To all to whom these presents come of Mary Anderson of this Parish of Saint Paul in the County of Hanover to let and to give my true and just executors or administrators late of New Kent County, now Hanover, dead and breathing whereas the said Mary Anderson by her last Will and Testament proved in the Court of this said County of New Kent did give and bequeath unto his son Charles Anderson now of this said Parish and County of Hanover the sum of Sixty pound current money to purchase him a tract or parcel of land how know ye best this said Mary Anderson for and in consideration of the material love and affection which she has and do bears toward my son the said Charles Anderson and of his said Sixty pounds left him by his said father to me delivered and in my hands kept for that purpose before his interment and delivery thereof the receipt whereof do hereby acknowledge above set forth bargained sold and made over and by these presents do set grant bargain sell and make over unto my said son Charles Anderson his heirs and assigns one certain tract or parcel of land with a plantation thereon containing three hundred and thirty five acres being the south end upper part of that tract or parcel of land which purchased of George Wilkinson by Deed of Sale and Warranty bearing date the thirtieth and fourteenth days of January AD 1719 acknowledged in the County Court of New Kent and admitted to record his said instrument of January 1719) situated lying and being in the Parish of Saint Paul and County of Hanover aforesaid on Cator's Branch and bounded as followeth to wit Beginning at that William Langfield's lower line running across the Creek at a white oak for along his line North two degrees West three hundred and fifty four to a corner pine of the said Langfield's line thence along another of his lines South forty nine degrees East to a corner white oak by the side of Cator's Branch Creek to up the Creek by the water course to his beginning and his plantation and now from thence and thenceforth all the estate right little interest claim and demand whatsoever of us the said Mary Anderson of in to or out of the said three hundred and thirty five acres of land and plantation thereon to have and to hold the said three hundred and thirty five acres of land and plantation thereon before granted and all and singular his premises with their and every of their appurtenances unto the said Charles Anderson his heirs and assigns to the only proper use and benefit of the said Charles Anderson during all the time of his life and after his death to his executors and administrators the said three hundred and thirty five acres of land and every of the said Charles Anderson his heirs and assigns against us the said Mary Anderson my heirs and assigns and against all other persons whatsoever shall have and warrant and for ever defend by these presents in witness whereof the said Mary Anderson has countersigned at my hand and seal the twenty third day of March in the year of our Lord one thousand seven hundred and thirty three.

In presence of
Two: George, Hill, R. Lancaster, Sarah Harris.
mark

Mary Anderson

Memoandum That on the twenty third day of March in the year MDCCLXXXVII peaceable and just possession of the within granted land a promise was given by the said Mary Anderson unto the said Charles Anderson by delivery of turf and turf thereof as the usual symbols of peace and plough in the presence of

George, Hill, R. Lancaster, Sarah Harris, Bartholomew Anderson. / Mary Anderson

At Court held for Hanover County the fifth day of April MDCCLXXXVII
Mary Anderson acknowledged this Deed and the delivery of seven bushels of turf unto her son Charles Anderson and they were at the motion of the said Mary admitted to record.

T. G. Graham

Truly received T. G. Graham

This indenture made the fifth day of December in the year of our Lord Christ one thousand seven hundred and thirty three between Mark Anthony of the Parish of Saint

Anthony
Graham

Paul in the County of Hanover planter & Hoffer his wife on his own part and John Layton of Williamsburg in his County of James City & on his other part Wm. Westfall
 that his said Anthony & Hoffer his said wife for consideration of twenty shillings of lawful
 money of the currency of Virginia to them or one of them at & before the sealing & delivery of these
 presents by the said John Layton will & truly concurred & paid the receipt whereof they do here by
 acknowledge & heretofore of every part thereof to acquit & discharge the said John Layton his executors
 administrators & assigns for ever by these presents these and each of them fully remitted released and
 quit claimed & do & each of them both for him & her self & heirs & executors heirs & assigns release
 for ever quit claim to the said John Layton & his heirs all his right title claim & demand which
 the said Mark Anthony and Hoffer his said wife or either of them have or hath or which by any
 means they or either of them may have of in & unto fifty acres of land being & lying at or upon
 the branches of a Creek commonly called or known by the name of Mattadquin in the
 parish of Saint Paul in the aforesaid County of Hanover being part of a Tract of land granted
 to one William Walton late of his County of James by Decree by Letters Patent bearing
 date the eighth day of October in the year One thousand six hundred & forty two a by the
 said William Walton in a by his last will & Testament bearing date the fourteenth day of
 April in the year One thousand six hundred & eighty nine devised to the said Hoffer by the
 name of Hoffer Medlock and to her heirs for ever to have and to hold his said fifty acres of land
 to the said John Layton his heirs & assigns for ever in witness whereof the parties to these presents
 have countersigned their hands and seals this day at year past above written
 sealed and delivered in this.

Witness of — The Proffes, Ben Walker, Jam Power.

Mark Anthony
 mark
 Hoffer Anthony
 mark

December the 11th MDCCLXIV

Received of his widow named John Layton twenty shillings being the Consideration wherein
 mentioned by —

Witness Ben Walker The Proffes

Mark Anthony
 mark

The Court held for Hanover County the fifth day of April MDCCLXIV

Mark Anthony & Hoffer his wife acknowledged his three feet unto John Layton Esq^r the said
 Hoffer being first privately examined and voluntarily giving his oaths and it was at their
 motion admitted to record and the said Mark also acknowledged his receipt wherein endorsed
 unto the said John Layton which was at his further motion admitted to record.

J. M. Graham

Truly recorded J. M.

May 1st
 Hanover County

This Indenture made this Eleventh day of March anno Domini one thousand
 seven hundred and thirty three by and between William May of the parish of St James in the
 County of Middlesex planter of the one part and William Chamberlayne of the parish of St Peter
 in the County of New Kent Merchant of the other part witnesseth that the said William May
 for several good causes & in the course moving but more specially for and in Consideration
 of the sum of five pounds Current Money of Virginia to him in hand paid by the said William
 Chamberlayne the receipt whereof the said William May both hereby acknowledges and doth
 his present acknowledge give grant bargain sell alien enforfe and confirm and have by
 his present given granted bargained sold aliened enforfe and confirmed to the said William
 Chamberlayne one tract or parcel of land containing four hundred acres lying and being
 in Hanover County and joining to the lands of William Chamberlayne and John Williams which
 said lands the said John Williams bought of William Walkerford in the County of Hanover

abovesaid and bounded as followeth (to wit) Beginning at William Chamberlaynes and John Borremane's former scrubby white oak running along his houses line north seventy west eighteen poles to a white oak thence south sixteen west at fourteen pole back of the houses back in all one hundred and seventy poles to a red oak in William's line thence north sixty one rods at thirty nine a branch in all two hundred and fifty six poles to a pine thence north thirty five east two hundred and fifty six poles to three gun saplings in a small branch thence south eighty east two hundred and thirty four poles to two pines or William Chamberlaynes line stones along the same south thirty four west one hundred and fifty poles to the beginning to have and to hold the said tract or parcel of land according to its situation together with all its rights members and jurisdictions and appurtenances whatsoever heremots belonging or in any wise appertaining and that in as full and ample manner as is granted by patent and to his only proper wife and brother of his said William Chamberlaynes his heirs or assigns for ever. And that his said William May in behalf himself his heirs executors and assignees do for ever hence with his and their right or title to his said four hundred acres of land for ever unto his said William Chamberlaynes his heirs and assigns for ever and further his said William May doth in behalf of himself his heirs executors or assigns covenant grant and agrees to and with his said William Chamberlaynes his heirs or assigns to warrant and by his presents for ever defend the said land and every part and parcel thereof unto his said William Chamberlaynes against himself his said William May his heirs executors and assigns and against all and every person or persons whatsoever laying any claim or title to his said land or to any part or parcel thereof and his heirs to be free and clear and freely acquitted discharged and relieved of and from all manner of former and other gifts grants bargains sales leases covenants executions and of and from all manner of encumbrances whatsoever his house and profits which shall from time forth grow due and payable to our sovereign lord the King his heirs and successors only accepted and his said William May doth further covenant and agrees with his said William Chamberlaynes that he the said William May at the time of the sealing and delivery of these presents has good right full power and lawfull authority to sell and convey his said premises with his appurtenances unto his said William Chamberlaynes his heirs and assigns and that his said William Chamberlaynes his heirs and assigns may and shall by force and virtue of these presents from time to time and at all times hereafter have hold occupy and possess and enjoy the same premises and every part thereof to his and their proper use and behoof for ever without any lawful let pale or damage or interruption of him his said William May his heirs or assigns or any other person or persons from or under him or any his heirs executors or administrators and his said William May to himself his heirs executors and assigns do covenant and agrees to make do perform and accomplish as follows to more clearly expressed or accomplished all and every other thing act or acts done or devices in the same for the better strengthening and confirming the premises be it by deed or deeds sealed or not sealed & his sealment and determinements of these presents or by any other ways or means whatsoever as shall by his said William Chamberlayne in this or assigns or by his or their general sealing in the same be lawfully advised done or required within six weeks after the date of these presents but at the proper time and place as in law of the said William Chamberlaynes his heirs or assigns in witness whereof his said William May hath countersigned at the time and place the day and year above written

signed sealed and delivered

in presence of us —

John Green, William Patterson, Jr. 1806

the
William H. May
mark

I do further declare that full and peaceable possession and seisin of the land and premises in this instrument mentioned with the appurtenances, was this day acknowledged by the said William May unto his said William Chamberlaynes in his office of his witness wherein subscribed for witness whereof the said William May hath countersigned for his land and seal this — day of — 1733 —
Signed
William H. May

At a court held for Hanover County the fifth day of April MDCCLXXXIV —
William May acknowledged this his Deed and the conveyance herein aforesaid unto William Chamberlaynes his chl. which were at the motion of his said May admitted to record also Anne the wife of the said May personally appeared and being first privately examined in open court acknowledged all her right of seisin of in to the lands hereby conveyed unto his said William Chamberlaynes.

T. G. Graham
Fully recorded T. G. Graham

Notations &
Annotations &

In Obedience to an Order of Attorney General dated March the first 1733 we the subscribers
have appraised the Estate of Peter Marston deceased according to Inventory

To 5 Hairs at 1.2.6	- - - - -	5. 12. 6	To 2 d' point of Barbados Cotton at 12-1. 8.	-
To 2 Hairs at 15	- - - - -	1. 10.	To a parcel of washing apparel	3. - -
To 2 Cows and Calves at 1.5	- - - - -	2. 10.	To 2 pairs of woman's flours	7. 6
To 2 barren Cows & 2 Calves with Calf	- - - - -	4. 10.	To 1 fiving seat w/ A fayors	1. 2. 6
To 8 yearling at 4	- - - - -	12	To four old fayings	5. -
To 7 sheep at 5 and 4 lambs at 2	- - - - -	2. 8.	To four old fayings	5. -
To 15 Hogs at 5 and 10 puggs at 15	- - - - -	4. 7. 6	To 1 fack of four scaps of lining w/ 2 hiffetts	5. -
To 1 Mare and Calf	- - - - -	3. 16.	To 5 pair of leather faydes	8. -
To 1 young Horse at 2. 10. 2 old Horses at 5	- - - - -	2. 17.		59. 19. 6
To 1 Mare at 4	- - - - -	4. -	Brought over	59. 19. 6
To 1 old Harrow & Harrow tools 22 p' Spanish	- - - - -	1. 8	To 4 old reap Hooke	2. -
To 1 iron pestle and Branding iron	- - - - -	5.	To 1 old feather bed and furniture	2. 13. 10
To 1 pair of small pillows	- - - - -	8.	To 3 Chests and one trunk	1. 7. 6
To 1 bray Kettle 1 bray Skillet 1 bray spoon	- - - - -	15.	To 1 mens boose Hatch	12. -
To 1 fiving knife	- - - - -	2. 6	To 5 Tunen at 10 a parcel of paper	4. 9
To 82 pounds of pulor at 3	- - - - -	1. 1. 4	To 1 quier of paper and four reamfons	1. 9
To 1 quart pot	- - - - -	2. 6	To 5 wash balls and 300 washers backs	3. 9
To 21 pound of old pulor at 6	- - - - -	10. 6	To 20 new spouts	3. -
To 9 pulor plates at 12	- - - - -	9.	To 1 pieces of mens flours and buckets	6. 6
To 1 tin candle 1 tin pot 1 funnel	- - - - -	3.	To 12 pounds of powder & 13 pounds of shot	5. 9
To 17 old pictures & 2 earthen pifles	- - - - -	8. -	To 1 wood an old oak broad Hatch	7. 6
To 4 old plates 2 old tubs 1 old tray 1 salt box	- - - - -	10. -	To 1 barrel an old stout button leather	3. 6
To 161 pound of pot iron at 3	- - - - -	2. - - 3.	To 4 pieces & a pair of brackets & a 4 iron	10. -
To 3 old faying pans	- - - - -	1. - - 3.	To a parcel of paper iron & fayor iron	10. -
To a parcel of Laced leather	- - - - -	1. - - 6	To a hand iron & a few trinkets	5. -
To 6 jades and a pair of iron leather	- - - - -	15. -		9
To 2 wikkets or fayings w/ 1 gun & 1 lass	- - - - -		To a pair of aforesaid wikkets & 1 iron	15. -
Brought over	- - - - -	40. 5. 3	To 1 box and a gun	2. 6
To a parcel of jores and Hawes	- - - - -	6.	To 1 turban & bagant	15. 2
To 22 New hats at 4	- - - - -	7. 4	To 1 buckanear gun	1. 5. -
To 7 old fabbles & a parcel of lumber	- - - - -	1. 5.	To 2 boxes and a carton trunnes	4. -
To 10 old Iron Cut saw	- - - - -	6.	To 1 feather bed and furniture	10. -
To 4 new clear panes at 10	- - - - -	6.	To 1 flock bed and furniture	2. -
To a parcel of tarkin ware	- - - - -	12. 6	To 1 feather bed and furniture	6. 10.
To 4 tin pans & 1 glo fin kettle	- - - - -	3. -	To 1 old warning pan & locking place both	6. -
To 3 meal sifters & 4 tubs	- - - - -	12.	To 1 loft	10. -
To a parcel of new numbers hulcs	- - - - -	10. -	To 1 lantern w/ fleas flours & bridle bit	3. -
To 3 mill bags	- - - - -	4. 6		88. 16. 1
To 4 file tiffs and 1 barrel	- - - - -	1. 4. 6	Brought over	88. 16. 1
To 1 brok steel trap	- - - - -	5.	To a parcel of full ware & a fine mill &	
To 4 spinning whislers at 5	- - - - -	1. - -	and a pair of money boxes & a box iron	1. - -
To a parcel of Carpenter rules	- - - - -	16.	To a parcel of Books	16. -
To a set of iron wedges	- - - - -	7. 8	To a parcel of old book	4. -
To a parcel of raw thyds	- - - - -	2. 17.	To a horse fleames and other full ware	13. -
To a parcel of Copper rules	- - - - -	10.	To a fine box and a box lock	7. 6
To 2 old Hand saws	- - - - -	1.	To 1 Cull	5. 6
To 1 grind stone	- - - - -	3.	To a pair of fibres of thids	1. 4
To 2 old grubbing Hooke & 1 old Reach	- - - - -	8.	To 1 table and 2 chairs	6. -
To 1 fun Dial & 2 old Hoses	- - - - -	5. 9	To 1 Leaking diff w/ a Gridiron & firebray	5. -
To 1 pound of clean wool at 12	- - - - -	8.	To 34 of old iron a 1	2. 10

(30)

To 1 negro woman named Jomes	- 20.	To 2 pott bottles w ^o stoppers	- - - 2.
To 1 negro boy named Jack	- 16.	To 1 saddle and bridle	- - - 10.
To 1 tub bacon	- 2.	To 7 quart bottles w ^o stoppers	- - - 2.
To 5 dozen of quart bottles at 5	- - - 15		131. 8. 11

Alex^r Beck
David Monfon
John Jones

At a Court held for Hanover County the fifth day of April MDCCLXIV.
The appraisement of the Effects of Peter Hartaffon deceased was returned to Court and ordered
to be taxed. *(Signature)*
Joff. Au Graham E.C.

Truly recorded Joff.

In obedience to an Order of Court held for Hanover County bearing date the first day of March
1758 that les the subscribers being first duly sworn according to law have appraised all the
Effects of John spreading deceased that was left to our view - viz

To 7 pairs of Cut glass	- - - 5	To 8 Dishes	- - - 1.
To 4 yester	- - - 1. 10. 00	To 1 Pewter & Spoons	- - - 1.
To 3 Heifers	- - - 2. 12. 00	To 1 Bed furniture	- - - 1. 18.
To 1 horse colt	- - - 1. 10. 00	To 1 bed	- - - 1.
To 6 plates	- - - 0. 15. 00	To 2 low under	- - - 8.
To 4 pairs of Spuggs	- - - 1. 00. 00	To 2 butter pess & pan	- - - 3.
To 1 yird stone	- - - 2.	To one doom	- - - 6.
To 2 young hosses	- - - 2.	To 1 White shirt	- - - 2. 10.
To one parcel of old iron	- - - 5. 00		26. 16.
To one mean saddle & crupper	- - - 5.		
To 1 pair hubs & bars	- - - 11.		
To 1 load stuff & lumber	- - - 1. 6. 00		
To 3 old books	- - - 2.		
To 2 potts & trying pan	- - - 1.		
To 4 wrens	- - - 3.		
To 12. 00	- - - 13. 00		

Sam^r Mayr
Thomas Monfon
Thomas Grant T^r les Works

At a Court held for Hanover County the fifth day of April MDCCLXIV.
The appraisement of the Effects of John spreading deceased was returned to Court and ordered to
be taxed. *(Signature)*
Joff. Au Graham E.C.

Truly recorded Joff.

Under date this fourth day of April in the year of our Lord Christ one thousand seven
hundred and thirty four between Benjamin Gardner of Hanover County of one part and Thomas
Christman of about said County of the other part witnesseth that he of said Benjamin Gardner for
and in consideration of two fullings to him inland paid by said Thomas & Receipt thereof
he both hereby acknowledge hath bargained and sold and by these presents doth bargain and
sell unto said Thomas Christman all of said Benjamin Gardner his one hundred acres of wood
land ground lying on of south side of of Newfoundland River and joining to it lands of it said
Thomas Christman bounded as followeth to wit Beginning at two poles & stones of said Thomas
Christman thence on his line south forty nine degrees west one hundred and forty four poles to a
pine thence south fifty two degrees east ninety eight poles to a pine thence North forty nine
degrees East one hundred and forty poles to a pine thence North fifty one degrees west thirty
three poles to a pine thence North forty two degrees west fifty two poles to a corner of several
marked trees thence North thirty degrees west fourteen poles to a beginning including

one hundred acres or more or less and the余地 and the remainder of all and
singular of premises with their and every of their appurtenances to have and to hold
said one hundred acres of land or more or less and all and singular other of premises with
their and every of their appurtenances unto said Thomas Christopher his heirs and assigns for
and during of one whole year from hence next ensuing and fully to be completed and ended
yealding and paying herefore the yearly Rent of one grain of Indian Corn at the first offuent
Michill & Archangle only if the same be demanded to pay but that by virtue hereof and of
the habite for transferring up into possession of said Thomas Christopher may be in actual posses-
sion of a premises and be enabled to deceipt and take a grant of the余地 and inheritance
therof to him and his heirs in commonalty of all which said Benjamin Sanders to his per-
sons husband and said wife for and after day and year past above written
signed sealed and delivered
in the presence of us
Robert Harris, Notary publicon.

Benjamin Sanders
mark

At a Court held for Hanover County the fifth day of April 1777
Benjamin Sanders acknowledged this his deed unto Thomas Christopher and it was at
his said Sanders's motion admitted to record.

Left, the 5th instant

Truly recd. for Left

This indenture made this fifth day of April in the year of our Lord Christ and thousand
seven hundred and thirty four between Benjamin Sanders of Hanover County of one
part and Thomas Christopher of aforesaid County of the other part witnesseth that the said
Benjamin Sanders for and in consideration of sum money belonging to him in hand paid by
the said Thomas Christopher & receipt hereof to date hereby acknowledge and know of him
with fully justified contents I paid him thereout above mentioned sum money by those
present for consideration above mentioned to him also his heirs and assigns unto
the said Thomas Christopher in this actual possession now being by virtue of a deed heretofore given
made for one whole year by said holder bearing date of say before of date of this present and
by force of his habite for transferring up into possession and to his heirs and assigns all of
the said Benjamin the one hundred acres of woodland ground lying on the south side of Newfoundland
River and joining to 4 lands of the said Thomas Christopher bounded as followeth to wit beginning
at two acres paces of the said Thomas Christopher's house on the line forty forty nine degrees
west one hundred forty four paces to a pine tree just fifty two paces west thirty eight
paces to a pine tree North forty nine degrees East one hundred and forty paces to a pine
tree North fifty one degrees west thirty three paces to a pine tree North forty five degrees
west fifty two paces to several marked trees North thirty degrees west four dozen paces
to it beginning including one hundred acres more or less and all of eighteeneight acres and
sixty six perches of land property and claim of him of said Benjamin Sanders of or unto said parcel of
land above bounded with appurtenances and余地 and remainders of all and singular
of premises with their and every of their appurtenances to have and to hold of said one hundred
acres of land and all and singular other of premises intended to be thereby granted unto the said
Thomas Christopher and his heirs to him only and of said Thomas and his heirs and assigns for
ever and that it shall and may be lawfull to and of the said Thomas Christopher and his heirs and
assigns from time to time and at all times for ever hereafter peaceably and quietly to have
hold occupy paces and enjoy of premises above granted and bounded with appurte-
nances without of any hindrance or molestation of him of said Benjamin Sanders his heirs or
assigns and of said Benjamin for himself his heirs executors or administrators of aforesaid

promises with oportunerces unto th' Thomas his leare and leigues against him said Benjamin and his lears are all bearing or claiming right by from or under him him or any of hem held and will warrant for same and defend by these presents in testimony of all which it said Benjamin fandors to these presents his hand and seal hath set and affixed y^e day and year first above written

signed sealed and delivered
in the presence of us —

Robert Harris, Notary Publicon

Benjamin fandors
mark



At a Court held for Hanover County the fifth day of April MDCCCLXII
Benjamin fandors acknowledged this his lease unto Thomas Leathers and it was at his said
fandors motion admitted to record.

Seft, Mr Graham LL

Truly recorded Seft,

This indenture made this third day of April in the year of our Lord Christ one
thousand seven hundred and thirty four between Robert Effs of the Parish of Saint Martin in
the County of Hanover of the one part and Major Effs of his aforesaid parish and County of the
other part witnesseth that the said Robert Effs for and in consideration of the sum of two shillings of
lawful money of England to him in hand paid by the said Major Effs after the receipt whereof he doth
hereby acknowledge this his indenture and for and by these presents both bargained and sold unto the
said Major Effs all that one hundred acres of land and the plantation Harrison lying and being in his parish
and County aforesaid and is bounded as follows to wit beginning at a tree just running thence southwesterly
four rods forty two rods to a locust oak bush thence northerly two rods to a pine tree
thence west forty two rods to a locust oak bush thence north forty two rods to a pine tree
thence south forty two rods east twenty rods and fourtorn rods to a locust pine and black oak sapling
thence south forty two rods east twenty five rods to several pines thence southwesterly half one hundred
and thirty rods to the beginning and has heretofore any hereditaries herimurors and herimurors
together with the fruits and profits of his premises of every part and parcel thereof to have
and to hold the said one hundred acres of land above counted out the plantation Harrison and all
and singulars unto the said Major Effs and his heirs affirmeres unto the said Major Effs for the sum
of one pound and twenty shillings and six pence per annum to be paid to him yearly at the time
of payment of his rent of his lands and of his labours for transforming them into noesepine the said Major Effs may
be in his actual possession of the premises and be liable to accept a grant of the noesepine and inheritance
thereof to him and his heirs in witness whereof the said Robert Effs to these presents hath set his hand
and seal the day and year first above written

signed sealed and delivered

in the presence of

John Effs, John Hobson

Ro. Effs: ss: to:



At a Court held for Hanover County the fifth day of April MDCCCLXII
Robert Effs acknowledged this his lease unto Major Effs and it was at the motion of the said Robert
Effs admitted to record.

Seft, Mr Graham LL

Truly recorded Seft, Henry Robinson LL

This indenture made this forth day of April in the year of our Lord Christ one
thousand seven hundred and thirty four between Robert Effs of the Parish of Saint Martin in the
County of Hanover of the one part and Major Effs of his aforesaid parish and County of the other part
witnesseth that the said Robert Effs for and in consideration of the sum of two shillings per annum to him in hand
paid by the said Major Effs at and before his sealing and delivery of these presents the receipt
whereof he doth hereby acknowledge and thereof and of every part and parcel of his said land

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Clearly acquitt and Discharges his said Master After his Executors and Assigns for ever, shall be granted, alienated, Infected and made over, and by his Executors for his Consideration above of down both Grant where, he shall Infect and make over unto his said Master After in his Actual possession now being by virtue of a Bargain and Sale to him heretofore made for one hundred years by his Executors bearing date the Day before the Date hereof and by force of his Statute for Transferring wares into possession and to his Heires and Assigns forever. All that his said Master After his parcel or Tract of Land containing one hundred acres and the plantation thereon lying and being in the parish and County aforesaid and is bounded as followeth (to wit) Beginning at a tree pine running thence southwesterly four rods from two poles to a white oak bush thence Northwesterly two rods and a half West two hundred and four rods to a great pine and black oak together thence South forty five rods East thirty nine poles to several pines thence South Ninety East one hundred and thirty poles to the beginning which find one hundred acres of land above bounded is part of four hundred acres granted to the said Robert After by Patent dated the 25th day of August 1681 and all his Estates Right Title Interest Horizon Chain and Demand whatsoever of him the said Robert After or in any unto his premises and every part or parcel thereof and the Horizon and horizons hereunder are bounded to the said Robert After by himself his heirs and executors and Assigns and grant to and with the said Master After his heirs and Assigns by these presents that he the said Robert After is an honest lawfull man rightfully possessed of and in the said one hundred acres of land above bounded and the plantation thereon and premises with their appurtenances of a good free perfect without any just or right claim in no simple and now lawfull right full power and lawfull and absolute authority to grant and convey his premises only to his present true intent and meaning of these presents and shall be paid and may be demanded to and for his said Master After his heirs and Assigns from time to time and at all times for ever hereafter peaceably and quietly to have and occupy possess and enjoy his said one hundred acres of land and the plantation thereon and all and singular other his premises therein before mentioned and indeed to be thereby granted with their appurtenances without any hurtfull loss, grieves or trouble or inter-ruption of him the said Robert After his heirs or Assigns or any other person or persons whatsoever, discharged of and from all imminencies or incumbrances whatsoever the Rent rents from time to time to grow due and payable to our sovereign lord King in his or his Justices or Officers only accepted and received and the said Robert After for himself his heirs Executors and Assigns doth covenant and grant to and with his said Master After his heirs and Assigns by these presents that it shall and may be lawfull to and for the said Master After his heirs and Assigns from time to time and at all times for ever hereafter peaceably and quietly to have hold occupy possess and enjoy his said one hundred acres of land above bounded and the plantation thereon and premises with their appurtenances without his lawfull loss grieves or inter-ruption of him the said Robert After his heirs or Assigns or any of them or any other person or persons whatsoever lawfully claiming or to claim in or under him them or any of them, and the said Robert After for himself his heirs Executors and Assigns by these presents that he the said Robert After give his heirs and Assigns by these presents that he the said Robert After give his heirs shall and will at any time or times hereafter during the space of seven years next ensuing the date hereof upon his request and at his costs and charges in the sum of his said Master After his heirs or Assigns two marks and executors or cause or procure to be done marks and executors all and every such further and other Act and Act, Conveyance and Appearance in the sum wherefore for his further and better Securing and affording the said one hundred acres of land and the premises with their appurtenances unto the said Master After and his heirs to his wife of his Master After and of his Heires and Assigns his executors it by him or his or other wife whatsoever as by the Council learned in the Law of the said Master After his heirs or Assigns shall be reasonably required, advised or required, and the said Robert After for himself and his heirs the said one hundred acres of land and premises with their appurtenances unto the said Master After and his heirs against him the said Robert After and his heirs and all claiming or to claim right by from or under him them or any of them shall and will warrant and for ever.

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Defendant by these presents for witness whereof the said Robert Effes to these presents held for his land
and seal the day and year first above written
signed sealed and delivered by G. A. Smith, John Effes, John Holton.

Robert Effes



The Court held for Hanover County the fifth day of April MDCCLXXIV.
Robert Effes acknowledged this his holograph unto Major Effes and it was at the motion of the said
Court admitted to record.

Jeff, the Graham

Truly recorded Jeff, Henry Robinson

Robert
Effes

1775 made this fifth day of April in the year of our Lord God one thousand
seven hundred and thirty five between Robert Lupton of the parish of St. Peter in the County
of Newcaste on the one part and William Paylay of his parish & County aforesaid on the other part
to witness that the said Robert Lupton for and in consideration of the sum of twenty two pounds of good
and valuable money or the security of hisque to him in hand paid by his said William Paylay at and
before the sealing & delivery of these presents his receipt hereof and himself fully satisfied thereout
and paid both ready reckoning and ready money & ready request he executes a Discharge his
said William Paylay his heirs executors and administrators for ever by these presents that he given, granted aliened,
bartered disposed and entreated, and by these presents done fully & finally & absolutely, his grant,
barge and all other lands & hereditaments unto the said William Paylay his heirs & assigns for ever one
certain tract or parcel of land situated lying & being in Hanover County containing two hundred
acres and being bounded as followeth by & Beginning at a tree on the back by the side of a road
running south forty four degrees east two hundred acres to a stone on the back whence the
said tract or parcel of land extends lying in the said road containing two hundred
acres and being bounded as followeth by & Beginning at a tree on the back by the side of a road
running south forty four degrees east two hundred acres to a stone on the back whence the said land
being part of a patent for four hundred acres of land granted to the said Robert Lupton by patent dated
the twenty second day of February one thousand seven hundred and twenty four dollars and which
the said grantee and a premises together with all his appurtenances & all houses, offices, buildings,
gardens, lands, meadows, common pastures, meadows, woods, underwoods, ways, paths, waters,
watercourses, rights, profits, commodities, advantages, emoluments & hereditaments whatsoever to
the said tract or parcel of land belonging or in any way appertaining and the reservation & reservations
hereunder, and herinunder, rents and services of all & singular his premises above mentioned & of
every part and parcel thereof with the appurtenances, and all his water right, title, interest, claim or
right whatsoever of him the said Robert Lupton his heirs executors and assigns of in and to all &
singular his premises above mentioned & to every part & parcel thereof with the appurtenances unto
the said William Paylay his heirs & assigns and to his only, proper wife and children of the said William Paylay
his heirs and assigns for ever without his last just trouble hindrance molestation, interruption, denial or
impairment of him the said Robert Lupton his heirs executors and assigns to all other person or
persons whatsoever. And that the said William Paylay his heirs or assigns may & shall freely & enjoy
the granted premises with its appurtenances in full right and in as full & ample a manner to all intent
& purposes as if his same were granted to him by patent, or as the said Robert Lupton his heirs or assigns,
the might or said laws held, possessed & enjoyed his said granted premises with its appurtenances
at any time before the sealing & delivery of these presents. And the said Robert Lupton doth hereby bind
himself the said Robert Lupton his heirs executors and assigns to warrant and to sue and defend if above granted
premises with its appurtenances to be good valid & sufficient unto the said William Paylay his heirs &
assigns for ever, against the said Robert Lupton his heirs executors and assigns and all other persons
whatsoever claiming by reason, or under the said Robert Lupton his heirs executors and assigns or
any other person or persons whatsoever. And specially that he the said Robert Lupton his heirs executors and
assigns shall & will at all times hereafter upon the reasonable request of the said Jeff & charges

of his p. William Pafflay his h[er]s or wife make doo acknowledge & recollect all & every such further & other lawfull Deeds & conveyance in the law whatsoeuer for his more perfecte & plene conveying & making over of above promiser unto qd. William Pafflay his h[er]s & wife for ever in witness therof Robert Lupton hath hereunto set his hand and affixt his seal the day & year above written

figest sealed & delivered (Chas or Agnes) Pafflay
in the presence of us before figest & seal

Wm Taylor, fit fadore, Wm W. Vaughan
his mark

Robert Lupton 

Memoorandum That on this fifth day of Aprill in y^r of our Lord god one thousand seven hundred & thirty four full yeareable and chaste person of a son was born and delivered by the h[er]s within named Robert Lupton of the within mentioned tract or parcel of land with appurtenances unto the within named William Pafflay for and unto the use a boleof of qd. William Pafflay his h[er]s & wife for ever according to the true intent purport & meaning of his present grantee in the presence of us

Robert Lupton

Witnesse Wm Taylor, fit fadore, Wm W. Vaughan
his mark

At a Court held for Hanover County the fifth day of April 1734/5. C. 10.

Robert Lupton acknowledged this his bond in his h[er]s to William Pafflay and they were at the said Lupton's motion admitted to record

Jeff. An Graham LL

Truly recorded Jeff.

*Lupton
to
Savoy.*
I know all men by these presents that Robert Lupton in his parcell of st. p[ar]ce in the County of New Kent am held and bounden do pay and bound unto William Pafflay in h[er]s deec^d Quinth or Agnes in this full sum of one hundred pounds of good & lawfull money of the Country of Virginie in which payment w[ill] be truly to be made upon demand & but my self my h[er]s deec^d & Quinth prudly by these presents as testes my hand & seal this fifth day of April one thousand seven hundred & thirty four

The condition of the above bond is such that if the above bounden Robert Lupton his h[er]s deec^d and Quinth do shall from time to time & at all times for ever hereafter wilfully defors & keep puttill performe accomplish and maintain all & singular the articles grants leases securys & conditions & agreements which on his or h[er]s parts are or shalbe expressed kept and performed as mentioned & emprized or intended to be mentioned & emprized in one certaine instrument of his h[er]s made betwix the said Robert Lupton on the one part & qd. William Pafflay on the other part for two hundred acres of land bearing even date with this present when this obligation to be void and of none effect otherwise to stand and remain in full force power & virtue.

figest sealed & delivered
in the presence of us — I am
Wm Taylor, fit fadore, Wm W. Vaughan
mark

Robert Lupton 

At a Court held for Hanover County the fifth day of April 1734/5. C. 10.
Robert Lupton acknowledged this his Bond unto William Pafflay and it was at the said Lupton's motion admitted to record

Jeff. An Graham LL

Truly recorded Jeff,

March 11 1733

An Inventory of John Towns Estate By John Gardner Esq.

Donnes
Appraisement

To 1 Coat woff and breeches

To 4 pr^s of stockings —

3:0:0

0:7:0

(16)

Co 1 p ^t of flues and Buckles	- - - - -	0 : 3 : 0
Co 5 shirts & 2 p ^t of Briches	- - - - -	0 : 10 : 0
Co 1 paunches of neck and Shd ^{er}	- - - - -	0 : 3 : 0
Co 1 knife and fork & 2 old Boxe	- - - - -	0 : 1 : 0
To 2 Hatch	- - - - -	0 : 6 : 0
Co 1 side Hatch	- - - - -	0 : 7 : 0
To 1 p ^t of Briches flouer and gunn ^{es}	- - - - -	0 : 2 : 0
Co 1 Baggs and powder hornes ^{es}	- - - - -	0 : 0 : 2
To 5 p ^t of Cob at £	- - - - -	4 : 4 : 10
2 1/2 Barrels 3 Buffers & 3 packes of Cornes at 5/-	- - - - -	9 : 4 : 6
Co 1 Doos shun	- - - - -	2 : 10 : 9
		- - 0 : 2 : 0
		12 : 5 : 8

Notor Marks

John Joiner

David Lewis

At a Court held for Hanover County the fifth day of April M D C C L X C I V . -
The Appraisement of the Effects of John Joiner deceased was returned to Court and ordered to be
recorded.

Test, the Graham

Truly record Ed Pitt

Narration
Will . . .

In the name of God Amen I Paul Harroffon off Pauls parish in New Kent County being
sick and weak but thanks be to God of sound and perfect memory yet Considering the uncertainty
of life nowe thought fit to make this my last will and Testament in manner and
form following that is first and principally I give myself into the hands of almighty God my heavenly
maker in hope through his meritorious death and passion of my beloved saviour Jesus Christ to receive
my pardon and remission of all my sins moste penitent my body to be buried in
Christian burial at the direction of my executors and as to what real and personal Effects which
God hath been pleased to bestow me with I give and bequeath in manner and form following from me
and bequeath to my beloved son Peter Harroffon two hundred and forty acres of land lying on the south
side of Crumps Creek and being the same on which he now worketh of him and his heirs hereafter
for ever from I give and bequeath to my beloved son Peter Harroffon and his heirs for ever a negro man
named Tony from I give and bequeath to my well beloved son Paul Harroffon and his heirs for ever his
Inheritance wherison now dwelt with all the land and appurtenances belonging to the same from I give and
bequeath to my son Paul Harroffon and his heirs for ever a negro lad named Galiak and a negro
girl named Betty and a feather bed and furniture from I give and bequeath to my Grand daughter Katherin
Pitt and her heirs for ever a negro girl named Portia from I give and bequeath to my well beloved daugh-
ter Anna Pitt and her heirs for ever a negro boy named Dennis, and likewise a feather bed and furniture
from I give and bequeath to my well beloved daughter Katherin Harroffon and her heirs for ever a negro girl
named halo; also a feather bed and furniture from I give and bequeath the remaining part of my Effects be it
what nature or quality forrest whether Real or personal to be equally divided among my wife and all my
nowe children off her begotten Lastly I do appoint my well beloved wife Katherin Harroffon, and my son Peter
Harroffon executors and executors of this my last will and Testament in witness whereof have hereunto set
my hand and seal this 18 day of April in the year of our Lord God 1710
my will and desire is that my wife leave the use of my whole Estate during her widowhood
against fault and felonies of
her husband or
for his prefaire of
Test. John F S Head, John Meeks, John Goad junr.

Paul Harroffon



At a Court held for Hanover County the fifth day of April M D C C L X C I V . -

This last will & Testament of Paul Harroffon deceased was this day proved in open Court by the oath
of John Marks one of the witnesses thereto who saith that he saw John Goad & John Head junr the
other witness thereto witness the same and it was admitted to record and the last will & Testament named being
read at the motion of Paul Harroffon son of the said deceased and he taking the oaths appointed

by law to be taken by de^r certificate was granted him for obtaining letters of administration on his said late husband's effects with his will annexed in due form.

Soft, the Graham Esq

Truly recorded Soft,

*Caroline Bond
Simon Hartson*

KNOW ALL MEN by these presents that we Paul Harrisson and Henry Gliter are held & firmly bound unto Nicholas Morinotter gentl. first in Execution of his peace for the said County of Hanover his heirs de^r wife & effects for and in behalf and to the sole use & behoof of his father belonging to his Court of the said County of Hanover and their successors in the sum of two hundred pounds sterling to the payment whereof we will truly to be made upon demand we bind our selves and every of us our said every of our heirs de^r wife & effects jointly & severally firmly by these presents in Writing whereof we have hereunto set our hands & seals the fifth day of April 1734.

The condition of this obligation is such that if the above bound Paul Harrisson Admin^r will the will annexed of all his goods chattels & credits of Paul Harrisson do make or cause to be made a true & perfect Inventory of all & singular his goods chattels & credits of his said Deed which have or shall come to his hands possession or knowledgs of him his said Paul Harrisson or into the hands or possession of any other person or persons for him and his said Deed to make so exhibit or cause to be exhibited into the County Court of Hanover at such time as it shall be necessary required by the said Court and the same good chattels & credits and all other his good chattels & credits of the said Deed at the time of his death which at any time after shall come to his hands or possession of the said Paul Harrisson or into his hands or possession of any other person or persons for him to make truly & fully according to law & further to make a true & just account of his Buildings & Demesnes wherein the same required by the said Court and also do well & truly pay & deliver all the legacies contained & specified in the said testament as far as the said goods chattels & credits will there unto extend according to the value thereof and the same shall charge him from his obligation to be paid and of none effect otherwise to remain in full force & virtue.

Sealed & delivered in

the presence of —

Paul Harrisson

Henry Gliter

At a Court held for Hanover County his fifth day of April in the year of our Lord 1734. Paul Harrisson and Henry Gliter acknowledged this their bond and it was ordered to be recorded.

Soft, the Graham Esq

Truly recorded Soft,

*Remainder
Inventory*

An Inventory of the Effects of Jones Kornall deceased of Hanover County and St. Paul's parish taken this 21 day of January 1733—Item to his clothes and to two bed and furniture to seven powder flasks and two powder boxes and ten plates and 2 Doz spoons four leather boxes one powder pocket one tin kettle and small kites four bottle thirty four glass bottles three iron pots and one iron kettle two pairs pot hooks two tongs and one trunk three caskets of linen six and half yds of Calico and his working tools two guns six chairs being pair three drinnen glasses and looking glasses two tickles two small ones small glass bottle one box two leather pots on side three fine French powder shot double five knives one leather bottle pearl Tools five silk sappan brush candlestick part and wheels and having narrow bread bread tray basket and other lumber one horse one mare and colt eleven head of cattle seventeen hogs two cows and tobacco wheat & hickory meal bag and wool & parts of robes

Abigail Kornall
mark

(118)

At a Court held for Hanover County the fifth day of April M D C LXXXIV.
This Inventory of the Effects of James Garlands decd was returned to Court and ordered to be recorded.

Tott, the Graham C. C.

Truly recorded Tott,

Garlands
Will.

In the name of God amen I John Garland of Hanover County in the parish being in perfect sense and memory blessed be god for it bulk Considering the frailty of this life and infirmity of death I do make and ordaine this to be my last will and testament amending and revoking all other wills by me formerly made I impudie first of lives and bequeath my soul to almighty god my heavenly father hoping through it merits of my favorite Jesus Christ to hisne salvation of my soul and to felicit the next life and as for my body that to be buried at his direction of my executors hereafter named and as for the worldly goods please god to bestow on me beyond my deserts of grace and bequeath in manner and forme following from land to my loving wife Anna Garland all my personall effects during her widowhood from it my will that my debt in the forks in Hanover County on the little river be equally divided between my son Peter Garland and my son Robert Garland from it is my will that twenty five pounds be laid in land for John James and Nathaniel Garland to purchase it for them and that it be equally divided between them Next is to say twenty five pounds for each of them from it is my will that my personall effects be valued by my executors hereafter named and that my wife grace specially to my executors in life she should marry them it is my will that all my children as they come to age shall before their respective parts of my personall effects according to its valuation of my executors hereafter named and safely to see Edward Wolfson the banker and James Garland to be executors of this my last will and testamet in witness whereof I have hereunto set my hand and seal this 27 of April 1731

Tott William Torrod Esq Sabney Peter Garland Richard S. Tott
mark

John Garland

At a Court held for Hanover County the fifth day of April M D C LXXXIV.
The will of John Garland decd was this day proved in open Court by the oaths of Cornelius Sabney and Richard Tott two of the witnesses hereunto and admitted to record.

Tott, the Graham C. C.

Truly recorded Tott,

Wingfield &
Gard & Pindar
Garland

I KNOW all men by these presents that we Thomas Wingfield James Garland Nicholas
and Davis & Griffith Dickenson are hold and firmly bound unto Nicholas Moriwether gent his
self justice in the Common Council of the peace for Hanover County, for and in behalfe and to the full
up and behalfe of his justice of the said County, and their successors in his sum of one thousand
pounds Sterling to be paid to the said Nicholas Moriwether his executors Administrators, and
successors to his which payment well and truly to be made, we bind our selves and every of us,
our and every of our Heirs, executors, and administrators, jointly and severally, fully by
these presents sealed with our seals, dated this fifth day of April 1734.

The condition of this obligation is such that if the above bound Thomas Wingfield James
Garland decd of his last Will and Testament of John Garland deceased, be made or cause to be
made, a true and perfect inventory of all and singular his Goods, Chattels, and Credits of the said
deceased, which have, or shall come to his hands, possession, or knowledge of his said Thomas and
James or into his hands and possession of any other person or persons for him and his same
to make, to exhibit into his County Court of Hanover at such time as they shall be demanded
required by the said Court, and his said Goods, Chattels and Credits and all other his Goods, Chattels,
and Credits of the said deceased, which at any time after shall come to his hands, possession or
knowledge of his said Thomas and James or into his hands and possession of any other person
or persons for him to well and truly administer according to law, and further to make a true

and just account of their actings and things theron, when the same required by the said Court. And also shall well and truly pay and deliver all the legacies contained and specified in the said Testament, as far as the said goods, chattels, and credits will bear unto each other and the law shall charge. Then this obligation to be void and of none effect, or else to remain in full force and virtue.

*sealed and delivered
in his presence of,*

Tho: Wingfield 

James Garland 

Nathaniel Davis 

Griffith Dickenson 

At a Court held for Hanover County the first day of April MDCCLXIV.
Thomas Wingfield, James Garland, Nathaniel Davis and Griffith Dickenson acknowledged this
their Bond and it was ordered to be recorded.

Jeff. the Graham 

Truly recorded Jeff.

is now
to right by {

This Indenture made this fourth day of March in the seventh year of the Reign of our
sovereign Lord George the second by his Grace of God of Great Britain France and Ireland King -
Defender of the faith etc and in the year of our Lord God MDCCLXIV between John Gilson late
of the parish of Saint Paul in the County of Hanover blacksmith of the one part and Lancastor
Houghley of the parish of Saint Peter in the County of New Kent minister of the other part witness
eth that the said John for and in Consideration of the sum of twenty two pounds current Money
of Virginia to him in hand paid by the said Lancastor at and before the recording and delivery
of these presents has except whereof his said sum both he and by acknowledge am himself to be fully
contented satisfied and paid and thereof end of every part and parcel thereof sum aforesaid now
made and discharged his said Lancastor his Heirs Executors Administrators and assigns and every
of them by these presents hath given granted bargained sold agreed and confirmed and by these
presenteth for himself his Heirs Executors and Administrators and every of them for grant barg-
ain sold end of and concern unto the said Lancastor and to his heirs and assigns all that his certain
Tract or parcel of land situate lying and being in the parish of Saint Paul in the County of Hanover
aforesaid and containing by estimation one hundred acres to the same more or less bounded as
followeth (viz) beginning at William Tordall's lowermost back corner of the land he bought of Captain
Richard Littlepage late a little below his fork off the River and running thence west one hundred fifty
nine poles to a corner black oak off some land formerly belonging to Alexander Lekes late belonging to
Richard Harris gone and now in the possession of Anthony Moseley hence along that line which was
formerly Lekes as aforesaid to a white oak tree east one hundred fifty nine poles to a corner
tree standing in William Tordall's line hence south nineteen degrees left to the Beginning the said land
being purchased by the said Gilson of John Smith as by Books of Deeds and Writs dated the second and
third day of June MDCCCLXIV and acknowledge d in the Court of the said County the fourth day
of the same Month may more fully and at large appear together with all the orchards gardens
woods under woods ways waters walks courses diggings emoluments and improvements on the
same being or thereto in any wise belonging or appertaining to have the said the aforesaid
land and premises together with all and singular his appurtenances unto the said Lancastor
Houghley and to his Heirs and assigns to his only proper use and behoof of his said Lancastor and
of his Heirs and assigns for ever and his Heirs from and his Heirs to him and his Heirs
yearly and other rents fees and profits of his above granted and sold land and premises with the
appurtenances and his said John Gilson for himself and his Heirs both covenant grant and agree
to and with the said Lancastor Houghley his Heirs and assigns that to the said Lancastor his heirs

and Abigus shall and may from thence to time and at all times for ever hereafter peaceably and quietly have hold up occupy posess and enjoy all and singular his above granted land and premises with his appurtenances without his late trouble hindrance damage or molestation of him his said son or of his heirs executors administrators or Abigus or of any person or persons claiming or to claim any right title interest or demand of in or out of his above granted land and premises or any part or parcel thereof by him or under him his said son or of his heirs executors administrators or Abigus or by him or under any other person or persons whatsoever and that he the said John his heirs executors and administrators and every of them his said Lancastor in his peaceable and quiet enjoyment of the above granted land and premises and also the heirs and Abigus of the said Lancastor in his same peaceable and quiet enjoyment of the said lands and premises free and clear of all pretences pretors or other false mortgages statutis judgments Executions and Incumbrances whatsoever his quiet and honest hometh excepted full for ever warrant and forfend by these presents in witness whereof his parties to these presents their hands and seals have interchangably for his day and year first above written signed sealed and delivered

in the presence of

John F Gibson 

In Tarracott, Maryland, Nat. Anderson.

Received this fourth day of March AD 1722/3 of Mr. Lancastor Houghley the sum of twenty five pounds current money of Virginia being his Consideration Money for his within granted land and premises according to the Form effect and true intent and meaning of the within Deed

Sep. 14 Tarracott, Maryland, Nat. Anderson.

John F Gibson 

Memorandum that on this day and year within mentioned peaceable and quiet possession and posse of the within mentioned land and premises was taken and had by the within named John Gibson and by him delivered to the within named Lancastor Houghley to and for the use of the said Lancastor his Heirs and Abigus for ever according to the purport form and effect and true intent and meaning of the within Deed of Bargain & Sale thereof in presence of

In Tarracott, Maryland, Nat. Anderson.

John F Gibson 

At a Court held for Hanover County the fifth day of April AD 1722/3

John Gibson acknowledged this his Deed with the dower of sign and Receipt hereon made into Lancastor Houghley which was at the said John's motion admitted to record.

Toff, Mr. Graham 

Truly recorded Toff, Henry Robinson 

Brown
to
Fackelford

This Indenture made the fifth day of April in the seventh year of the Reign of our
Sovereign Lord George the Second by the Grace of God of Great Britain France and Ireland King
Protector of the Faith and in the Year of our Lord Christ MDCCXXVII between Benjamin Brown
a single self of the Parish of St. Martin in the County of Hanover planter of the one part and John
Fackelford of the Parish of St. Paul in the County of Hanover planter of the other part witnesseth
that the said Benj Brown & Thos Selfe for and in Consideration of the sum of twenty pounds current
money of Virginia to them in hand paid by the said Thos Fackelford at and before his sealing and
delivery of these presents his receipt whereof the said Brown & Selfe do acknowledge and knowe
the same party and parcel thereof to acquit and discharge the said Thos Fackelford his heirs
executors Administrators and Abigus by these presents given granted bargained and sold
and by these presents for themselves their Heirs executors and Administrators to give grant
bargain and sell unto the said Thos Fackelford his Heirs and Abigus all that parcel of land
or parcels of land lying and being in the Parish of St. Martin in the County of Hanover aforesaid
containing by estimation two hundred acres to the same more or less and bounded as followeth
(viz) Beginning on the north side of his little River at a great white oak tree with thirty feet
one hundred and ninety eight poles to a corner stone stones along a line of marked trees to a
great red oak sycamore tree along a line of marked trees to his River to a great maple tree
down his River by his water course to the beginning and all his said right title interest up-