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and all other blynges and Innumerable wherof he had made committed downe or suffered oute to be had and
remitted downe and suffered by him to his said Master or by any other personne before whom he was
comming about him by force under him and by kyng his said Master or his said Land and Prencipe
had in his service bounden and sette with him and every of his Appertaynes unto his said Master
to have and to keepe and to inherite and to receyve and to haue by his present Inheritances of
his party to his present hys hand and realtys on the day and year first above mentioyned
signd and delivred in presence of his wifes and himselfe first
John Dartrett W^m Taylor *Matthew Mth Head*

Hansdill November the first 1734 of John Dartrett the sum of thirtie pounds but out money of Virginia
being the bought backe on my ffreedom mentioned
John Dartrett W^m Taylor *Matthew Mth Head*
At a Court held for Bankeet County the seventh day of November 1734
Matthew Head acknowledg'd his ffreedom to John Dartrett his master and it was at the motion of the said
Head admitted to record
John Aug^r Graham
Truly recorded John Aug^r Graham

Chas. Gibson
Will...
In the name of God Amen I Chas. Gibson sonne of Martin Gibson in Bankeet
County being very sick and weak but of sound and discreet minde eternally thanks be to Almighty God
for saving me so mch and before that to be my selfe well and content in mind and forme following
my主人 First I recorde my soul into his hand of Almighty God that gaveth and my body I recorde
into his hand doubtynge of his restoration at the last day to eternal life and unto him with wearey Eyes
willingly with plesaunce Godlike I recorde my soule to you my masters and to my selfe it cometh as followeth
first of all setting my selfe and my al other blynges and paine and sufferings I do owe and bequath
to my master John Gibson fiftie Pounds and to my wifelass son John Gibson I do
give and bequeath fiftie Pounds and Item to my wifelass daughter Mrs. Ruth wife of ~
Edward Ruth fruiter vintner and Mary Brock a red shilling both item I give daye and
bequeath to my wifelass son Edward Ruth whome I tooke by bought and Ordaine her
of hym selfe will and testament my wifes inheritance of land and to her together with all
my Estate Goods and chattels moveable and unmoveable for to enable her to bring up my childe
John Gibson about fiftie also William Hobson and I do hereby make record and make
and all former wills and testaments by me at any time before this made and I do hereby Ordaine
herselfe and her son as my only selfe will and testament in witness whereof I have written
at my hand and seal this twenty fourth day of October anno domini 1734
Signed sealed and delivered in selfe will and testament before me this day
the sixtyneth of November in the year of our Lord one thousand seven hundred and
fifty four
Chas. Gibson

At a Court held for Bankeet County the seventh day of November 1734
Chas. Gibson

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Oath of the witness before and administered

Esq Aug Graham Esq

July 20th 1734

In the County of ¹⁷³⁴ ¹⁷³⁴ of the State of New Hampshire between the said Edward Dix and Anthony Parmenter and wife and
truly bound unto the said New Hampshire first before me who am a Notary Public for the County of New Hampshire for and in behalf
and for the County and behalf of the Sheriff of New Hampshire authorizing him in the sum of One hundred pounds Sterling
to be paid to the said New Hampshire by the said Administrators and Assignees to the said poor persons
and truly to be made good to the said Administrators and Assignees of One and every of the said Administrators and Assignees
County and Securly truly by the present sealed with a seal dated the twenty day of November
in the year of our Lord

The condition of this Obligation is such that if the above named Edward Dix Esq of the last
before and beforement of Anthony Parmenter do make a complaint to be made before and before the Sheriff
of all and singular the Goods, chattels and credits of the said Edward which he or shall have to his hands,
possession or knowledge of the said Edward or into his hands; possession of any other person or persons he
will and the same is made an exhibit unto the County Court of New Hampshire to be paid to the said Edward
by the said County Court and the said goods, chattels and credits and all to the said Edward
of the said Edward within that time after shall come to the hands, possession or knowledge of the
said Edward or into his hands; and possession of any other person or persons he will do and shall duly and
administer according to law and justice to make a true and just Account of his Affairs and damages to him
whereunto required by the said County Court and also shall well and truly say and deliver to the said
Edward and his good and honest Cestament upon all the said goods, chattels and credits will be given unto
the said Edward and his small children hereinafter Obligation to be paid and of value Esq of the said Edward
in full force and virtue

Edward Dix Esq
Signed and delivered in the presence of

At a Court held for the County of New Hampshire the twenty day of November 1734

Edward Dix and Parmenter Anthony for their several debts in the said County and it was ordered to be recorded

Esq Aug Graham Esq

July 20th 1734

Hanover County

Challis' Apparatus	One pound
Apparatus the State of William Holler and aforesaid	
One pair of spectacles.	1 3 0
One pair of stockings.	1 6
One pair of stockings.	.10
One pair of stockings.	3 9
One pair of stockings.	7 6
One pair of stockings.	2
One pair of stockings.	3
Two pairs of stockings.	7 4
	Total 2 2 25

James Goodall
Peter King
James Ruth

At a Court held for Hanover County the twenty day of November 1734

The appearance of the State of William Holler aforesaid was taken and ordered to be recorded

Esq Aug Graham Esq

Dickenson's Bond
& Guardianship
Spencer . . . }

KNOW ALL MEN by these presents, that we the undersigned, for us and our heirs and
successors, in the County of Hawke, do make and declare our true intent and
will, before witness of the sealing of these our said County for and in behalf of his Sons wife and her
of the Inhabitants of the said County their Executors Administrators or Assignees in the sum of Two hundred
pounds, Sterling to be paid to the said Nicholas, his Executors Administrators and Assignees to the whole
payment well and truly to be made us bond and surety and each of us by himself or and each of us before
the said Executors and Administrators, firmly by these presents sealed with our seals and dated this 1st day
of December 1734.

The Condition of this Obligation is that if the above named Recumbeant therefore in
Centres and Administrators shall well and truly pay and deliver a boar's head paid and delivered unto
landlord before O. moneth December next or decayed all such Estate or Estates as now or hereafter
shall appear to be due to said Recumbeant and upon as he shall attune to lawful dues or where
recovery had by law after six months bounty, he or his also keep himm selfe absolved and thereof
free, and free from all and every other demand, Scurvy and Administrators from all trouble and damage,
that shall or may arise about the said Estate herewith Obligations to be and of course to remaine full for
sealed and delivered into his hands.

Nathaniel Smith Sal
John Sabudy Sal
Wm. Thompson Sal

At a Court held for the County of Hanover, the fifth day of October 1734
Matthew Litchfield deceased and William Litchfield acknowledged before me and hereunto set his hand
Jeff Aug Graham Esq

Gibson's
Inventory

An Inventory of the Estate of Elizur Gifford late deceased

2 Gars, 2 harts, 1 fawn 1 year old, 1 doe & fawn, 1 Old mare, Calf 2 weeks old, black & brown spots
1 hen albatross 2 pt. poohoo, 1 very old bird, 1 very old tom hawk, 1 pair of Old blawhens 1 old paul 1 old
piggin 1 Old raven 2 sets of horns to ditto 2 old sparrow hawks, 2 small old parrots, Bayou, 1 old gaffie
Old crowing cubbie, broad beak, old gull with tint, old hawk hawkish, old parrot with white head, 1 sparrow
Old parrot callard 2 leopards, 1 woppe, 2 drumming Glafers 2 old parrots, parrot, 1 old Brash, Skillet -
1 old huting hawk 12 Glafers, 18 sparrow hawk, 10 sparrows first 2 ears, 2 old birds 2 hoop hawks
1 old Raggadum bago

Edward VII

At a Court held for Hanover County the fifth day of December 1734
The Inventory of the Estate of Thomas Gibbons deceased was estimated by the Executor and ordered
to be recorded

ఎలుగొంది కో

Meriwether
to
Meriwether

KNOW AFFIRMED by these presents, That I Nicholas Mervinher of St. Louis Parcille in
Comoe County in Virginia do for ever good behavior and consideration make unto me my beloved
wife Elizabeth L. Bonney, being of sound mind, Nicholas Mervinher the son of John and Mary Mervinher
do give and grant absolute and confirmed unto said Nicholas Mervinher my Grandson, in her
hundred and fifty acres of land lying on the River St. Louis
Beginning at several marked trees
in the upper end of the River, in the mouth of the small stream North forty degrees East, one hundred and forty
feet to the river, in the lower end of the small stream North forty degrees East, one hundred and forty two poles
to far west in the river, one hundred and forty two poles
and so on in the upper end of the river, in the mouth of the small stream North forty degrees East, one hundred and forty two poles
and so on in the upper end of the river, in the mouth of the small stream North forty degrees East, one hundred and forty two poles

15A

To above several places by a day or two and twenty east North the post roads running into him has said
Tumblar and Winton and Arignor place and I did pass myself my horse etc and I did go myself my horse
to make him more ample feed where he is to require it In other words how to come into my hand and
Seal his first day of December sixteen hundred and four hundred and forty four.

joined back into present office

On the following page

Nicholas Mauduit

At a Court held for the County of Berkeley, on the 1st day of December 1731.

William Meawther marriedaged in 1661 to his Grand daughter Maria, the mother son of William Meawther and his wife at the time of her death in 1661 had been forty five years old and died in 1661.

Cost of Ing Graham \$8

know all men by these presents that I do hereby make of my dwelling place in Banora

Merriweather
so
Merriweather

~~10-12-1981~~ 10-12-81

Mittheilung der Freiwilligen Feuerwehr zu Solomonsburg Schles.

Nicolaus Meriodius de Val

A Bant and for a small sum of money the fifth day of December 1734

Mr. John Thompson, who was a member of the firm of Thompson & Co., and who had been engaged in the construction of the bridge, was called as a witness by the defense. He stated that he had been engaged by Mr. Thompson to build the bridge, and that he had completed it to his satisfaction. He further stated that he had received payment for his work, and that he had no complaint to make against the bridge.

Left Aug Graham Blair

Truly restored text

to { sense
lost.

This Indenture made the twentyfifth day of September in the second year of the Reign
of Our Sovereign Lord King George Second of Great Britain Elect of Hanover and Island King Defender
of the Faith etc and in the year of Our Lord God One thousand seven hundred and thirty four by and between
William Taylor of the County of Lancashire of the one part and William East of the same County
and another party witnesseth - The said William Taylor for whose good cause he cometh now

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but more especially for and in consideration of diversly diverse points & in willing his countenanc to him the
said John Taylor by him the said William East in hand well and truly paid the sum of value of his deth
fearey Arrears of banquing and sold and doeth hereby begin and sett unto said William East ~
one hundred & sixtynine and lying and being in the parish of Saint Paul in the County of Lancashire as
containing by a former Deed Sixty Acres more or less which was given unto William East by his
father John East Sixty Acres bounded as followeth howtill Beginning at Jonathan Dunces place come
upon a dyke to a Brook all a dead Oak and running along his side to a tree of iron tree and along
Robert Dunces tree to the head branche to a rose wood and white Oak tree downe to said branche
by the water side of the above said branche and then up to said branche by the water to the beginning
all which said deth bounded as aforesaid with Rose wood and heathens Rose wood and Rose heath
together with the land and profits of the Dunces and of every part and parcel thereof to have and to
hold heire and deth of land and all and singuler the premises herein mentioned and intended to be banqued and
sold wheresoever and every of their appurtenances unto the said William East his heirs Executors Administrators and
Cestrenses from the day before his deth least for and during his said and term of one whole year howtho
not exceeding and fully to be completed and ended by al day and paying therfor first early out of one year of
Inchland bound on the first day after the said year only if the same be demanded to the intent that by vertue of
and of his habits for transacting up into seafon the said William East may be a chalenged without
the prouerby and be enabled to get a grant of the Recetion and Indemnity therof to him and his heirs
for ever with full power to present to his proffit have at their hand and seal before me this day
and year first abovesayd

Signed Sealed and Delivered In the presence of us
John W. Atchison John Gandy John G. McRae
Date

Wth Taylor

At a Court held for Sonoma County, the fifth day of October, 1734.

William Taylor acknowledged that he is deaf "to William Craft and was at the motion of the said Taylor admitted to stand

Taylor to } Release
get. }

Left Out Graham's Recd

At his Indenture made the first day of September in the twentieth year of the Reign of Our
Sovereign King George the Second of Great Britain Scotland France and Ireland King Defender of
the Faith &c and in the year of our Lord God One Thousand Seven hundred and Sixty four between
William Taylor of the County of Lancashire of the one part and William East of the said County on the
particulars that he and William Taylor for and in consideration of the sum of two pounds
and threepence current money to him in hand paid by him and William East at a before his
Confessing and taking of these presents to deposit whereof he doth hereby acknowledge and seal
this Argent and affirms he and William East his brother Esqre and Survey of them by these
presents hitherto altered and transformed and by these presents doth grant also release and
confer unto the said William Taylor all his claim and title by virtue of a Bargain

and has to him herof made for a whilypast by the said boordings date the day before the date last of
 and by force of the Statute for Transforming us into possession and to his heirs and assigns a certain
 tract of land lying and being in the parvillage and parish in the County of Lancashire containing by
 a survey made by C. Atkinson Esq. and others bounded as follows to wit Beginning at Bowndell Tree
 a certain oak upon Edapotamay brook and running along his side to a branch of himyside
 along Robertes fayre tree to a rose-tree and white Oak at the head of a branch knowne downe the said
 branch by the watercourse to the abovesaid brook and then up the said brook by the watercourse to the
 beginning aforesaid and there bounded as aforesaid together with all and singular thinges pertaining
 thereto and appertaining thereto as also all and singular thinges pertaining thereto and
 appertaining thereto as also all and singular thinges pertaining thereto and anye appertaining
 thereto allways appertaining or annexed thereto or belonging thereto
 or of any part or part thereof and all the Estates right title interest uscright property blane & demand
 and force of him her and william Taylor and his heirs of us and to his and his heirs
 part or part thereof and his executors commandor and remouers yearly and other rents and profits
 of his and of every part and part thereof together with all and singular Deeds patents
 Eschews levens and Rents whatsover remaining or touching his premises sohase and to hold
 the said tract of land and premises herein before mentioned with her and execs of their Appertaining
 unto or intended to be hereby granted alredy granted and confirmed unto the said william East and
 his heirs to the proper use and behoof of the said william East and of his heirs and assigns forever
 and to his and william Taylor his heirs and assigns aforesaid granted premises and every part thereof
 with the appertaining unto the said william East his heirs and assigns against him the said william
 Taylor his heirs and assigns and against all and every other person before whom whatsoever shall and
 will happen and for ever defend by these presents and to his and william Taylor for him self his heirs East
 and Adams Dethbourn and his executors and assigns and unto the said william East his heirs and assigns
 and execs of them by these presents in manner and form following That is to say that he his said
 william Taylor for and to him self and any other person touching to the contrary whatsoever he
 is and standeth lawfully and rightfully and absolutely freed of the said tract of land and all
 and singular the premises with her and every other appertaining thereto of a good and perfect
 absolute and ample Estate of inheritance in fee simple and that it shall and may be lawful to
 and for the said william East his heirs and assigns how and where he list and at all times hereafter according
 to his proportion his intent and meaning of these presents peaceably and quietly to have hold and
 occupancy and enjoy to him and their successors and behoof his aforesaid premises with
 and execs of them appertaining without any lawfull or equitable suit or trouble or mal-
 administration or Expelion Execution Interruption blane and demand of him the said william Taylor
 his heirs and assigns or any other person or persons whatsoever claiming or to claim
 any Estate right title or interest of us or to his said premises or any part thereof by him or under
 him her and william Taylor his heirs or assigns or by him or under any other person
 or persons whatsoever and that he and them and freely and fairly Executed Acquited
 and discharged or disengaged upon request therefore to be made well and sufficiently keep

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I acknowledge and doe confess by my signature ^{to} William Taylor of and from all manner of former and
Gifts, Grants, bequests and Testaments made to me by said Taylor during his life Intacted
Said Trust Testaments, Deeds, Instruments of attorney Merchant and of his hands Recoginizances
Indemnities, Executons, Recouery, Revert, and Recovery of such and of and from all and all manner of former
and other such Writs, Letters, Charters and Instruments whereto he had made cause
antedated or Infected by the said William Taylor his heirs and executors or any of them
or by any other person or persons whatsoeuer claiming or to claim any such or equitable
right title or interest of in and to the said premises or any part thereof by him made or Infected
by the said William Taylor his heirs and executors or by him or another person or persons whatsoeuer and that
the said William Taylor his heirs and executors and all and every person or persons whatsoeuer
having a lawfully claiming or which shall at any time hereafter have or claim any lawful
or equitable right title or interest in and to the said granted premises or any part thereof shall and
will at any time hereafter within the space of Seven years upon request and at his cost belong
in the two after named William East his heirs and executors to say and acknowledge
Know and suffer or cause and permit to be done as aforesaid Executed and Suffered all
and every just right and other reasonable Oppression and Detriment for the further better
and more abundant Advancing and Conveying of the said premises herein before mentioned more or
Intended to be thereby granted Alured released and confirmed any or every part thereof with
the Approbation unto the said William East his heirs and executors of the said William
East according to the intent and meaning of the present In witness whereof the said William
Taylor have set his hand and seal the day and year first above written
Signed sealed and delivered into the present of us
John Mathews John Pender John G. Gilchrist

W^m Taylor

At a Court held for Orange County the sixth day of December 1734
William Taylor acknowledged by his Reliefs to the East and to the other motion of the said Taylor —
Admitted for record

Taylor
to
Past.

I KNOW all men by these presents that I William Taylor of the County of Orange aforesaid and formerly
bound unto William East of the County aforesaid in his full and just sume of One hundred pounds
sterling to be paid unto him and truly to be made to the said William East his heirs Esce
Admin or otherwise bind in due Oir or other of Oir hands Execution done & sealed
firmly by these presents sealed with Oir Seals and dated this
The Condition of this Obligation is that the above bounden William Taylor his heirs
and executors shall well and truly observe and perform fully and keep all
and every the foregoing Grant or other Grant conditions and Agreements whatsoever
mentioned and contained in and Deed of Reliefs bearing date with the present
and made between the abovesigned William Taylor of the one part and the abovesigned
William East of the other part which is on the part and behalf of the said William Taylor his

bein^{re} Comrd Accts and Affairs as or ought to be observed performed fulfilled or accomplished
and kept according to his true intent and meaning of the said Recd of this his Obligation to be void
and of no Effect or stale or to have in full force past and to the
Signed Sealed and delivered in the present of us

Cest^t Michael Martin John Gardner

John T Gilchrist

W^m Taylor Esq

At a Court held for Banbury County the eighth day of December 1734

William Taylor acknowledged his Bond to William Coop and from thence Taylor admitted to stand
Cest^t Aug^r Graham Esq

True Stated Esq

Banbury

Woodes - Appraisement	per current to all Order of this County Court dated the twentieth year of Nov ^r 1734 being substituted after receipt of Michael Martin who valued the Effects of Moorwood ^r deceased as follows the Bills to	
	Shoats 1. 4. 5 Ditto 1. 5. Boxes 7/ £2. 16	£2. 16
	1 Sow and Piggs 10. 2 leaus and bales 3	3. 10.
	2 Yeartlings 2/ 5 each	1. 10.
	103 and Saws and drawm ^r knif ^s	7. 6
	2 Yonner ^r scythes mireeck 2/ 3. 10. each	7
	1 Scythe 16. 1 Hmog	3. 10. 0
	103 scythes 14. 1 Head and Head ^r 5	5. 13.
	1 Framed Table 4. 1 boath 19	14
	1 Do ^r Pewter plates 7/	7
	1 Large Pewter Dife 3/ 1 Small Dife 4/	9
	1 Small Dife 3/ 1 Driftwo ^r	17. 6
	1 Small looking glas 2/ 6	2. 6
	1 Small looking glass 1/ 1 Small Dife 3/	7
	1 Small Dife 1. 1 round leather 6	1. 6
	2 Hou ^r pots 17/ 1 Stonew ^r 6	17. 6
	1 Small pyn ^r pot 2/ 6. 1 Raw Deer skin 4/	7. 6
	1. 1 small Ox 2/ 6. Raw Deer skin 4/	6. 6
	1 boath ballon 1/ 3 2 wooden ^r boxes 1. 1 narrow Ditto 4/ 9	6
	420 foot of plank a/ 50 p ^r ft	1. 1
	1 long back ^r 5/ 1 small Ditto 2/	6
	1 small drinking glas 6	6
	500 10 Nails 3/ 9 500 8/ 8	6. 9
	baled by George Bell David Johnson Aillis Johnson, Moorwood ^r Esqr	30. 2. 0

At a Court held for Banbury County the eighth day of December 1734

In Consideration of the Effects of Moorwood^r deceased as appraised by the Esqr^r above is ordered to be remitted

Cest^t Aug^r Graham Esq

This Indenture made the fourth day of November in the year of Our Lord One thousand
seven hundred and thirty four between Thomas Rite of the parish of Martin in the County of Lancashire
of the one part and David Bradshawe of his parish and County aforesaid of the other part to witnesseth
that the said Thomas Rite for and in consideration of the sum of five shillings current money
to him in hand paid by the said David Bradshawe the Tenant wherof lesse and Thomas Rite doth
hereby acknowledge both granted bargained and sold a by these presents Grant to organie &
keep unto him and David Bradshawe et alius his Executors and Administrators all that plantation
Crown or part of land containing four hundred acres situate lying and being on both sides of the
South branch of Culb Creek in the parish of St Martin in the County of Lancashire aforesaid and bounded
as follows the wch Beginning at a corner of land marked tree knowne south twenty degrees west
one hundred and seventy one poles to a white Oak Appliance in ground thereon called the North
Site, degrees west one hundred and twenty seven poles to a mirror white tree rooted in the south
fork of Culb Creek knowne North Site, in degrees west one hundred and eighty poles to a
Glenbourn tree and white Oak tree the aforesaid tract containing twenty poles to the south
corner on the North side degrees west forty two to the north as knowne to the North Site,
thus degrees east one hundred and forty eight poles to a corner of several meadow land knowne South Sixty seven
degrees east one hundred and forty eight poles to all one of several meadow land knowne South Sixty seven
degrees east one hundred and twenty two poles to the North Site, degrees east one hundred and twenty two poles
to several meadow land knowne of my self south fork of Culb Creek South Sixty seven degrees east one
hundred and forty eight poles to all one of several meadow land knowne South Sixty seven
forty two poles to Culb Creek and containing by estimation four hundred acres better or worse
together with all houses, Out-houses, Cottages, Gardens, orchards, gardens and all other Appurtenances thereto
belonging or in any way appertaining to lands and holding the same and premises unto the
Apprentice aforesaid and David Bradshawe his Executors and Administrators for and
during the time aforesaid whereof he shall remaine from the day of the date hereof fully to be bounden
and bound up holding and paying unto the said Thomas Rite or his Assignee One Crown of English
money yearly for so much as shall be demanded to be paid by the said Tenant and of the Rent whereof
a draught may be made into his payment and Bradshawe may be in the actual possession of the
premises and be enabled to take and enjoy a grant and release of the same for the time aforesaid
to him in his right as in witness whereof the said Thomas Rite hath caused to set his hand
and seal the day and year above written

Based and Nominated
Meeting in the First Month and
using first place and other suitable buildings Interim
July 2nd at
Lewisville

—
—
—

At a Court held for Warren County the sixth day of December 1734
Thomas Ross acknowledged his liability to David Brownlaw and it was at the same time instructed to do so

John Aug Graham

Truly recorded

This Indenture made the fifth day of December in the year of Our Lord
One thousand three hundred and thirty four between Thomas Pitt of the town of
Bensham^{Rece} & ^{Se} ^{Releas}

of St. Martin in the County of Hanover of the said Part and David Coughman of the same said County
and one of the other Part witnesseth that the said Thomas Riss made in Consideration of the sum of Twenty
Pounds Current money of Virginia to him in hand paid by the said David Coughman at a certaine daye in the year
and Daye of our Saviour Christ wherof he doth hereby acknowledge and the rest and of his Part and David Coughman
hath of late request and desired the said David Coughman his Heirs &c by his Procurator hath granted all and
Released and confirmed and by these Presents doth Grant All his Rightes and easements in the said David
Coughman in his Actual Possession now being by virtue of a Deed ready to him made for One whole Year
by Indenture bearing date the day before the date of this Deed and by virtue of his Statute for Transforming
and Reassessing of Land and to the said David Coughman for all that the said Thomas Riss his Plantation
Plant or Part of it and containing four hundred Acre Intacts lying and being on both sides of the
South Branch of Middle Creek in the Parish of Saint Martin in the County of Hanover aforesaid and is
bounded as by the aforesaid Deed of sale is described and mentioned together with all House or houses Gardeyn
Tounes Lumber ways water Water courses and the like for ever and his easements bounded and contained
of all and singular the Rightes with the Appurtenances and of every Part and Part thereof
and all the Estate Right The Property Lame and Land whatsoeuer in or out of the said Granted
Righte or any Part and Part thereof To have and To hold the said Land and Rightes with the
Appurtenances unto the said David Coughman his Heirs and Assignes to the only Proper use and behoof
of the said David Coughman his Heirs and Assignes forever and the said Thomas Riss doth for him self
his Heirs & Assignes warrant a correspnding and well known Land neare his Heirs and Assignes in manner and place
following after That as the said David Coughman his Heirs and Assignes maye shall from time to time —
and at all times forever hereafter barably and quately have had uppon him selfe and enjoy the above granted
Rightes with the Appurtenances and have drawen and take the same Righte & Freehold of the said
land or their Righte up and behoof without any lawfull and just trouble deniall or disturbance
from the said Thomas Riss his Heirs & Assignes or of any other Person or Persons whatsoever lawfully claiming
by from a man & his Heire or any of them or by his Heire or any of their meane or Pudity or Precedence
and the said Thomas Riss doth for him self his Heirs & Assignes grant & further warrant and agree to & with the said
David Coughman his Heirs and Assignes to warrant and defend the above granted Rightes with his
and every of their Rightes Members Inheritances & Appurtenances unto his said David Coughman
his Heirs and Assignes forever to be free and clear neare and barly acquited & discharged & discharged
of and from all former and other gifts Grants Bargains & Sales Dower Rights of Dower Judgements
Execution and all other manner bound whatsoeuer And lastly that the said Thomas Riss his
Heirs & Assignes will at any time within the space of Twenty years from hence next ensuing at
his reasonable request and at his cost and charges in the Law of the said David Coughman his Heirs & Assignes
make to Person and Personell or cause to be done performed and Accomplished as and every
one At a Just & True & Plaine Lawe and Conveyance whatsoeuer in the Law for the
Bringing & Confirming the Rightes by the said David Coughman his Heirs & Assignes
or by his or their Court tenured in the Law shall be required desired or reasonably required
In witness whereof the said Thomas Riss hath set unto this hand and seal the day and year
above written

Seal and delivered in presence of

David M. Shatto

At a Court held for Hanover County the eighth day of December 1734
Thomas Riss acknowledged his his Release unto David Coughman and it was at the

22 Decr/

and ^{mother} admitted to Record also by the wife of the said Thomas Rice Personally appeared
and in Open Court Admitted all the Right of Power of us and to the said Lands hereby Surveyed

Jof Aug Graham Esq

July 20th 1733Rice's
mill

William Rice being in his Right before the Court to make his last will and Testament I give and bequeath
all my Land to my wife Elizabeth Rice during her life and after her death I desire it may be equally divided
amongst my four Sons David Rice William Rice Thaddeus Rice Miraph Rice I desire may
have his Plantation February 26th 1733

William Rice Seal

John Rice David Rice

At a Court held for Hanover County the 8th day of December 1734
The Will of William Rice deceased was produced in Court by Robert Clark who lately married Elizabeth
the widow of the said deceased and proved by the Oaths of John Rice and David Rice the widow of the said
and admitted to Record

Jof Aug Graham Esq

July 20th 1734Clark's Run
Watson Mill
Anno 1734

I know all men by these Presents that we Robert Clark John Tunney and William Watt
and heid and truly bound unto Nicholas Moseley our self in consideration of the Rent for the County of
Hanover County his Term Extra One £ and the Dues for and in Cattle and 100. 00 w^t and the rest of the
In this Obliging to the Court of the said County of Hanover and his Seal in the sum of Two Hundred
Pounds Sterling to his Payment whereof we shall and truly to be made in consideration we bind Ourselves and
each of us Our said debts of One Term Extra £ and £ 100. 00 yearly and severally from a Cattle & Cattle
as of our said debts of One Term Extra £ and £ 100. 00 yearly and severally from a Cattle & Cattle
In witness whereof we have written at our hands and Seals the 6th day of December 1734
The Condition of this Obligation is Such that if the above named Robert Clark John Tunney with the
we'll binded of all the goods Cattle and flocks of the said Debts do make or cause to be made
a true and perfect Inventory of all and singular his Goods Cattle and Catts of William Rice deceased his heirs or
Shall come to the hands of Possession or his executors of the said Robert or into his hands Possession of any other Person or Persons
whatsoever and he runs to make so & shall be exhibited into the County Court of Hanover at such time as he shall be
Required by the said Court and his Goods Cattle and flocks and all other the Goods Cattle and flocks of the
said deceased at his time of his Death which at any time after shall come to the hands of Possession of the said Robert
or into the hands of Possession of any other Person or Persons for him to value and truly Assess and according to Law
and further to make a just and full Account of his Cattle and Doms to him when he is to be required by the said Court
and also to well and truly pay & Deliver all his debts contained and specified in the said Settlement before the
said Goods Cattle and Catts will hereunto be paid according to the value thereof and the Law shall charge him for his
Obligation so bound and of none effect otherwise to remain in full force and Virtue

Signed & Delivered

In presence of

Robt Clark Seal

his
John Tunney Seal

Watt Seal

A Court held for Hanover County the 1st day of December 1734
 Robert Clark Colvin Tandy and William Watts ~~plaintiff~~ and his Wm. Bond and It was Ordained to be
 Recorded / Left Aug 1734
 Truly Recorded Left

This Indenture made the Twenty second day of July in the Eighteenth Year of the Reign of Our Sovereign
 King George the Second by the Grace of God of Great Britain, France and Ireland King Defender of the Faith &
 in the Year of Our Lord One thousand seven hundred and Sixty six Between Matthew Andeson of the County of Lancashire
 in the County of Hanover Merchant of the one Part and Henry Power of the Parish of James City in the County of James
 City gent of the other Part witnesseth That the said Matthew for and in Consideration of the sum of One Hundred Pounds
 Current money of Virginia to him in hand Paid by the said Henry at and before the Execution and Delivery of these
 Presents the receipt whereof the said Matthew doth hereby acknowledge and have of every part and parcel
 100 of both Arrears General and Dishes the said Henry his Heirs Executors Administrators and Assigns
 and every of them hath given granted Bargained and sold unto the said Henry for his use and Benefit
 and Administrators due and just Bargain and Sale unto the said Henry and to his Heirs and Assigns
 all that he the said Matthew doth now Possess and Intend lying and being in the Parish of Saint Martin
 in the County of Hanover containing by Estimation One Hundred and One hundred and Twenty five acres of Land
 and meadow of which he said Land was Purchased of ~~John~~ James Tolaison late of the said Parish of Saint
 Martin in the County of Hanover aforesaid and is bounded according to the Limits in certain Deeds of Deed
 and Policy from the said James Tolaison to the said Matthew Andeson aforesaid
 with Deed bear date the Second day of December in the Year of our Lord one thousand seven hundred and Sixty six in Hanover
 County Court the fourth day of January then next ensuing as by the said Deed and the Returns of the said
 Court before coming hereunto had may lawfully and at large appear together with all and singular the
 House Capital Goods Fyndes and Profit and all other Goods and Instruments to the same belonging or in
 anywise Appertaining and all the Estate Right Title and Interest of him and demand whatsoeuer of his said
 Matthew of him unto the said above mentioned Land and Country with all and singular the Appurtenances
 and the Recession and Recovery of him and his Heirs and of every Part and Parcel
 thereof free and clear and freely and clearly acquitted discharged and delivered of or with any former or other
 Sales Deeds Bargainings and Mortgages Conveyances Settlements Covenants or Injunctions whatsoever
 and the said Matthew further for the Consideration above expressed doth Give Grant Bargain and Sale unto
 the said Henry his Heirs Executors Administrators and Assigns all his and his Negro Slaves herafter
 mentioned That is to say with all Land and Slaves by Name and Surname Slaves named
 Grace Eliza Rachel Moll Alice and Judith with all the further Servants of the said Servants and Heirs
 and singular the Household Goods Chattels and Furnishings in a Sum Stated to the said Person affixed
 aforesaid and Contained to have and to hold the above mentioned Land and Country with the Appurtenances
 and all and singular the above mentioned Negro Slaves and the said Goods Chattels and Furnishings to
 the said Henry his Heirs Executors Administrators and Assigns to the only proper use Intend Right
 and Benefit of the said Henry his Heirs Executors Administrators and Assigns forever and the said
 Matthew for him self his Heirs Executors and Administrators and every of them doth Covenant
 Grant and Assign to and with the said Henry his Heirs Executors Administrators and Assigns
 That it shall and may be lawfull to and for the said Henry his Heirs Executors Administrators and
 Assigns from time to time and at all times hereafter variably and quily to have Hold up Party

Possess and Enjoy all and Singular the above granted and sold Land and Premises with the Appurtenances and the above sold Negro Slaves and the hereafter mentioned Goods Chattels and furniture against the same or demand of any person Person whatsoever other than of the said Henry his Heirs Executors Administrators or Assigns and that he the said Mathew the said above granted Land and Premises with the Appurtenances and the said Negro Slaves and the hereafter mentioned Goods Chattels & Furniture to the said Henry his Heirs Executors Administrators and Assigns will forever by these Presents warrant and Deserve Proceeded More fully and it is the intent and meaning of these Presents That if the said Mathew his Heirs Executors or Administrators or any of them shall pay or cause to be paid to the said Henry his Heirs Executors Administrators or Assigns the above mentioned sum of Five hundred Pounds Current Money of Virginia at or upon the Twentieth day of April which shall be in the year of Our Lord M DCC LXXIV and the said sum shall be charged in Support of Note for £5000000 according to the late Act of Assembly to be imposed out of the aforesaid sum of Five hundred pounds at the present rate of interest and to become due and payable in any way standing In witness whereof the Parties to these Presents their hands and seals have Interchangably this day and year first above written

Signed sealed and delivered
In the presence of

Mathew Anderon Wl Crants

Mathew Anderon *bal*

*Schedule Containing an Account of the Household Goods Chattels
and furniture Referred to in the above Deed etc*

Four Bedds Bedsteads and Bed Goods with all suitable furniture thereto belonging
Two Drifts or Bureaus Two sets of Drawers One large Cupboard
Three Tables Tisches Chairs - Tisches Stools & Spoons
Twelve head of Cattleyoung and One Flock of six and Two Mares

All which above Goods in this Schedule contained I acknowledge to be the Goods referred to in the above Deed by the Name of the Household Goods Chattels and Furniture in the Schedule to the said Deed Agreed excepted and contained as witness my hand and seal the Twenty second day of July M DCC LXXIV
Signed and Delivered

In the presence of }
Mathew Anderon Wl Crants

Mathew Anderon *bal*

Memo and me that on this day and year within mentioned Parable and quiet Possession of George was had and taken by the within named Mathew Anderon of all and Singular the Land and Premises with the Appurtenances and of the Negro Slaves within mentioned and also of the Goods Chattels and furniture within specified and by the said Mathew were delivered to the within named Henry Crants according to the True Form and Effect of the within Deed

In the presence of
Mathew Anderon Wl Crants

Mathew Anderon *bal*

At a Court held for Hanover County the fifth day of December 1734
Mathew Anderon of New Kent acknowledged this his Deed and the Schedule hereto annexed with a Surety of

10A

of Brimbleton Entered into Henry Parry which was at the said Court and a Sub motion ad mited to Record
Ses Aug Graham CC
Truly Recorded Spt Aug Graham

In witness whereof I do now affix my Seal and affix my Name to this Indenture and make it a full and sufficient Indenture between me and the said Nicholas Monro the first Sealed in the County of Lancaster for the sum of One Thousand Pounds Sterling to be Paid to the said Nicholas his Executors Administrators and Assigns to the which Payment well and truly to be made to him One Pound and every of us and every of our Heirs Executors and Administrators joint and severally fully by these presents sealed with our Seal and dated this 2^d day of December in the year of Our Lord One thousand Seven hundred and Sixty Two.

The Condition of this Obligation is this that if the above named Daniel Swift Admin^r of all the Goods Chattels and Credit of the Deceased William Swift deceased do make complaint to be made a true and just Inventory of all and singular the Goods Chattels and Credit of the said deceased which leave or shall remain to the hands of his Executors or Administrators to be delivered to the said Daniel or unto the hands or possession of any other Person or Persons for her due and full Administration according to law and further do make a full and true Account of her Actions and Doings wherein she is required by the said Court and all the rest and residue of the said Goods Chattels and Credit which shall be found remaining upon the said Admin^r her Account the same being first examined and allowed by the Justices of the Court for the same being shall deliver and pay unto such Person or Persons respectively as the said Justices by their Order or Judgment shall direct Pursuant to the Law in that Case made and provided and if it shall hereafter appear that any Last will and Testament was made by the said Deceased Person and the Executors or Administrators therein named to Exhibit the same into the said Court making Request to have it allowed and Approved accordingly if the said Daniel bring there unto Required to Answer and Decline of her Power of Administration Approval of all Testament being first read and made in the said Court her Sub Obligation to be void and of no Effect or else to remain in full force and Virtue

Dated and Sealed
Full Seal of

Daniel Swift Seal
John Danforth Seal
Math Goudie - Seal

At a Court held for Lancashire County the fifth day of December 1734

Daniel Swift John Danforth & Mathew Goudie acknowledged this their Bond and it was Ordered to be Recorded
Ses Aug Graham CC

Truly Recorded Spt

Milton &c
Danforth

This Indenture made this Thirteenth day of November One Thousand Seven hundred and Sixty four Between James Milton of the County of York in England Part and Benjamin Walker of the County of Ulster William of the County Part and John Danforth of the County of Lancashire of the other Part WITNESSETH

That the said James Mellon and Benjamin Walker Jr and in Consideration of the sum of One hundred Pounds
 Sterling and Fifty Pounds Current Money of Virginia to have and to hold by the said John Darnall in hand and
 the Receipt whereof the said James Mellon doth hereby Acknowledges **Nowe** Granted Benjamin the said Alured his
 and Confirmed and by the said John Darnall Do Grant Benjamin the said Cupps and his heirs unto the said John Darnall
 his Heirs and Assigns forever all that Part of a Land lying and being in the Parish of Saint Paul in the County of
 Hanover Containing by Estimation Three hundred and Sixty Acres lately Granted by several Persons to the
 said James Mellon beforehand to Express to his Majority which he and James Mellon his Heirs before had Acquired by
 certain Deeds Recorded in the County Court of Hanover to the said Benjamin Walker upon certain Considerations
 which the said Benjamin did not Pay and therefore those Deeds are Lenes from him agreed to be paid **and**
 all Hays Buildinges Crops Fruits Enclosures whatsoever thereunto Belonging and his Plantacion and Possessions
 Remained and Remained to him and all the Estates Rightes and Interests whatsoever of the said James Mellon
 and Benjamin Walker or either of them in and to the said **Land and Estate** the said Land
 and all and singular the Estates with the Appurtenances unto the said John Darnall his Heirs and Assigns
 to the only use and behoef of the said John Darnall his Heirs and Assigns forever Recorded herewith and this Deed
 doth witness that the said Benjamin Walker shall not by any instrument of any kind be Garrantied
 or Assured or Engaged to the said John Darnall for any Deft of Hys in the Premises or any Contraire wherby
 hereafter happen and the said James Mellon having of his Heirs Executors and Administrators full Power and Grant
 to and with the said John Darnall his Heirs and Assigns that he leaving John Darnall his Heirs and Assigns shall
 Bearably and Equally hold and enjoy all and singular the Property with the Appurtenances without the Molestation
 Contraire of any Person before whosoever having any Right or Title to his hand and in hope of Contraire that
 the said James Mellon his Heirs Executors or Administrators shall say and Satisfy to the said John Darnall
 his Heirs or Assigns the full Performance before mentioned and no more in respect of the said Part of
 the Hys Deft here interchangably At their Hand and before their Seals the day and year above written
 Sealed and Delivered In presence of

Augraham William Banston Bartlet Lawyer

James Mellon
 Ben Walker

At a Court held for Hanover County the fifth day of December 1734
 Recd from James Mellon and Benjamin Walker unto John Darnall with the Receipt from his said Heirs
 before Executed was this day sealed in Open Court before the said Notary by the Oath of Augraham William Banston
 and Bartholomew Cuddeford his Notaries Publick to wit that they have the true Seal and Deliver the same Decr into the
 said Darnall and his said Walker Acknowledged to have Landed to the said Darnall which Deed and Receipt was
 Recd and Rotred

Augraham William Banston
 Notary Publick to wit Augraham William Banston

Know all men by these Presents That I James Mellon of the County of Hanover gent and holder and family
 of

Mellon to
 Darnall

(100)

and freely bound unto John Danarott of the County of ~~Gloucester~~ ^{out in the full sum of One Hundred Pounds} Current Money to which Payment shall and truly be made unto the said John Danarott his Esquire Attorney Two Creditors Administrators or Assignees of his late self my Lord Exchequer and Administrator timely by the 1st of January next with my seal and date hereof the 1st day of November One Thousand Seven hundred and Thirty four
The Condition of this Obligation is such that whereas the above bounden James Shelton to gather without his Pay minister or the County of Lincoln William Head Bargainer and Sold unto the said bounden John Danarott his Lord and Assignee all that Part of Land lying and being in the Parish of St Paul in the County of Gloucester containing by Estimation One hundred and Sixty Three Acres later granted by several Persons to his said Minde before coming into Effect to his Majesty which said Land is granted unto the said John Danarott by a certain Deed dated the Thirteenth day of November in the Year of Our Lord One Thousand Seven hundred and Thirty four which said Deed will make it more fully appear. That if the said James Shelton his Lord Exchequer or Administrator shall make any complaint and lay claim to the said John Danarott his Lord Exchequer Administer or Assignee from all sorts of Troubles or Evictiones that shall or may arise about governing the said Land and Possessio[n] or any Extent of Land or Lands what so ever the said Shelton is bound to a sum in the said Deed mentioned make good all Buildings and Improvements whatsoever that shall be made on his said Land by the said Danarott his Lord or any Person living in or to the said Danarott his Lord shall be master of the Land by any Person or Persons whatsoever governing his Right and Title to the same than this Obligation to be paid otherwise to remain in full force and Virtue
and Dated this 1st day of November

August 1st
William Johnston
Brutelot Addeson

James Shelton Seal

At a Court held at Gloucester on the 1st day of December 1734
This Bond from James Shelton to John Danarott was this day Received by his Order of Aug. Graham William
Layton and Bartolo and upon his Letter of Credit and admitted to Record

John Aug. Graham Esq.
True Recd. John Aug. Graham Esq.

*Credit
to him*
To John Danarott That I doth hereby bind him self of Saint Pauls in the County of Gloucester England to pay him £100 Pounds Current money of Virginia to me in hand Paid by John Thimber with which I am fully satisfied and have delivered Argent and Dishes and have given Bargained and sold Entituled and acknowledged and do by these Presents fully freely clearly Grant Bargain and Sale Entituled and acknowledged and do by these Presents fully freely clearly Grant Bargain and Sale Entituled and freely unto the said John Thimber his Heirs and Assignees a certain Part of Land in the Parish and County of Gloucester containing by Estimation One hundred and Sixty Three Acres above mentioned and bounded as follows beginning at a Corner where the late of Edward Buller the late of John Brumley aforesaid stands and running to the South East to a Branch on Thomas Head's land about half a mile to a Corner of John Buller's and unto his place where it begins being his Head of a land formerly belonging to John Brumley together with plantation orchard wood water and all profits therefrom and Appurtenances to his said John Thimber his Heirs and Assignees from hence forth to have and hold the said Land and certain heremots and lands of One hundred and Sixty three acres under the name of Newland and of Right Answerable and that the said Thimber do hereby bind my Lord Exchequer and Administrator his Comptroller and Grant with his said John Thimber his Heirs and Assignees that I have Thimber's land at the time of making hereof an lawfully held of a good Estate in fee simple in the said

Land and have on my own Right Good and sufficient Power and Authority in the Law to sell the land as aforesaid
and that the said John Thumber his Heirs and Assigns shall and may purchase the same for a reasonable Sum
Paid him and enjoy the said Land with the Appurtenances thereto and free from all manner of fine and other Burdens
Sells, Grants, Leases and Mortgages, Indemnities, Convents, Bills, Debts, Dues, Hables or Liens incurred by whom so ever
by whom so ever made or done and that I and my Heirs and assigns will be bound to pay and make at
at any time hereafter within two years at Reasonable rate of Rent and Charges in the Law of the said John Thumber
his Heirs or Assigns to Acknowledged and Conveniently paid him or her or his or her Councillors in the County
where he or she or they or his or her Councillors or his or her Assigns or his or her Councillors or his or her Assigns
will be bound by the said John Thumber in witness whereunto have set my hand and seal the 5th day of
December 1734

Sent and Delivered the Presents of
John Crawford Wm. Leah Robert Chester

Wm. Leah Seal

In a Court held for Hanover County the 5th day of December 1734
Wm. Leah Acknowledges that he has sold to John Thumber and it was at the instance of the said John Thumber admitted to Record
also that he holds of the said John Thumber originally appeared and relinquished all his Right of Pre-emption in and to
the Land hereby conveyed unto the said John Thumber

Test Aug. Graham & C
July 20th 1734

Horsley's
Appeal

In Obedience to an Order of Court held for the County of Hanover the 3rd day of May 1734 to the last of the
long past month of May William Monostier you hath Appraised the Estate of Mr. Robert Horsley deceased as
followeth

To 2 Fife	19	To 13 Virginian Cotton	18	19
To 2 D. Marrow and C. 6.	5	To 28 Wool	8	18
To 2 Cato	15	To 11 D.	12	11
To 2 Other Beds and Turnings	8	To a Parcel of 30 Acre		3
To 3 Q.	12	To 2 Gt. Sheep	1	2
To a Parcel of Land and Improvement	2 - 10	To a Parcel of Old Lumber	1	5
To 103 Paster	14 - 6 - 00 - 2	To 4 Peccocks		10
To 37 Braso	14 - 9 - 15 - 6	To 340 Old Wine	1	8 - 10
To 33 Old Butter	8 - 1 - 2 -	To a Parcel of Old Lumber		9
To a Parcel of Old Tin	2 - 6	To 3 Parcels of Salt and Weight		1
To 11 D. of Indian Larch	21 - 1 - 2 -	To a Parcel of Figs and Handfuls		2
To a Parcel of Raw Denskin	18	To a Parcel of Salt and Pepper weight		15
To a Parcel of Earthworks	2	To 4 Hogs and 2 A. 6		12 - 6
To 1. Notch Shells and 2 Brash Cards	11	To 4 Old Quins		1
To 1. Iron Pot	2 - 6	To 3 Broads		15
To a Parcel of Printed Paper	8 - 6	To a Parcel of Green British Wool and Cloth	11 - 8	
To 150 Cap Iron	4 - 2 - 10	To 2 Pairs of Hairs		23 - 6
To 1. Iron Kettle	2 - 6	To 2 1/2 Pounds of Salt	4 - 19 - 6	

To 3 Tables and 6 Chairs	1	To a Box of Glazemakers Tools	10
To 1 Pair of Shears	1	To 5 Boxes Left	13. 4
To 1 Pair of Scissors	1	To 6 Chests	1
To 1 Pair of Irons made 2 ft. Bulb & D.	15	To 1 Curved Hatch and tool	7
and Pair of Pinches		To 1 Drawers 4 ft. 6 in. 46	2. 9. 6
To 3 Books of Common Prayer Books	1. 10	To 1 Small D.	4
and one whole Duty of Man		To a Box of Drifts and Woods	1. 5
To 1 Drawing 3 ft. Books	2	To 1 Dr. of Pans	6. 6
To 1 Hatchet and an Axe of W. Lumber	12	To 3 Drawing Panels 2 ft. 6 in. 3 Lads	15
To 1 Knoxx and Hatchet	4	An English Silver Rooding Knive	1
To 1 Plate of Pewter and 2 ft. 6 in. of Bullet Woods	5	To 1 Box of Hounds	15
To 1 Box of Lead	3. 12	To 1 Bag of Hounds	4
To 25 Head of Nails of	16	To 1 Box of 10 Lambes	4. 4. 3
To 4 Hinges	12	To 4 Boxes and Out. ad	1
To 4 Boxes of Glazemakers Tools	2	To 3 Boxes	12
To a Box of Varnish	15	To a Box of 22 in. and 4. 6.	4. 9
To a Box of Copper D.	15	To a Box of Varnish Leather	6. 8. 9
To a Box of Glazem. D.	7	To 255 feet of Cedar Rail	6. 6. 8
To a Box of Glazem. D.	5	To 1 Drawing 3 ft. 6 in. 6 in. Stone	4
To a Box	4	To 1 Parke of 1000 ft. Cedar	29. 4
To 5 Drawing Woods	15	To 893 feet of Pine	2. 14. 2
To 3 Chests	12		187. 8. 3

Qualia Casman

A Court held for Hanover County the 17th day of December 1734

An Appraisement of the Estate of Robert Hayley deceased was returned by the Esquires and Commissioners

John Aug. Galeam E

Truly Recorded by

This Indenture made the Twenty fifth Day of July in the Year of Our Lord One Thousand Seven
 hundred and Sixty four Between Christopher Martin on the part of the Testator and John
 Moore of the County of Hanover Gentleman of his age late and John
 Moore of the County of Northampton Clerk of the said County before the said Christopher Clark
 for and in consideration of the sum of Two Shillings to him in hand paid by the said John Moore at and before the
 Execution and Delivery of this Indenture to the Testator whereon he doth hereby acknowledge hath Bargained and
 sold unto the Testator John Moore his Esquire Tenant at will and of his freehold and
 heritages in the County of Northampton and the same to have and to hold the same as follows
 Beginning at an old Gun and two Hours lastly in the corner of his South Anna house along the said
 Boundary line between the Land of Thomas Moore North Fiftieth Siz. Degrees west and Threeside and Seventy
 Two to be measured from South Westerly for Four Degrees East and Threeside and Four Poles to a Pine Log in the said
 South Westerly by Degrees East and Threeside and Forty Poles to a Red Oak and Gun house South Twenty
 Three Degrees Westerly for Sixty two Poles to be measured from the said Log to a Pine Log to be measured
 back next house South Westerly for Sixty two Poles to the beginning with all the houses Grounds orchards
 and appurtenances therunto belonging or in anywise concerning with waters meadows and marshes and the
 Inhabitants and Inhabitants inhabitants of the same together with all rents and Profits of the same

I have and hold all and singular other his Writings with his Appointments unto him and John Moore his wife
 Esqre & Adams and Asquith from his day before the Date hereof for and during one whole year from thence
 next ensuing and further to be completed and enter yelms and paying the Rent of One acre of land in one
 of Leander on the West of all abouts to the one acre aforesaid that by virtue of these Writings and his Statute for
 transforming his into Leander the said John Moore may be in Actual Possession of the same and so hereby
 Enabled to Cutt a Gravam Road or Way for and convenient to the same to him and his Heirs forever
 to such extent and Circumstances as shall be thereby mentioned and intended In witness whereof his said Acknowledgments
 present have been made and his Hand and Seal the day and year above written
 signed sealed and delivered in presence of

John Moore

Thomas Bullock Clerk his Servt Attest his hand and seal this 2nd Day of January 1734
 Christopher Clark Notary Publick his Seal to John Moore and it was at the said place written and attested to him

John Moore

Clark
Moore { Release

This Indenture dated the Thirtieth day of July in the year of Our Lord one thousand Seven hundred and
 and Thirty four Between Christopher Clark of the Parish of Moshing in the County of Fermanagh Gent on the one Part
 and John Moore of the aforesaid Parish and County Esquire of his estate East Moshing Sleath his residence aforesaid Part
 for and in Consideration of his having and leaving certaine Lands or hereditaments thereunto belonging to the said
 Christopher Clark his wife John Moore at and before his delivery and Delivery of his Property Receipt
 thereof he doth hereby acknowledge and bind himself with full intent and meaning and for ever after
 good Credt consideration wherein he doth now grant Christopher Clark his wife John Moore
 a Grant and for him self and his Heirs unto the said John Moore his Heirs and Assignes of all and singular Lands
 or Holdings or tenements or hereditaments whatsoever lying within the County of Fermanagh running
 Land situated unto and bounded in the County of Fermanagh or otherwise bounded to the said Christopher Clark
 from the said Christopher Moore his wife John Moore his Heirs and Assignes unto him and his wife John Moore
 a sum of One hundred and twenty Pounds Sterling to be paid to him and his wife John Moore his Heirs and
 Assignes in the first Year from the date of this Indenture and for ever thereafter to a Peck of Barley and Corn
 Southwicks, Six Days weight Sixty two Pounds weight marked Sixty two bushels Southwicks Sixty
 Pounds to be paid yearly to Christopher Clark his wife John Moore his Heirs and Assignes to the beginning all whole and One hundred
 Acres of Land with his Writings and his Appointments thereto belonging unto him in his Actual Possession of them
 the said John Moore by virtue of all his Writings and Appointments thereto belonging unto him made by his selfe Christopher Clark
 for his Sonnes Christopher Moore bearing date the day before the date of his Receipt and by Virtue of his Statute for Transforming
 Lands of his selfe and all his Estates Right Title Interest and Proprietary thereon and Demand whatsoever of
 him his said Christopher Clark his Heirs and Assignes and every other Person or Persons who shall
 come into possession with all and singular Deeds with Evidence to Rightness of Christopher Clark his
 signature or Christopher Clark his wife John Moore his Heirs and Assignes to his only Proper
 ty and Benefit of him the said John Moore his Heirs and Assignes for ever and his said Christopher Clark for
 himself his Heirs Executors and Trusts by his Executors or Trustees Grant and Assign to and will the said
 John Moore his Heirs and Assignes that to the said Christopher Clark was hath a good True Absolute and
 Indefeasible Estate in fee simple of him and to his said Grantor Christopher Clark his Writings and every Part thereof and to shall
 and will continue to have until the death herein and his wife intended to be made shall be fully Absolute
 Received and completely Acquited in the said John Moore his Heirs and Assignes and that to the said Christopher Clark
 hath good Right and Full Authority to convey and Assign his same unto the said John Moore his
 Heirs and Assignes that he did Grant Christopher Clark his Writings and every Part and Part thereof and free and clear freely

fully and clearly Acquitted Executed & Discharged of and from all other and former Gifts Grants
Bargainables Conveyances & Legal Instruments Recouvrances & Demands Mortgaged Rents Powers Bills
and other Instruments what so ever so shall continue to his said John Moore and to his Heirs and Assigns forever
and to the two Christopher Clark & their Heirs all and singular the Goods Chattels Personalty with their said every
other Appurtenances unto his said John Moore his Heirs and Assigns from him to him and at all times hereafter
well known and peaceably Defend - by these Presents according to his said intent and meaning Made against
all Depositors and his said two Sons Christopher Clark & his wife Mary his Heirs Executors & Administrators Grant and
Agree to and with his said John Moore his Heirs and Assigns that it shall and may be lawful to and for his said
John Moore his Executors and Assigns to have and at all times hereafter according to his said
Meaning intent and Purpose of these Presents to enter into and upon the said John Moore County Person and during
the aforementioned time and after his death without any lawfull or Equitable Lett & Surety Daniel
Christopher Clark Esq: or Demand of any Depositor or Person whatsoeuer And further that he his said
Christopher Clark two Sons and Assigns shall and will at any time or times hereafter upon Request
make and Acknowledges & Seals & affixes or Causes to be made & Acknowledged Executed and delivered
all such Just,平和 and other Lawfull and Reasonable Agreements and Assent to the Law for his further better
and more Absolute Agreeing of the said Present to have and hold our bodies & goods according to his said intent
and meaning of these Presents In witness whereof the Parties to these Presents have Interchangeably put
their hands and seals the day and year first above written
Signed sealed and Delivered in presence of

Xpl Clark Seal

Thomas Paulet formerly Clark Currody Histon
At a Court held for Hanover County the 1st broad day of January 1731
Christopher Clark Esq: Acknowledges his late Debts to his son John Moore and to his said Christopher Clark
Acquitted to Richard

Jeff Davis Grahame Esq:
July 1733 Cont Anglo Grahame

Know all men by these Presents that to John Paulet Richard Rothorpe junr and Christopher Grahame
and to his wife Elizabeth bound unto Nicholas Morris his agent his first Agent in the Execution of his Deed for
Hanover County for and in behalf of and to his sole self and benefit of his Subjects of the said County and their Heirs
Successors in his name of his said Deed doth execute herein to be paid to his said Nicholas Morris his Executors
and Assignees and Assigns to the which Payment well and truly to be made to said John Paulet and to his
wife Elizabeth and to his son Christopher Paulet and to his Assigns and Successors fully by these Presents
Sealed with our Seal Dated this broad day of January 1731

The Condition of this Obligation is such that if the above named John Paulet or Christopher Grahame
Chattels and Goods of his said Deed do not remain to him at the time of his Death or if his said Deed
or his said Christopher Deed doth demand or pay to his said John Paulet a full and Satisfactory Inventory of his said
Goods, Chattels and Goods of his said Deed which he now or shall give to the Grand Depositor or his Assignee
of him his said John or into the Hands or Possession of any other Person or Depositary and the same do
make to exhibit into the County Court of Hanover at such time as he shall be thereto required by the said
Court and his said Goods, Chattels and Goods and all other his Goods, Chattels and Goods of his said Deed
at the time of his Death which at any time after shall come to the Hands or Possession of his said Nicholas
Grahame or of his said John or into his Hands and Possession of any other Person or Depositary for him and his
and his Assignee according to Law and further do make a just and true Account of his said Goods, Chattels and Goods
which shall be paid Remaining upon his said Christopher Paulet his said son by his Executors

and allowed by the Justices of the Court for the time being shall direct and pay unto such Person before
Respectively as the said Justice by their Order or Judgment shall Direct Payment to the Plaintiff that Cost
made and incurred and of it shall hereafter appear that any lost Wills and Instruments was made by the
said Decedent and the Executor or Executrix named do Exhibit the same unto the said Court making
Request to have it allowed and Approved accordingly of the said John Long hereto Required to Render and
Delivering whereof Administration Approval of said Estate being first had and made on the said
Court on his Obligation to be paid and of whom Estate or who to remain in full force and Virtue.

Salem and December the 1st anno 1734

John Head & Co

Nicholas Richardson Esq

John Connelly Esq

At a Court held for Hanover County the 1st day of January 1734

John Head Richard Richardson and Nicholas Connelly acknowledged the above Bond and it was Ordered to be recorded

Jof Aug Graham Esq

Jury Acquitted

Sworn
Appurtenances

An Inventory and Appraisement of the Estate of the Deceased William Swift Decedent

To 10 Hds of Cabbages	12	To a Pund of Butter	1.6
To 34 oob	15	To a Cask	15.
To 4 yearlings	1.	To 10 Punds of wool	5.6
To 15 Pounds of Small Wool	4.5	To 10 Weaving Apparel	2.15
To 6 Doz Day Linen	2.	To a Tunck of Bedstead	2.6
To an old round Table, old Pewter Plate &c	1.5	To 1 Table Cupboard	1.
To 1 old Double Gun	1.15	To 1 Leather Bed and Furniture	6
To 1 old Chair	1	To 1 Dressed Bed and Furniture	7.6
To 10 Earthen Pots	4.2	To a Pund of Old Iron	1.6
To 3 Egerton Books	6	To a Pund of Books	5
To a Dozen Cardboards	2	To 1 Horse Stable	5.5
To a Dozen of Grey Wood	4	To a Horse	3.8
To a Dozen	2	To 1 Bed and Furniture	10.
To a Dozen Pewter Plates	12	To 2 Sheaf Books	1.4
To 6 Dozen Old Do	3	To 2 Dozen of Old Garbs	7.
To 6 Dozen Linen Cloth	6	To a Pund of Linen and Talc	5
To a Pund of Old Tin	3.8	To Boxes and Trugs	1.9
To 2 Brays of Linen	2.6	To 2 Larks and Eggs	25.
To 3 Pounds of old Soap	3	To Lincks in the Dairy	10.
To a Pund of old Pecker	2	To a Pund of Cask and Salt	8
To 2 Lining Pans 1 Grid Iron	5	To 1 Box Iron and Threadwothing Iron	5.6
To 5 Iron Potts and 2 Hodds	1.19	To 10 old Gunbarrels	3.4
To a Pund of Old Iron	13.6	To 2 old Kinner Axes 1 old Broad Axe	6
To 4 old Grubbing Hoes	3	To 10 iron named Phillips 3 Children	140.
To a Pund of Old Lumber	2.4	To old Iron and Iron	28.
To a Wash	3	To a Negroe Name Bob and one Child	28.
		name Bob	

To Negro Man Named Pompey	125	To W. Addison Bridgeman	1. 16
To a Negro called Rob	18		
To a Negro man and wife	20	To an old Plough	5
To 2 Negro Boys and wife	30		
To Negro Beding	1. 15	To Caffle in the Night	

Pursuant to an Order of Hanover County Court bearing date the fifth day of December 1734

We the Subscribers being first sworn by Nicholas Mills Court have sworn to and Appraised
the Estate of the late Andrew Williams deceased as was brought before us by his widow Widows Admt
of the said Decedate and do find her same to amount to Two hundred forty two pounds Eight Shillings and
Six Pence as by the within Inventory witness One Pound this 27th day of December 1734

Thomas Price

Rich' Bullock

Thomas Gant

At a Court held for Hanover County the second day of January MDCCLXXXIV

Jeff Aug Graham Clk Crc

July R. Add. Tst

Witnesseth
I and for
Ordinary. I
honor all Men by these Presents to that we David Moniwether and Matthew Scott are hold and firmly Bound
unto One another and George the Second by the Grace of God of Great Britain France and Ireland King Defender
of the Faith & in the Name of His Son and Compt of Ireland Governor in the County of Hanover to whiche
Parish we both and truly to be made to Our said Lord the King his Heire and Successor his Friend our Master and
soverain and over of us and over of our Country and Admiralty and by these
Presents to witness whereof we have set our hands and sealed the fifth day of December MDCCLXXXIV
The condition of this Obligation is such that whereas the above named David Moniwether hath
obliged us to entertain him an Ordinary at his usual residence in this County if hee goes to said David
dole expensable find and Fodder in his said Ordinary good meadous and healthly Lodging and Diet for Traveller
and habellage Fodder and Provisions or Expenses and Provisions as the same shall be required for their Acces
for and during the Term of one year from the second day of January 1734 and shall not suffer or Permit any
unlawfull Gaming in his presence on the Sabbath after any Day or to Sipole drink more than is necessary
then this Obligation to be void and of no Effect otherwise to be and remain in full force Power and Virtue

David Moniwether *[Signature]*

Math Scott *[Signature]*

At a Court held for Hanover County the second day of January 1734

David Moniwether and Matthew Scott acknowledge this their Bond and it was Ordered to be Recorded.

Jeff Aug Graham Clk

July R. Add. Tst

Mullins
Will. 3

In the Name of God Amen I William Mullins of Hanover County being very sick
and weak in Body but out of perfect Mind and Memory thank God to Almighty God for the same I now make
and appoint this to be my last will and Testament in manner following.

In the presence of my self and unto the hands of Almighty God hoping that through his merciful death
and passion of innocent and无辜的 and slaves of this Earth I shall receive a glorious resurrection and as for my worldly effects
which I have delayed God to bestow on me I give and bequeath as follows vizt

Item. I Give to my Son John Mullins One hundred current money to him I give to my Son William Mullins
One hundred current money I give to my Son James Mullins One hundred current money

Item. I Give to my Daughter Anne Mullins One hundred current money Item I Give into my
Daughter Mary Mullins One hundred current money

Item. I Give to my Son John Mullins One hundred current money and all the rest of my Effects of what
Nature and Quality soever I Give and bequeath to my young wife Catherine Mullins who I appoint my sole
Executor of this my last will and Testament to my wife and desire that my young wife Pay all my lawful
Debt out of the Effects given her and to maintain my six Children before named until they come to the age of twenty one
years following that is to say to the Age of Twenty years and the next to Eighteen

I hereby witnessed this to be my last will and Testament and Do hereby Revoke and Disavow all
that will or will by me before made Interests wherof I have hereto set my hand and Seal this broad day of
September 1734

Signed sealed and Published
In the presence of

James Howard

John Honyon

Almuth

William M. Mullins Seal
mark

At a Court held for Hanover County the second day of January 1734
The last will and Testament of William Mullins deceased was presented in Court by Catharine Mullins his wife
of Hanover Devised the Execution therin named which will was read by the Clerk of John Honyon and
Ambrose Joshua Smith went two of the witnesses thereto and admitted to Record

By Aug. Crahan Esq.
July Recorded A.D.

Mullins Bond
Probate Mullins
Know all men by these presents that we Catharine Mullins & Betsy Anna Brown and David family bound
unto Nicholas Monseher gentlman Justice in the Commonwealth of Virginia Hanover County for and in behalf and
to the use and behoof of the subjects of this his Country and the like of her in the sum of One hundred Pounds
Sterling to be paid to the said Nicholas Monseher his Executors Administrators and Assigns to the white Payment
well and truly to be made to us and every of us and every of our Heirs Executors and
Administrators jointly and severally firmly by these Presents sealed with our seals dated the 2nd day of January
m Dccxxix

The condition of this Obligation is such that if the above bound Catharine Mullins Executor of the last
will and Testament of William Mullins Deceased do make or cause to be made a true and perfect Inventory
of all and singular his Goods Chattels and Credits of his and hers which have or shall come to his hands
or possession or knowledge of her and Catharine or into the hands and possession of any other Person or Persons for
her and hers and so make to Exhibit unto the County Court of Hanover at such time as she shall be thereunto required

by her and her said Goods chattels and credits of her and Dorcas which have or shall come to her hands & possession of Knowledge of her and of the said Collected or into her hands and Possession of any other Person or Persons for her to well and truly Answer for according to Law and further do make a full and just Account of all her Assets and Domicil thereon when hereto 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 Extent & how and the Law shall direct Then this Obligation to be paid and used & offset afterwards to Remain in full force and Virtue
Sealed and Delivered in the presence of

At a Court held for Hanover County the 20th Day of January 1734
Catharine Mullins and Benjamin Brown acknowledged their Bond for the true and faithfull administration
of the Estate of William Mullins Deced and it was Adjudged to be recorded

Left Aug Graham Clos Cus

July Rovided by

This Indenture Tripartite made the fifteenth Day of August in the Year

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Benjamin Bill in the Woods to the Effort following Item first I give and bequeath to my son Benjamin Bill
the Land wherein now lies it being One hundred Acres more or less his dying without his to my son William
after dying without Title to the Surveying Herbs to them and their Heirs forever and who ever has his said Benjamin
Bill Party to keep his Lands is Laid in his Name as of ^{the} Year of our Lord
in Gloucester County which he Purchased of our Robert Harde Comer Part of a Patent granted to William Harde
abey Comer of Three hundred Acres and Robert Comer Date the first day of December in the year of Our Lord
Four Thousand Seven hundred and Thirty Two and a half the Day after before the Day of the Death
of the said Robert deceased and Recorded in the Court of the said County of Hanover may more fully
at Large appear Now This Indenture witnesseth That the said Benjamin Bill
as per the Indenture of the sum of Two Shillings Current Money of Virginia to him in hand Paid
by the said George Bragton the Rent whereof to the said Benjamin Bill doth hereby acknowledge & thereby of
every Part and Part thereof acquit Comer and others his heirs George Bragton his Heirs Esqre and
Admits by these Presents as for the better bringing to the Parcimony Books the said One hundred Acres of
Land with all Appurtenances & for other his Lands in Hanover for the sum of Two Shillings Current
and Remained at the said One hundred Acres of Land one year and Occupied by the said Will of the said
Benjamin Bill **Deed No. 1** Granted Bargained Sold Aloud Released and Conveyed And
by these Presents Doth Grant Bargain sell Aloud Released and Conveyed unto his said George Bragton
in his Actual Possession now being by virtue of a Bargain and Sale thereof to him and by him bearing Date
the Day next before the Day of the Date of these Presents for the Term of One Year from the Day next
before the Day of the Date of these presents & by force and virtue of the Statute for Transferring Lands into
Possession and to his Heirs and Assigns forever All the aforesaid Lands or Part of Land Situate lying
and Being in St Martins Parish in the said County of Hanover containing by Estimation Two hundred
and Twenty five Acres to the land more or less **Beginning** at a corner where Oak of John
Roads marked with several little Stones on his said South Boundary line Degrees East One hundred and
Ten Odds to two white Oaks on the side of a Glade about South Sixty Nine Degrees West Two hundred
Pds to several marked Trees on Stephen Rains Land North Forty two Degrees West Two hundred
Pds to a large Thimble Tree on his land North Thirty four Degrees East Four Pds to a corner
And Oak Standing Thereon ~~for~~ ⁱⁿ the outlet Line Eight Degrees West Twenty five Pds to a corner
Stone continued on his Land North Thirty four Degrees East Sixty four Pds to several Sapsuck on
his ~~Land~~ North Sixty Eight Degrees West Two hundred and Sixty four Pds to several Sapsuck on his land
Land North North Thirty four Degrees East Two hundred and Sixty eight Pds going the South Fork of Ely's Creek
to a White Oak Stand South Sixty Nine Degrees East Four hundred and Eighty Pds to the beginning
and all Houses Out houses Edifices and Buildings Woods and Woods Ordred & Carried away
whereof he also hath Right to have and to demand of all and singular his said Lands
and all his Estates Right Title Interest therein and Demand whatsoeuer of him the said Benjamin Bill
unto or out of his said Lands or any Part or Part thereof to hold the said lands left mentioned
part or parcels of land by the last before mentioned
or intended to be hereby bargained and sold with the Appurtenances unto the said George Bragton his Heirs and

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his Heirs and Assigns forever upon such Trusts and to and for such uses intended and Purposes
as are herein after expressed of and concerning the same (that is to say) that the said George Braggon
his Heirs and Assigns shall have and remain Seized of the Premises to the same before aforesaid and
at hundred Acres of Land hereinbefore mentioned and given and Reserved and by the last Will and
Testament of the said Benjamin Bibb for and during the Term and time for so long time as his said Humphrey
Brooks his Heirs or Assigns shall Dearly and sincerely have held Oangy Poffs and Enjoy them One
hundred Acres of Land & Poffs with the Appurtenances thereto Belonging to the said Benjamin Bibb
to him the said Humphrey Brooks so Granted and Relased as aforesaid without any Lawfull Detain
or Interception Execution Recovery or Interruption of any by the said Benjamin Bibb or his Heirs or
any other Person or Persons lawfully claiming the same by or under the Title of the said Benjamin
Bibb or by any other Right or Title whatsoever and from and Immediately after such Execution
Execution or Interruption of the said Humphrey Brooks his Heirs and Assigns out of or from
the said One hundred Acres of Land or any Part or Particular thereof so granted and Relased
as aforesaid without any hindrance or Obstruction to the only, best and Proper Use and Benefit of the said Humphrey Brooks
his Heirs and Assigns forever etc and for no other Consideration or Purpose whatsoever **Provided**

allowing and letting the same out and under the said Rights and of the Powers heretofores That until the next
Circular Execution Recovery or Interruption as aforesaid it shall and may lawfull for the said
Benjamin Bibb and all and every other Person and Assignee ^{to whom} the use of and in the said Two
hundred and Twenty six Acres of Land and his Right with the Appurtenances thereto aforesaid above limited
quarrel and Distractiously hold by Oangy Poffs and enjoy the said Two hundred and Twenty six
Acres of Land & Poffs with the Appurtenances thereto Granted and Relased or in any manner intended or to be
and the Rents and Profits therefrom to him and his ownes etc nowe and take without any ~~Interruption~~
~~Detainment~~ or Disbursement of any by the said George Braggon and Humphrey Brooks his Heirs and Assigns
or any other Person **And** the said Benjamin Bibb having Oangy Poffs Etc Owne & Distractiously
Received Grant and Agreed to and with the said George Braggon his Heirs and Assigns in Manner and
In substance that is to say that he the said Benjamin Bibb lawfully holds of and in the said
Trust or Power of Attorney Granted and Relased or in any manner intended or to be with the Appurtenances
of a good and Perfect and Undisputed Estate of inheritance in Humphrey without any Condition or
Reservation Limitation of any kind or other Tenant Mates or Thing whatsoever to determine after
Carrying a Decree the same the Rents and Services thereon due and Payable to Our Sovereign Lord
the King his Heirs and Successors only excepted aforesaid and hath in himself good Right full power
and Lawfull and Absolute Authority to Relase and convey the same unto his said George Braggon
his Heirs and Assigns in manner and form aforesaid **And** That Two and Twenty six and Twenty
Acres of Land aforesaid and Relased of and from all manner of former and other Gifts Granted Bequeath
Sales Mortgages Incumbrances Dower or other Innumbrances whatsoever And also Shall the said Benjamin
Bibb and all and every other Person or Persons having a lawfully claiming the same or
Estate Right the inheritance of in or to the said Humphrey Granted and Relased or in any
manner intended or to be or any Part thereof or under him shall and will from thenceforward
and at all times from and after any such Circular Execution Recovery or Interruption of the said
Humphrey Brooks his Heirs or Assigns of him or out of the before mentioned One hundred and Sixty six Acres of Land

Promised with the Agg'mt to him Recd and Conveyed as aforesaid or any Part thereof at his
 Reasonable Request Left and Charged in the Law of this said Humphrey Brooks his Herbleft
 made to acknowledge and Convey all and every such further and other Land and Reasonable Cut
 and Out thing and Length formerly auct and Agreed to in the Law before for the Abolish'd Asymmetry
 and Encroaching the said Land by Grant and Recd of Peter and every Part thereof with the Agg'mt.
 unto the said Humphrey Brooks his Herbleft and Agreed forever as Cylindred Humphrey Brooks his Herbleft
 or Agg'mt or his or her General Estate in the Law shall be reasonable Recd of Humphrey Brooks
 So as the Person or Persons required to make such further Agreements ~~shall~~ be not compelled to be
 Compellable to have further than the County Court or General Court of this Colony for doing the same and so
 as such further Agreements or Agreements of him no further warranty than against the Person making the
 same and their Herbleft and the said George Braxton for him self his Herbleft Adam & and Agg'mt of the
 Covenants Premises Grant and Agreed to and with the said Humphrey Brooks his Herbleft Adam & by his
 Recd of that it shall and may be lawful to and for the said Humphrey Brooks his Herbleft Adam & from
 time to time and at all times after for the benefit of all or any of his Cottagers who dwelt or do dwell in the Name of
 him the said George Braxton his Herbleft Adam & Wm of New Colver and Benjamin Bill his Herbleft Adam & Wm
 or Agg'mt to the aforesaid covenants in any Court of Law or Equity thereunto referred to Recover
 and Recovery to have and take Execution to the only Proper use and behoof of him the said Humphrey Brooks
 his Herbleft Adam & without any account to be given or Recd for the same and that he the said
 George Braxton his Herbleft Adam & Agg'mt shall not nor will not Disavow Disentitue or
 be Troubled in any Subject as aforesaid And the said Humphrey Brooks for him self his Herbleft Adam &
 Adam & Doli Covenants Premises Grant and Agreed to and with the said George Braxton his Herbleft Adam & and
 Adam & by his Recd That the said Humphrey Brooks and his Herbleft Adam & shall and will
 from time to time and at all times hereafter law defend and keep himself and his neig'bor the said George
 Braxton his Herbleft Adam & Agg'mt of and from all and all manner of just Trouble and
 Charge or Expences what so ever may happen or ays unto him them or any of them for or by reason of
 his Recd or the Law in him Recd or whatsoever else he or they or any of them shall lawfully do
 or cause to be done in and about the premises **In Witness** whereof the said Parties have to
 these Presents interchanged their hands & seals the Day and Year first above written

Humphrey Brooks

Geo Braxton

Benj' Babb

Sealed and Delivered in the presence of us

John Thompson for Dabney

George Dabney James Elliott

At a Court held for Hanover County the second Day of January 1734.
 This Deed Recd of ^{upon} Benjamin Bill of the first Part and George Braxton of the second Part
 and Humphrey Brooks of the third Part was Read by the Oath of John Thompson Condules Dabney
 and George Dabney his wife for the said and Ordered to be Recorded.

John Graham Esq: our
 Truly Recorded John Graham Esq: our

This Indenture made the first and fourteenth Day of August in the Eighth Year of the Reign of
Our Sovereign Lord George the Second by the Grace of God of Great Britain France and Ireland King Defender
of the Faith etc Anno Domini 1734 Between Benjamin Bibb of the County of St. John in the County of King william of the
first Part George Bragton the younger of the County of St. Asaph in the County of King and Curzon of the
other Part witnesseth That the said Benjamin Bibb for & in Consideration of the sum of five
Pounds current Money of Virginia to him in hand paid by the said George Bragton at and before the
Exchanging and Delivering of these Presents to the Person whose of his debt hereby acknowledged and for diverse good
Causes and Considerations sume wherein nothing falleth wanting and to better this his present Debt
and all unto the said George Bragton for ever done and Agreed All that Tract or part of Land Lying
between and belonging unto the said George Bragton in the County of St. Asaph
and Robert Harris Compt. Act of a Rent out granted to William Harris and containing by Survey
Two hundred and Twenty six Acres to be answered aforesaid Beginning at a Corner where One of John
Harris' Roads doth end

Two hundred and Twenty five Acres to have and to hold **Beginning** at a corner where One of John
Ridgway marked with several letters, lies on his and South Boundary two Degrees East One hundred and
Four and a half to west of Oaks on the side of Pine Tree south West Dugout West Two hundred
Feet to several marked Trees on the side of others lies Thence North forty two Degrees West Two hundred
Feet to William French's Line then turning right to a corner of a
Circular house on his and North Fifty Eight Degrees West Two hundred feet from a tree marked
on his side and Thence North Sixty four Degrees East Four and a half to a corner of a
Fork or Creek west to a white Oak tree South Thirty Nine Degrees East One hundred Forty Five Feet to
the beginning and all the rest Out House English and Building woods and wood orchards and gardens
ways water to other lands profits commodity advantages custom to account what goes to the said
Trustee as a part of land belonging in any way pertaining or annexed thereto but not more than
to be set out and reserved or any part thereof and no reservation reservations remainder
and remainder parts great rights as all and singular his lands houses and of every sort and kind
thereof **To have & hold** the said tract with all and singular the
privileges hereinbefore mentioned or intended to be held by him and his and every of their
heirs and successors and assigns and to the said George Charlton his Esq & wife and assigns
from the day and before the day of the date of his contract unto himself and them or one whose
year from time next ensuing and fully to be paid at and then **yielding & having**

Year from thence next ensuing and fully to be Employed and used **Victualling**
thereunto he said Benjamin Bibb his Servt on August the First of Our Savor Christ
upon his first Day of Michael the Arch Angel now next ensuing of a carefully Considered & mured
to the intent that by Virtute of these his said and of the Statute for Transforming Lyes into Vessell the said
George Bragton may be in the usual Possession of his Servt with the Appurts and Belongings thereto
so divers and toke a Grant and Release of the Recencion and Incuriance thereof by Indenture made
inward between the said Benjamin Bibb of the first Part the said George Bragton of the second Part and
Humphrey Brook of the County of John and County of King Willm of Norwiche of the third Part
and to bear Date the Day next after the Day of his Receipt upon such Trusts and to and for
such his intent and Purpose as is in and by the same Indenture made shall be specified Expressly
and Declared **In witness** whereof the said Parties of these present Interchangably at
their hands and with the Day and Year above written.

Sealed and Delivered in the presence of us
John Thompson Combs Dabney
George Dabney James Est

Bey Bill Seal

At a Court held for Hanover County the Second Day of Jan 1734
 This Deed from Benjamin Bill to George Braxton Junr was sworn by the Oath of
 John Jones on ^{the 1st day of January 1734} John Jones and George Braxton Junr were admitted to be true and
 John Jones and George Braxton Junr were admitted to be true and ordered to be recorded.

Tott Aug. Graham Esq

Truly Recorded Tott Aug. Graham Esq

Booker to Jones
This Indenture made the fifth Day of February One Thousand Seven Hundred
 and Thirty four by and Between Richard Booker of the County of Hanover in the Commonwealth
 of Virginia Part and John Jones of the County of Hanover in the Other Part
Witnesseth That the said Richard Booker for and in Consideration of the sum of Five

Hundred Pounds money of Virginia to him in hand paid Right whereof he hath long by Attornery
 hath bargained and sold and by these presents doth bargain and sell unto the said John Jones all
 that his One hundred Acres of Land situate and lying in the Parish of St. Pauls in the County of
 Hanover on the boundary of Newmarket Creek bounded as follows the **Beginning** at the corner
 Spangle Oak in Newmarket Creek running North fifty two Degrees west one hundred and Forty five Poles
 to a cornered Oak by a road there abouts One hundred and Thirteen Poles to a small Hickory standing
 about South forty five Degrees East one hundred and Forty two Poles to a corner post standing in the road
 Newmarket Creek North along the said Line to the beginning of the Newmarket Road about Remained
 and Remained together with all their Rights and Dights of the said Land and of every part and part
 thereof

Sold to John Jones the said One hundred Acres of Land bounded as aforesaid to
 the same word or less and all and singular other the rights herin before mentioned or Intended to be
 so long by Grantee with their and every of their Assignees and Successors unto the said John Jones his Heirs Executors
 and Administrators for and during the Term of one whole Year
 beginning Caping full to be completed and ended upon and laying therefore the yearly Rent
 of One year of Livings due at the feast of Saint Michael the Archangel yearly of the said Land demanded
 to be paid that by virtue of these presents and of the Statute for Transferring Lands into Possession the said
 John Jones may be in the Actual possession of the same and be enabled to have a Grant of the same
 and to enable to accept a Grant of the same and Intend the same to have and his heirs for ever
 In Testimony whereof the above Parties to these presents have affixed their hands and seal the Day Month
 and Year aforesaid above written

Signed sealed and delivered in the presence of us
 Will Wm Weston Notary Public

Richard Booker *R. B.*

At a Court held for Hanover County the eighth Day of February 1734

Richard Booker acknowledged this his Deed unto John Jones and it was at this said
 Court admitted to Record

Tott Aug. Graham Esq

Truly Recorded Tott Aug. Graham Esq

Booker to Jones Release
This Indenture made the eighth Day of February in the Eighth of the
 Reign of Our Sovereign Lord George the Second by the Grace of God King of great Britain
 Defender of the Faith & Anna Domini One thousand Seven hundred and Thirty four
 Roberta Richard Booker son of the Parish of Braxton a County of Hanover in the One Part
 and John Jones of the St. Pauls Parish in the County of Hanover of the other Part
Witnesseth

That the aforesaid Richard Booker being for and in consideration of the sum of Thirty Pounds current money
of England to him in hand paid by the said John Toudt at and before the Exchanging and Delivery of these
Presents the Receipt whereof he the said Richard Booker by Acknowledgement made of and of every Part
and Part the said John Toudt doth acknowledge and make Confession and Declaration that he the said John Toudt
and all and every of them by these presents hath Granted abovesaid Richard his sonne confirmed and by these
Presents doth Grant Alston Holcombe and Confirm unto the said John Toudt in his Actual Possession
now longly Cristed a Bargain and Sale to him thereof made for One whole year by Inventur bearing date
the Day before the Day hereof and by force of the Statute for Transforming of Lands upon the same day
and Agree althat all that his One hundred Acre of Land situate and being in the County of Lancashire
in the County of Lancashire on the Branches of Totmonsway Brook Boundeth as followeth **BEGINNING**
at a Corner Sprung Oak in an open land running North by East Distant from one hundred and fortynine Rods
to a Cornered Oak by a Road thence South One hundred and Thirteen Rods to a small hollow Larch
thence by firs South East One hundred and forty two Rods to a corner standing in the road
and so forth One thousand North along the said Land to its beginning and all the Estates Right Till the first Partition
Claimed Demand whatsoeuer of him the said Richard Booker sonne of him and to his Assignees every
any Part or Part thereof and the Reversion and Revertions Remaininge and Remained yearly and
other Rents Profits of the same & every other Appartement thereto the said Richard Booker sonne of his Hors E^c
and One hundred Acre of Land and all and singular other the Grounds heretofore mentioned and intended to be
hersely granted with the Appartement thereto the said John Toudt and his Heirs to the use of the said John
Toudt and of his Hors and Assignees forever the said Richard Booker sonne of him self his Hors E^c
and One & Doulbly Grant to and with the said John Toudt his Hors and Assignees by these presents
that he the said Richard Booker now is and standeth lawfully heire of land in the said One hundred Acre
of Land and Inventory with their Appartement of a good New Right and freehold payble Estates into simple
and now hath good Right full Power and Lawfull Authority to Grant and Convey the said One hundred Acre
of Land with their Appartement unto the said John Toudt according to the Report made inventur and meancing
of these presents and that he shall and may be lawfull to and for the said John Toudt his Hors and Assignees
from time to time and at all times forever hereafter lawably and quide to have held Occupie and enjoy
the said One hundred Acre of Land & Inventory with their Appartement without any lawfull detent
trouble - intercession or molestation of him the said Richard Booker sonne of his Hors and Assignees or any other
Person or Persons whatsoever him and them discharged of and from all Inuictus of Right and
harmefull to grow due to One Sovereign Lord the King his Hors and Assignees only Excepted and forepassed
will keep and the said Richard Booker for him self his Hors E^c and Assignees and all and every of them
Doulbly Covenant & Grant to and with the said John Toudt his Hors and Assignees by these presents
that he the said Richard Booker and his Hors shall and will at any time or times hereafter during the
space of Seven Years next ensuing the Date hereof upon the Request and at the cost and Charge in the
Law of the said John Toudt his Hors and Assignees Do make & Execut or cause to be made and acknowledg
all and every rule further and other Act or Acts - Envoyards and Officers in the Laws whatsoever
for the further and better conveying and assuring the said One hundred Acre of land and Inventory
with all and singular improvements & Emoluments and Hereditaments theron or thereto belonging
with their Appartement unto the said John Toudt and his Hors and to the use of the said John Toudt
his Hors and Assignees forever as by the several Deeds in the law of the said John Toudt his Hors or
shall be reasonably deuised Devised and Required and the said Richard Booker for him self his
One hundred Acre of Land & Inventory with their Appartement unto the said John Toudt and
his Hors against him the said Richard Booker his Hors and all claiming or to claim in by from

from or under him or any of them or any other Person or Persons whatsoever hath and will warrant
forever and forever. Dated p' chs Rofbts Tually the said Richard Booker hereby Obligeth himself
to Appear before the Court of Hanover County when thereon required and then and there to give Evidence
of it & to be by an Attorney lawfully Qualified at the Cost and Charge of this said
Richard Booker Appear and Acknowledg these Proofs in witness whereof the above Richard Booker
hath set unto his hand and Seal'd Day Month and Year above written.

Signed Sealed and Delivered In the Presence of us

Thomas Frithier Wm Winstor Tho Lary

Richard Booker 

At a Court held for Hanover County the eighth Day of February 1734.

Richard Booker acknowledged this his Release unto John Jones and it was at the said Bookers
residence in Hanover Co.

Tott Aug Graham C

Truly Recorded Tott Aug Graham C

Booker
to
Ames

Know all men by these Presents that Richard Booker Senior of the County of Bruton & County of
James City to be held and firmly bound unto John Jones of the County of St. Paul in the County of Hanover
In the sum of Two hundred Pounds current money of Virginia to be paid of which sum well and truly to
be made to the said John Jones or his Next of kin Executors Administrators or Assignees Hereby after
my heirs Executors Administrators to find by the present sealed with my Seal Dated the eighth Day of
February 1734.

The Condition of the Above is this that if the above bound Richard Booker Senior his
Heirs Executors Administrators and Assignees and every of them Do and shall well and truly observe &
Perform fully & completely all and every the Covenants Grants Articles Clauses Conditions and
Agreements whatsoever mentioned and contained in the Deed of Release bearing over Date with this present
and made between the above bound Richard Booker Senior of the One Part and the above named John Jones
of the other Part whereon the Part and behalf of the said Richard Booker Senior his Heirs Executors &
Administrators and Assignees are or ought to be O�ffered Performed fully & completely Accomplished and kept
according to the True intent and meaning of the said Release That then this is first Obligation to be void
or else to be and remain in full force power and Virtue

Richard Booker 

Sealed and Delivered In the Presence of us

Wm Winstor Tho Frithier Tho Lary

At a Court held for Hanover County the eighth Day of February 1734

Richard Booker acknowledged this his Bond to John Jones and it was at the said Bookers residence in Hanover Co.

Tott Aug Graham C

Truly Recorded Tott Aug Graham C

Byars
to
Byars

To All whom these Presents shall Come I John Byars of Saint Martins Parish in the County
of Hanover in Virginia send Greeting In Our Lord God Everlasting Now know ye That the said John
Byars for Divers good causes and Considerations indifferently moving but more Especially for the Good
will and Fathely love To Givs Grant Entitell and Confer unto my loving Son James Byars his
77 years and Assignees forever my Plantation and all my Land being by Estimation Two hundred and
more or less To have and to hold the said Land and Plantation to him the said James Byars his Heirs and

and upon force with all Nymphs Especial buildings and Tenements all Garden orchards Woods Cows
Watercourses whatsoeuer therein and thereunto belonging or in any way appertaining formerly by these
Persons belonging unto my Lord to have and to hold the said James Paynes his Heirs & to the
Crown of England and Scavill of the said Land and from the said Land or Title of any Person whatsoever
the said James Paynes with all his Heirs shall goe to the King his Heirs and Successors from
time to time and at all times hereafter In witness whereof these Presents were set my hand and seal
the Twentieth Day of January One Thousand Seven hundred and Thirty four

Signed sealed and Delivered

In the presence of us

Robert Harris Wm Hendrick Richard Harris

John *John* E. Byars *E. Byars*
Mark *Mark*

At a Court held for Hanover County the 20th Day of February 1734

John Byars acknowledged this his Deed unto his Son James Byars which was at the motion
of the said John Admitted to Record

Jos. Aug. Graham Esq.

Truly Recorded Jos. Aug. Graham Esq.

Witnesses
Know All Men by these Presents That the Thomas Travillian and Mathew Jost are held and
Bond for Overy and Damages to the Crown by the Grace of God of Great Britain France and
Ireland King Defender of the Castle &c In the Sum of Two Thousand Pounds of Tobacco convenient in the
County of Hanover to which Payment well and truly to be made to One and Lord the King his Heirs and
Successors We Bind Our Blods and oves of Us One and Every of Our Heirs Executors and Administrators
Jointly and severally firmly by these Presents further to pay all His Laws Judgments & Our hands and seals
the 20th Day of February 1734

The Condition of this Obligation is such that Whereas the above bound Thomas Travillian
hath obtained a License to keep an Ordinary at his Dwelling House Ordinary in this County of New
Hanover he said Thomas Doth constantly find and Provide in his said Ordinary good wholesome and
Blandish肉食 and Refreshing drams and Salbs and Powder as the before shall require for the use of his
The sum of One Year from the 20th Day of February 1734 and shall not suffer or Permit any unlawful
Gaming in his House nor on the Sabbath Day Supper any before 10 Tolls and Drunk more than is
necessary Then this Obligation to be void and now effect abateth to be and remain in full force & virtue
and virtue

Thomas Travillian *Thomas Travillian*

Math. Jost *Math. Jost*

At a Court held for Hanover County the 20th Day of February 1734

Thomas Travillian and Mathew Jost acknowledged this their Bond and it was ordered to be recorded

Jos. Aug. Graham Esq.

Truly Recorded Jos. Aug. Graham Esq.

Witnesses
Know All Men by these Presents That we Christopher Clark and Michael Holland Gent
are held and firmly Bound unto Nicholas Monville agent the first Justice in the Comission of His Bond
for Hanover County for and in behalf and to the Suits and Lawes of the Justices of the said County
and their Assistants in the sum of Twenty Pounds Sterling to be paid to the said Nicholas Monville
his Executors Administrators and Assigns to the which Payment well and truly to be made we bind
Our Blods and oves of Us One and Every of Our Heirs Executors and Administrators Jointly and
severally firmly by these Presents sealed with Our Seals Dated this 6th Day of February 1734

The Condition of this Obligation is such that if the above bound Christopher Clark Admin-

of all the Goods Chattels and Credit of Robert Hault Esq: and do make or cause to be made a true and Perfect Inventory of all and Singular the Goods Chattels and Credit of the said Deceased which hands or shall Committee hands before witness of or into his hands a Confession of any other Person or Persons for him and so made do Exhibit into the County Court of Hanover at such time as the said will be presented Required by the said Court and the same Goods Chattels and Credit and all other 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 Executor or into the hands and Possession of any other Person or Persons for him to sell and truly Administer according to Law and further do make a just and true Account of his Actions and Deeds wherein he hath required by the said Court and all the Rest and Reasons of his said Goods Chattels and Credits which shall be found Remaining upon the said Administrators Account the same being first Examined and allowed by the Justices of the said Court for the time being shall Deliver and Pay unto such Person and Persons Proprietary as the said Justices by their Order or Judgment shall Direct Pursuant to the Law in that Case made and provided and if it shall hereafter appear that any Last Will and Testament was made by the said Deceased and the Executor or Executors herein named to Exhibit the same into the said Court making Request to have it allowed and Approved according to the said Last Will and Testament contained therein Required to Render and Deliver up his Letters of Administration Administration of such Testament being first had and made in the said Court then his Obligation to be void and of none Effect or of no Person in full force and Virtue

Xp Clark Seal
Mal Holland Seal

Sealed and Delivered In this presence of

At a Court held for Hanover County the Eighth Day of February 1734
Christopher Clark and Michael Holland great acknowledged this their Bond and it was ordered to be recorded
Ses Aug Graham CC

Truly Recorded Ses

William
Will.

True Name of God Anno the fourth Day of December 1734

I John William of the County of Hanover being very weak and sick of body but of perfect mind and memory thank God who sent to me this Mortality of my body and knowing that it is appointed for all Men to die do make and Ordain this my last Will and Testament that is to say Principally and first of all I give and Recommend my Soul to the hands of God who gave it and my Body I command to the Earth to be buried in a Christian decent manner at the direction of my Executor hereof named nothing daughter but Jesus free Labour and forswear myself from myth life through the instrument of Death of Suffering of my blessed Lord and Saviour Jesus Christ and as touching my real Estate where with I have placed God to bless me with in this life I give and dispose of the same in the following manner and form I will that all my just Debts be paid and discharged from my goods and chattels unto my two Sons Namely William John Lamb & Dorothy all my Land to equally Divide between them if this life my wife is now with child of should be a Son then he to have an equal Part of my said Land with the Rest of his Brethren which Land I give to them and their heirs forever I give and bequeath unto my three Daughters Namely Agnes Elizabeth and Sarah to each of them One Cow and One Poulter Bacon all the rest of my Estate to be of what kind or Property sooner or later in the hands of my well beloved wife Agnes William to be by her Distributed among my children as she shall see fit when they come to Age and I do constitute and appoint my above named wife Agnes my sole and only Executrix of this my last Will and Testament I give no part of my Estate may be arrayed I do also Ratify and Confirm this and no other to be my last Will and Testament In witness whereof

have countersigned my hand and seal the Day and year above written
Signed and sealed by John Palmer as his last Will
and Testament in his presence and
John Bowles Robt Allen Charles Balley Robt Allin junr

John William Seal

At a Court held for Hanover County the 16th Day of February 1734

This last Will and Testament of John William Decedent was presented in Court by Agnes William
the Executrix herein named and being proved by the Oaths of John Bowles Robert Allen & Robert
Allin junior three of the Witnesses to the same it was admitted to Record

Jos. Aug. Graham Esq.

True Recorded Jos.

Whereas Bond and Surety are made by the said Agnes William Robert Allen and Robert Allin junr
Probate William and jointly bound unto Nicholas Monro other gent the just Juxto of His Commission of His
Bard for Hanover County for and in behalf of to the Justices and Clerks of the Justices of the said County
and their successors in the sum of Two hundred Pound Sterling to be paid to the said Nicholas Monro or
his Executors Administrators and Assignees to the whole Payment well and truly to be made to the said Nicholas
Monro and every of us our and every of us in and every of our Heirs Executors and Administrators
Jointly and severally firmly by these presents sealed with our seals Dated this 6th Day of Feb 1734

The Condition of this Obligation is such that if the abovesigned Agnes William Executrix
of the last will and Testament of John William Decedent do make any complaint made at law and Perfect
Inventory of all and singular the Goods Chattels and effects of the said Decedent which happen shall come to
her hands or possession or knowledge of the said Agnes William or into her hands or possession of any other
Persons for her and the same rewards do Exhibit unto the County Court of Hanover at such time
as she shall be thereunto required by the said Court and the same Goods Chattels and effects and all
other the Goods Chattels and effects of the said Decedent which at any time after shall come to
her hands possession or knowledge of the said Agnes or into the hands possession of any other Person
or Persons for her to well and truly Remunerate according to Law and further to make a true and
just Account of her Actions and Deeds heron when thereto Required by the said Court and
also shall well and truly Pay and deliver all the Legacies contained in the said in the said
Testament as far as the said Goods Chattels and effects will extend and the Law shall permit
Then this Obligation to be void and of no Effect on & & to remain in full force and Virtue

Sealed and Delivered In the presence of

Agnes R. William Seal
Mark

Robt Allen Seal

Robert Allin Seal

At a Court held for Hanover County the 16th Day of Feb 1734
Agnes William Robert Allen & Robert Allin junr acknowledge this their Bond and it
was Ordered to be Recorded

Jos. Aug. Graham Esq.

True Recorded Jos.

Recd to
Account

This Indenture made the third Day of October in the Eighth Year of the Reign
of the sovereign Lord King George the Second of Great Britain France and Ireland King Despota
of the Dailes and in the Year of Our Lord Christ One Thousand Seven hundred and Thirty four

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by and Between John Rice of the County of Hanover of the One Part and David Rice William,
Rice Shadrach Rice and Muzahel Rice of the same County on the other Part Witneseth That the said John
Rice for divers good causes thereunto moving but more officially for and in Consideration
of Twenty Pounds good and lawful money of England to him the said John Rice in hand well and truly
Paid the Reciprocally abovesaid dolls by baquin and bill unto the said David Rice William Rice Shadrach
Rice and Muzahel Rice One certain Tract of Land lying and being in the Parish of St. Martin in the
County of Hanover containing One hundred Acres where said Land is bounded as follows etc w^t) —
Bounding at a White and Read corner of Philip Higgonow in W^t Wall and thence East
Two hundred Rods to a White Oak corner of Mr. Robin Wall's Land at the head of a great glade thereon
along Wall's Line North twenty Two East twenty rods to a corner of several lands appertaining thereto
Robt. Horne North fifty five rods Two hundred and Thirty four rods to a small white Oak in Higgonow hill
thence South One hundred and fifty six rods to the beginning the same being part of a tract of Land
Granted to John Rice by Patent bearing Date the Twenty fourth Day of March 1735 all which said
Tract bounded as aforesaid will Recite and Recites Remainder and Remained together with the
Rents and Rights of the — and of every part and parcel thereof to have and to hold the said Tract of
Land and all and singular the rights herein mentioned and in respect to be bargained and sold with
her and Every of their Appurtenances unto the said David Rice William Rice Shadrach Rice and
Muzahel Rice her Esq^r and Assigns from the Day before the Date hereof for and during the space
and term of One whole year from thence next ensuing and fully to be completed and ended yearly
paying thereon the Yearly Rent — And Tax of Indian Corn on the last Day of the said year only
the sum to be demanded to the intent that by virtue thereof and of the Statute for Transferring Lands
into possession of the said David Rice William Rice Shadrach Rice and Muzahel Rice may be
in Actual Possession of the said — and be enabled to except a Grant of the Rents and
Inheritances therof to him and his heirs — **IN WITNESS** whereof the parties to these presents
have set their hands and seals interchangeably ^{first} At the Day and Year above written —
Signed sealed and delivered in presence of us — John Rice ^{Seal}
Capt. Matthew Lumb Carlton Townings

At a Court held for Hanover County the 30th Day of February 1734.

John Rice acknowledged this his Seal unto David Rice William Rice Shadrach Rice —
Muzahel Rice and it was at the motion of the said John admitted to record

Jeff Aug Galvin Esq
True Recorded Jeff Dryer Robinson Esq

Rice to Rice's Release
Third Indenture made the third Day of February in the Eighth Year of the Reign
of Our Sovereign Lord King George the Second of Great Britain Scotland France and Ireland King Defender
of the Faith — and in the year of Our Lord One thousand Seven hundred and Sixty four between
John Rice of the County of Hanover of the One Part and David Rice William Rice Shadrach Rice and
Muzahel Rice of the same County on the other Part Witneseth That the said John Rice for and in
Consideration of Twenty Pounds Sterling money of England to him in hand Paid by the said David
Rice William Rice Shadrach Rice and Muzahel Rice at or before the Ex parte and Delivery of
these presents the Receipt whereof the D^rl^r hereby Acknowledges and the sum of Doll^r Eight
and Discharge the said David Rice William Rice Shadrach Rice and Muzahel Rice the
said Esq^r and every of them by his full power Granted Aligned Release and
Confirmed and by the said Presidents D^rl^r Grant Aligned Release and Confirm —

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unto the said David Rie William Rie Shadrack Rie and Micajah Rie in their several Estates
now being by virtue of a Bargain and Sale to them made for one whole Year by Indenture bearing Date
the Day before the Date hereof and by virtue of their Act for Transferring Lands into Possession and to their Heirs
and Assigns after the fact of Land lying and being in the Parish of St. Martins in the County of Hanover
containing One hundred Acres which said is bounded as follows (to wit) **Beginning** at a White Oak
and Red Oak corner of Phillip Higginson in William Rie Line thence East Two hundred Rods to a White Oak
corner of W. Rubin's Woods land at the head of a great Glade thence along Rubin's line North Twenty Two
East Twenty Rods to a corner of Bealeman's Redeline near the Road thence North fifty five Rods Two hundred
and Thirty Rods to a corner of Oak in Higginson's land thence South One hundred and Fifty five Rods
beginning the same being part of a tract of land Granted to John Rie by Patent bearing Date the ^{Twenty} second
Day of March 1725 all which said tract bounded as aforesaid together with all and singular Woods
Underwood May Woods and Water Courses Inlets Ditches Inundations and Appurtenances
whatsoever to the said Estate or Estates belonging or in any way Appertaining thereto with all used
occupied or ~~enjoyed~~ enjoyed occupied Required taken or known as Part thereof Member thereof
or of any Part or Member thereof and all the Estates Right Title Interest Property Claims and Demand whatsoever
of him the said John Rie and his heirs of unto the said Rie and to any Part or Member thereof
the Relations Demanded and Demanded yearly and other Rents and Profits of the Rie and of every
Part and Member thereof together with all and singular Right Title Property Claims or Demand from him the
said John Rie and his heirs etc. ^{et cetera} And in witness whereof I have and do hold the said Tract of Land and Rie
herein aforementioned with these and every of their Appurtenances mentioned intended to be held by
Alured Rie and confirmed unto the said David Rie William Rie Shadrack Rie and Micajah Rie
and their heirs to the only Proprietary and behoof of them the said David Rie William Rie Shadrack
Rie and Micajah Rie and their heirs and Assignees forever And the said John Rie his heirs and Assignees
hereinafter mentioned Granted Promised and every Part thereof with the Appurtenances unto the said David
Rie William Rie Shadrack Rie and Micajah Rie their heirs and Assignees against him the said
John Rie his heirs and Assignees and against all and every other Person or Persons whatsoever shall and
will warrant and forever defend by these Presents and the said John Rie for him self his heirs Esq^r
and Assignees and every of them a full Covenant and Agrees to and with the said David Rie William
Rie Shadrack Rie Micajah Rie their heirs and Assignees forever That is to say that he the said John Rie
hath a good Right and Title to the said Rie and every of their Appurtenances unto the said
David Rie William Rie Shadrack Rie and their heirs forever **In Witness** whereof the said John
Rie have laid unto his hand and seal the Day and Year first above written
Sig. Matthew Linsay Carlton Jennings

John Rie Seal

At a Court held for Hanover County the eighth Day of February 1734.

John Rie acknowledged this his Acknowledgment David Rie William Rie Shadrack Rie and Micajah
Rie and it was at the motion of the said John admitted to Record

Left Aug 1734

True Recorded Left Aug 1734 Robt. Graham Esq.
I Charles
for Robert Graham of Saint Martins Parc

To witness to whom

the said Robert Graham

Yancy
Yancy

In the County of Hanover in Virginia the 26th Day of October Now know ye that the said
Charles Yancey for Deeds good and sufficient and heements moving but more especially for want of
Goods and Cattle and otherly late do give Grant Enters and Confirm unto my young son James Yancey his
Heirs and Assigns forever my Plantation where he now liveth with One hundred and Twenty five Acres of Land
Adjoining to the said Plantation lying and being in the said County aforesaid Bounded as follows to wit
Beginning at a Sycamore Tree ^{west part of} corner of four small Old Oaks in the End of John Garland late deceased house on
the road and Southwesterly Nine Degrees East One hundred and fiftieth Rods to a birch tree thence Southwesterly
Degrees East Thirtynine Poles to a corner white Oak of the said Garland and of Edward Garland Deed
Signed Edward Garland late South Twentysix Degrees East Thirtynine Poles to a blackly white Oak in the said
Line Thence North Eighty Degrees Eastwesterly to a corner white Oak on the upper road between
Branches leading up to Branch Northwesterly One Degree Eastwesterly Poles to a corner in the above said line to
Yancey Barn and house on her and thereto by his Degrees West Thirteen hundred Ninety Poles to the beginning
of the said and Plantation according to its bounds hitherto to him the said James Yancey
his Heirs and Assigns forever with all houses buildings and improvements all gardens orchards ways
ways water courses whersoever hee in any time or in any way appertaining formerly by his or his late
heirs and lands Yancey paying what rents shall grow due to the King his heirs and Successors from time to time
and at all times hereafter Undivided among them hereto attorney hand and seal this first Day
of November Anno Domini one thousand and thirty four.

Signed Sealed and Delivered in the presence of us.

Charles Yancey *Seal*

Henry William Burney

At a Court held at Hanover County the 26th Day of February 1734

Charles Yancey acknowledged his his Deed unto James Yancey and it was at the said Court admitted
to Record

Witness Aug Graham Esq

July Recd by Aug Graham Esq

Rather
to lease
Agree

This Indenture made the tenth Day of January in the Year of Our Lord Christ One
Thousand Seven hundred and Thirty four Between Samuel Rather of New Kent County
of the Parish of St. Pauls and Richard Tyre of Peters Parish in the County of Hanover City of the other Part
Witnesseth that the said Samuel Rather for and in consideration of the sum of Five Shillings per
Money of Virginia to him in hand paid by the said Richard Tyre the Receipt whereof he doth hereby acknowledge
full Bargained sold and by Mys self Robert Both Bargained and sold unto the said Richard Tyre all the said
Samuel Rather his Parishes land containing Two hundred and Acres of land lying and being in the Parish of
Saint Pauls in the County of Hanover and lying on the Land of John Anderson gentlelme Deced and
George Thomasson of this County now in the possession of Daniel Abney and the Land formerly Com
Nicholas Monroes now in the possession of James Tyre and the Land of Charles and William Hugles
which said One hundred Acres of land was given by his self Will and Testament of Peter Hugles late of New Kent
County to the Heirs of Mr William Hugles and William Wadkins Recd in full payment to the said Richard Tyre as may
appear in the Records of New Kent County in April the 11th 1720 which said Wadkins made sale of this Land
to Robert Woods who sold his same to be absummed Rather which had Two hundred Acres of Land being part

of a Patent bearing Date 23 of December 1714 Containing 430 Acres Granted to Peter Hughes and his Heirs and Successors from Remainers and other Owners and Proprietors of the Deserts and waste Part thereof to have and to hold the said Two hundred Acres of Land above bounded and all and singular other the Deserts Intended to be hereby Granted with the Appurtenances unto the said Richard Tyres his heirs and Assigns from the Day before the Date hereof for and During the Term of one full Year from the said west Beginning and fully to be Comprised and ended Yelving and Paying therefor the yearly Rent of One Penny of Money Current at the feast of our Ladye Maialis the sixth Day of July only of the summe Demanded to the intent that by virtue of this Recitation and of the late Letters patent granted unto Richard Tyres may be in the Actual Possession of the Deserts and he enabled to Recet a Grant of the Possession and Inheritance thereof to him and his Heirs —

Was sent to the State of Pennsylvania, the eighth Day of February 1734.

Samuel Pattle acknowledged his law debt unto Richard Tyree which was at the said Samuel motion admitted
to Recd

John A. Graham & Co

Truly Received To

This Indenture made the Tenth Day of January in the Year of Our Lord One Thousand Seven hundred and Sixty four Between Samuel Ratter of the County of Hanover of the One Part and Richard Tyree of the County of Prince George of the Other Part and County of Hanover of the One Part and Richard Tyree of the County of Prince George of the Other Part Witnesseth That the said Samuel Ratter for and in Consideration of the sum of Sixty Pounds Current money of Virginia to him in hand Paid by the above named Richard Tyree at and before his Execution and Delivery of his last Will and Testament to Robert Wade of Walkersburg acknowledged and taken of every Part thereof Dated August 2^d 1714 the said Richard Tyree his Executors Administrators hath Bargained and sold and by and Confirmed all by these Presents for the Consideration above set down Dated Grant Recd and Properly confirmed unto the said Richard Tyree in his Actual Possession now being by virtue of a Deed to him there made for One whole Year beginning bearing Date the Day before the Date hereof and to bear of the Statute for transferring title into his possession and to his heirs and Assignees forever all that he doth claim under his Charter or Title of Land containing Two hundred Acres of Land and being in the County of Hanover and bounded on the Land of John Anderson late Decayed and George Johnson late of his County now in Possession of Daniel Avery and his wife formerly for Nicholas Monroes her now in the Possession of James Syron and the Land of Orlando and William Hughes which said Two hundred Acres of Land was granted by last Will and Testament of Peter Lingle late of New Kent County to the heirs of Dr William Phillips and William Wadkins prayng himself to be left to the said Phillips or his Assignee in the Record of New Kent County on April the 14 1710 which said Wadkins made Seal of the same to Robert Wade who sold to Samuel Ratter and the above named Land being Part of a Greater Quantity Granted to Ross Hughes dated the 23^d of December 1714 Containing 430 Acres and all his Estates Right Title Interest Use Property and Claims of him the said Samuel Ratter his Heirs and Assignees of or unto his Estate with the Appurtenances and the Revocation and Reservations.

Remainders of all and singular the Rents with the same and every of their Appurtenances To have and To hold
the said Two hundred Acres of Land above bounded with all and singular other the Property herin before mentioned
and Intended to be hereby Granted with this - and every of their Appurtenances unto the said Richard Tyndall
his heirs and Assigns for ever of the said Richard Tyndall his Heirs and Assigns for ever And the said Samuel
Rathor for himself his Heirs Executors and Administrators Doth Covenant and Grant to the said the
Richard Tyndall his heirs and Assigns by these Proofs that he the said Samuel Rathor now is and shall be

Lawfully and Rightfullness of and in the said Two hundred Acres of Land above bounded and other the Cognosse-
nares of a good Right and the said parcels of Land in Tookings and now hath good Right full Power and
Lawfull and Apposite Authority to Grant and Convey the same according to his Right full Power and indeanness
of these Parcels and it shall and may lawfully to and for his and Richard Tyre his heirs and Assignes from me
to him and at all times hereafter lawfully and quarellably to have hold Occupy Possess and Enjoy the
Parcels above granted and every of them Assignees therunto belonging without the said Defendants
Indamnor or Molestation of him the said Samuel Ratter his heirs or Assignes or any other Person or Persons
Whatsoever and to him and them safe and lawfully and remissed off and from all Innuendments whatsoever
Concerning the Just title of the said Land from himself to be sold due to Our Sovereign Lord the King only Executed will
keep Meant and Defend by these presents And finally the said Samuel Ratter doth Oath and affirm with this
his Hand to appear before the Court of Hanover County and there on the Town within the time required by Law
acknowledges these presents **In Testimony** of all the Parties to these presents their hands and
Seals have set and Affixed his Date above written

Signed sealed and Delivered Anno 1734
I Amn Thomas Berry David Tyre

Samuel Ratter seal
mark

At a Court held for Hanover County the eighth Day of February 1734
Samuel Ratter acknowledged this his Release unto Richard Tyre which was at the said Samuels motion admitted record
Supt Aug Graham Esq
Truly recorded Supt

Johnsons Bond
Know all men by these presents that we Ann Johnson widow and David Morristher gent & Joseph Fox
Guardianship of the County of Hanover are left and fully bound unto Nicholas Morristher gent the first Justice in the County of
Hanover for the said County of Hanover for and in behalf and to the sole use and behoove of the Justices of the said County
their Executors Administrators or Assigns in the sum of Fifteen hundred Pounds Sterling to be paid to the said
Nicholas his Executors Administrators and Assigns to the which Payment well and truly to be made we bind our
Seals and each of us One and each of Our heirs Executors and Administrators firmly by these presents sealed with
Our Seals Dated this eighth Day of February 1734

The Condition of this Obligation is such that if the above bound Ann Johnson her Executors
Administrators and Assigns and truly Pay or cause to be paid and Delivered unto Richard Johnson and
Johnson Ann Johnson & Thomas Johnson Orphans of Thomas Johnson Decedeth all such Goods or Estates
as now is or hereafter shall appear to be due to the said Orphans whom and as soon as they shall attain to
the Lawfull Age or when the same Required by the Justices of the said County Court as aforesaid lawfully and
the above named and the rest of the said Justices their and every of their Heirs Executors Administrators
from all Troubles and Damages that shall or may arise about the said Estates then the above Obligation
to be void otherwise to remain in full force and Effect

Ann Johnson seal
David Morristher seal
P Fox - seal

At a Court held for Hanover County the eighth Day of February 1734
Ann Johnson David Morristher and Joseph Fox acknowledged this their Bond and Wm. Odson
to be recordd / Supt Aug Graham Esq
Truly Recorded Supt

*Johnston Bond
& Guardianship
Johnson*
Know all men by these Presents that *Ann Johnson widow David Meriwether & Joseph Fox* of the County of Hanover and her and family come unto Nicholas Meriwether gent first Justice in the Commonwealth of the said County for the said County for and in behalf and to his sole use and benefit of the Justices of the said County their Executors Administrators or Assigns in the sum of Two hundred Pounds being to be paid to the said Nicholas his Executor Administrators and Assigns to the which payment well and truly to be paid We Bind Ourselves and each of us Our and each of our said Executors and Administrators firmly by these presents Sealed with Our Seals. Dated this eighth Day of February 1734

The Condition of this Obligation is such That if the above bound Ann Johnson her Executors and Administrators shall well and truly Pay and Deliver in Cash to us and each of us Delivered unto William Johnson or Creditor of Thomas Johnson Decedent all such Estates or Estates as now is or a hereafter shall appear to be Due to the said Creditor when and as soon as she shall attain to Lawfull Age or when the same Required by the Justices of the said County Court or also have heard of the above named and the Rest of the said Justices their and every of their said Executors and Administrators from all Trouble and Damages that shall or may arise about the said Estates Then the above Obligation to be void otherwise to remain in full force

Sealed and Delivered
In the presence of -

Ann Johnson

David Meriwether

J Fox

At a Court held for Hanover County the eighth Day of February 1734

Ann Johnson widow David Meriwether & Joseph Fox acknowledged this her Bond and it was ordered to be Recorded *Jeff Aug Graham*

*Johnston
to
Johnson*
Know all men by these Presents that I *Ann Johnson widow and Relict of Thomas Johnson* late of the County of King William Decedent for divers good causes and considerations and her unto moving but more especially for the motherly love and affection which I bear unto my living Son Nicholas Johnson Do give and Grant unto the said Nicholas Johnson and to his Assigns One Negro Boy Slave named Dind and three Negro Girl Slaves to wit Sarah Eliza and Anna To have and Hold the said Negro Boy Slave and the two Negro Girl Slaves and their increase unto the said Nicholas Johnson and his heirs to the only Proprietor and beholder of the said Nicholas Johnson his heirs and Assigns forever And if Dind the Negro boy slave for want of my heirs to warrant and prove will Detain the said Negro Boy Slave and the said Negro Girl Slaves and their increase unto the said Nicholas Johnson his heirs and Assigns against the Lawfull claim of any Person or Persons whatsoever in Virtue whereof I have given unto him and her the Thirtieth Day of December in the year of Our Lord Christ One Thousand Seven hundred and Thirty four

Sealed and Delivered the tenth day of January 1734
first Intallied in presence of

Bowis Gab Gillingham Mary Bond

At a Court held for Hanover County the eighth Day of February 1734

Ann Johnson acknowledged this her Deed unto her Son Nicholas Johnson which was at her motion admitted to Record

Johnson
to Johnson

Know All Men by These Presents that Nicholas Johnson of the Parish of St. John in the County of King William for divers good Causes and Considerations made unto me nothing but more Especially for my affection & care unto my loving Sister and John son Do Give and Grant unto the said John son and to his Assigns One Negro Girl slave named Eliza Tolson and To hold the said Negro Girl slave and her Incomes unto the said John son his heirs and Assigns against the Lawfull claim of any Person or Persons what so ever in Witness whereof I have hereunto set my hand and Seal the Twenty fourth Day of January in the Year of Our Lord Christ One Thousand Seven hundred and Thirty four

Nicholas Johnson seal

Sealed and Delivered in presence of
Bona Gabin Gillingsham Mary Davis

At a Court held for Fauquier County this eighth Day of February 1734
Nicholas Johnson acknowledged this his Deed unto John son and it was at his Motion admitted and recorded
Sesq Aug Graham Esq

Johnson
to Johnson

Know all Men by These Presents that J. Nicholas Johnson of the Parish of St. John in the County of King William for divers good Causes and Considerations made unto me nothing but more Especially for his affection & care unto my loving Sister Anne Johnson Do Give and Grant unto the said Anne Johnson and to her Assigns One Negro Girl slave named Tamar Tolson and To hold the said Negro Girl slave and her Incomes unto the said Anne Johnson and her heirs to the only Right Use and Benefit of the said Anne Johnson her heirs and Assigns forever and I Do by these Presents for myself my heirs & to Warrant and for ever will Defend the said Negro Girl slave and her Incomes unto the said Anne Johnson his heirs and Assigns against the Lawfull claim of any Person or Persons what so ever in Witness whereof I have hereunto set my hand and Seal the Twenty fourth Day of January in the Year of Our Lord Christ One Thousand Seven hundred and Thirty four

Nicholas Johnson seal

Sealed and Delivered in presence of
Bona Gabin Gillingsham Mary Davis

At a Court held for Fauquier County this eighth Day of February 1734
Nicholas Johnson acknowledged this his Deed unto Anne Johnson which was at his Motion admitted
to Record

Sesq Aug Graham Esq

Truly Recorded Sesq

Law to
Person

This Indenture made the Twenty fourth Day of January in the Year of Our Lord
Christ One Thousand Seven hundred and Thirty four between John Law and Francis his wife
late Fauquier Rector of the County of Henrico of the one Part and Joseph Person of the County of Hanover
Planter of the other Part witnesseth That the said John Law and Francis his wife for and in
Consideration whereof交付 One Pound Eight Shillings current Money of Virginia to them
said Paid by the said Joseph Person the Recipient whereof the said John Law and Francis his wife
Dobtably acknowledge have Granted Bargained Sold Almond and Confirmed and by these Presents
Do Grant Bargain and Sell Almond and Confirm unto the said Joseph Person his heirs & Assigns
forever all that tract or Land of land and Plantation thereon situated lying and being in the Parish

Shelton
to
Howard

of land in the County of Fauquier containing fifty five acres the boundaries of which Land was given and Repealed unto the said Francis by the last will and Testament of Thomas Bel Dec father of the said Francis and now lies contiguous and Joining to his Land of Henry Bow the said Penn and Daniel Patrick and at full Trees wood and wood. The Common Common of Pasture Profit Commodities Advantages other Settlements Rivers Waters and Appurtenances whatsoever to the said fifty five Acres of Land and Plantation above mentioned belonging or in anywise appertaining and also the Revision and Revision Remander and Remanders Penn and Bowe of the said boundaries and of every Part thereof and all the Estates Rights and Interests Penn and Demands what so ever of them the said John Law and Francis his wife of him and to the said tract or parcel of Fifty five Acres of Land with the said Plantation wherein and Penn and Bowe Part thereof to have and to hold his and Land and Plantation and all and singular the rights above mentioned and every Part thereof with the Appurtenances unto the said Joseph Penn his heirs and Assigns the only Right and Title of the said Joseph Penn his heirs and Assigns forever and the said John Law and Francis his wife for them and each of them heirs the said tract or parcel of Fifty five Acres of Land and Penn and Bowe and every Part thereof against them and their and each of their heirs and against all and every other Person and Persons whatsoever to the said Joseph Penn his heirs and Assigns shall and will warrant and forsake I offend by these presents In Witness whereof the Parties to these Presents their hands and seals interchangably laid at this Day and year first abovesitten

Signed Sealed and Delivered in presence of us
Matthew Linn Peter Patrick Daniel Patrick

John ^{his} Law ^{Seal}
Mark

Francis ^{his} Law ^{Seal}
Mark

Rice
Apparition R

Memorandum That on the xxth Day of January M Dcccccix payable and
of Execution ~~the~~ ^{the} Dated was had and taken by the within named John Law and Francis his wife
of the within granted Land and Penn and Bowe and each of them and each of them Delivered unto
the within named Joseph Penn as the usual symbols of Alery and Recd according to the ~~the~~ ^{the} Indemnity
and Effect of the within Dede in the presence of
Matthew Linn Peter Patrick Daniel Patrick

John ^{his} Law ^{Seal}
Mark

Francis ^{his} Law ^{Seal}
Mark

xxth January M Dcccccix

I do Recd 18 Luns of Fifteen Pounds Eight Shillings Current Money of Virginia it being
the Consideration money for the Lands and Penns within Granted Recd by the Lands of the within
Named Joseph Penn ^{his} wife Matthew Linn Peter Patrick
At a Court held for Hanover County the 1st Day of February 1734

John Law and Francis his wife the said Francis being first Privily Examined & Searched and after
last acknowledged their Dede with the Livery of their heireon Endorsed unto Joseph Penn which
was at their Memorandum made to Record

Jeff Aug Graham

Fuly Recorded Jeff Aug Graham

Hanover Co
Power Lease

Shelton
to Howard

Received of Allen Howard the just sum of ^{boundly} Four Pounds fourteen Shillings and Six Pounds half Penny Sterling Money of England and the sum of Twenty Pounds Eighteen Shillings and Thirteen pence Current Money of Virginia & being in full of my sum of my late Estate which was in the hands of David Allen Howard as his Company Guardian And by his Request I John Shelton do acquit and from ^{for ever} discharge the said Allen Howard his heirs Executors & Administrators from the said sum of Twenty four Pounds fourteen Shillings & Six Pounds half Penny Sterling money of England and the sum of Twenty Pounds Eighteen Shillings and Thirteen Pounds Current money of Virginia and from all other things as relating to his Company Guardian and from all debts Due and Demands whatsoever as witness my hand and Seal this Nineteenth Day of June One Thousand Seven hundred and Thirty four

John Shelton Seal

Sgt. David Shelton John Knight.

At a Court held for Hanover County the eighth Day of February 1734

I am John Shelton acknowledged that his Right to Allen Howard and it was admitted to Record —

Sgt. Aug Graham Clerk

True Recorded Sgt. Aug Graham Clerk

Rices
Appraisement

In Inventory of the Appraisement of the Estate of William Rice Deceased

	£	s	d	
17 head of Hogs				1 Bacon
14 head of Calves				1 pafol of old Linny Goods
1 Mares and Colts	7			1 old Calf and Wool Goods
1 Mares and Colts	2	10		
1 Hens	5			2 Cow and Calf
1 Sheep	5			1 Goat and Lamb
1 Sack Bed & furniture	1	8		2 Hides and Three old Calfs
1 Lading Chest	5			1 pafol of old Iron
2 Books and Furniture	2	6		1 pafol of old Linny Goods
Commoners Tools and an old Gun	—	1		1 pafol of old Leather and Three Bushels
2 Cleats and Bag	12	6		1 pafol of Calf Rived
1 pafol of old Butter				1 pafol old Iron
2 Small Iron Potts and Pottleaks		10		
				£ 44 1 0

January 8th 1734 The above Estate appraised by us the Subscribers

Mraham Spode —
William Bond —
Bond " Sanders —

At a Court held for Hanover County the eighth Day of March 1734

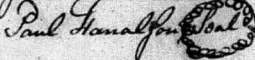
This Inventory & Appraisement of the Estate of William Rice ^{deceased} was Presented by the Admin'r
¹⁶³ Ordered to be Recorded —

Sgt. Aug Graham Clerk

True Recorded Sgt

Hanover Co.
Power Lease

This Indenture made the fifth Day of March in the year of our Lord Christ One
Thousand Seven hundred and Thirty four Between Paul Hanaffon of the Parish of Saint Pauls in —

the County of Hanover of his One Part and Henry Power of the Parish of James City in the County of James City Govt or his other Part Witnesseth that whereas Paul Hanaffon has and in Consideration
+ + + + + of Two Shillings Sterling to him in hand Paid by the said Henry Power the Credit
- Whereof he doth hereby acknowledge hath bargained and sold and doth hereby bargain and sell unto
the said Henry Power all that the said Paul Hanaffon his Plantation Tract or Part of Land
Containing by Estimation One hundred and Fifty acres being the Land wherein Paul Hanaffon
Deceased Father of Paul Hanaffon the Tessor lately dwelt Lately lying and being in the Parish of
Saint Paul in the County of Hanover and is bounded as follows etc with **Precinct**
at a Corner of a Log Standing in the Conder's Branch Head South Society Degrees East One hundred and Eighty Six Poles to a Corner Red Oak Head South Eighty Three Degrees East Two hundred Poles
to a Corner of a Bush marked Tree round a Black Oak Spring being a corner of Two & Two
Acres along a Line of marked Trees making Sorely Angles but nearest North Thirty five Degrees
West One hundred and Twenty Poles to a Corner White Oak Standing in a Small Branch
thence down the said Branch along the Water Course aforesaid Road to the Fork of a Branch running up
the North Fork to the Line Parting this Land from the Land wherein Mr John Smith now dwelleth there
along South the said Land to the Place began at and Contains by Estimation One hundred and fifty Acres to the
same more or less as was formerly granted to Paul Hanaffon Deceased Father of the Tessor by James Monk
by Indenture bearing Date the Twenty Ninth Day of December Anno Domini MDCCLX by the Tessor
Granted & Offered as Land and Site of the said Paul Hanaffon Deceased erecting Twenty five Squares of
Land on the above Granted Premises for a Burial Place within the Bounds of which Twenty five Squares
of Land the said Paul Hanaffon did intend to provide if at any time hereafter the said Tessor or his
heirs shall desire the said Twenty five Squares of Land for a Burial Place as aforesaid and the
Reception and Reception thereof Remaining and Remaining together with the Rights and Profits of
the Land for and of Every Part and Parcel thereof for ever and to have the said One
hundred and fifty Acres of Land and all and Singular other the Premises and every other
Appurtenances unto the said Henry Power his Executors and Assigns from the Day next before
the Date hereof for and during the Term of One whole Year ensuing fully to be Comptonized
and Ended Upolding and Paying therof the Yearly Rent of One Ear of Indian Corn at the
Rate of Saint Michael the Arch Angel only if the same be Demanded to the intent that by
virtue of these Proofs and of the Statute for transposing Leas to Tolls on the said Henry Power
may be in his Actual Possession of the Premises and be enabled to Accept a Grant of the Power
and inheritance thereof to him and his heirs forever In witness whereof the Parties to these Proofs
have Interchangeably set their hands and affixed their Seals the Day and Year above written
Signed Sealed and Delivered in the presence of 
James Hill Nellson Andrewson John Bowes

At a Court held for Hanover County the Eighth Day of March 1734

Paul Hanaffon acknowledged this his Lease to Henry Power Govt and it was at the said Paul's
Motion admitted to Record.

Test Aug Graham Recd
Fully Recorded Test Henry Robinson Esq

Notarized to
Date Release

This Indenture made the Eighth Day of March in the Year of Our Lord Christ

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And There have been made and Thirty four Dollars and Paul Hanafin of the Parish of Saint Paul
in the County of Hanover of the One Part And Henry Powe of the Parish of Hanover in the County of
James Right Out on Rothea Part Witnesseth That the said Paul Hanafin for and in Consideration of
the Sum of Ninety Pounds Current Money of Virginia to him in hand Paid by the said Henry Powe &
also his Eschewing and Detaching of the said Estate the Present whereof he doth hereby Acknowledged and
Hath Declared and Disclosed the said Henry Powe his Executors and Administrators and executors of them
by these Presents hath Granted Almond Richards and Confirmed and by these Presents Hath Granted
Almond Richards and Confirmed unto the said Henry Powe in his Actual Possession now being by Virtue of
a Bargain and Sale to him therof made for One Whole Year by Indenture bearing Date the Day
before the Death of and by force of the Statute in That for giving up to Possession and to his Heirs and
Assigns all that his Own tenanted and Rented in virtue of Law wherein Paul Hanafin deceased ^{his Executor}
lately Dwelt Intacte living and being in the Parish of Saint Paul in the County of Hanover and
is Bounded as follows (to wit) **Beginning** at a former Poplar Standing in the ^{Country}
Tree Branch thereof South Seventy Degrees East One hundred and Eighty feet to a corner Tree
Oak Thence South Eighty Three Degrees East Two hundred Paces to a corner of several Trees
Known a Black Oak known being a corner of for two houses along a line of Market Trees
making several Angles but west of North Thirty five degrees West Two hundred and Twenty Paces
to a former White Oak Standing in a small Branch along the Water Course aforesaid Road to the Fork
of a Branch thence up the North Fork to the said rising this Land from the Land wherein Mr John Smith
now Dwells there along until he coms to the place began at a corner by Estimation One hundred
and fifty Acres to the southward or top e was formerly conveyed to Paul Hanafin dead father of the
Testator by James Nichols by Indenture bearing Date the Twenty Ninth Day of December
Anno Domini MDCXC and by the Testator named and signified as Son and Heir of the said Paul
Hanafin Dead Conveying Twenty feet Square of Land on the above mentioned Property for a Burial
Place within the Bounds of which Twenty feet Square of Land the said Paul Hanafin Deceased e was
Intended provided if at any time hereafter the said Testator or his Heirs shall desire the said Twenty feet
Square of Land for a Burial Place as aforesaid Together with all and Singular Housing Building
Orchards Gardens Woods Underwood Marsh Water Water Courses Roads Dams and other such parts
Appurtenances whatsoever to the said Premises belonging or in anywise appertaining or therewithall
used Occupied or Enjoyed Excepted Regarded taken known as Pastures or Meadows or of
any Part thereof and all his Estates Rights Title Interest his Estate Claim and Demand
whatsoever of him the said Paul Hanafin and his Heirs of in and to the said Premises or of in and
to any Part thereof and the Reversion and Resumption Remaining and Remaining Yearly and
other Parts and Prots of the Premises and of every Part e Part thereof together with all and
singular Dots Points Evidence Writings Records Scripts and Monuments whatsoever
Touching and concerning the Premises **To have and to hold** the said tract of Land
and Premises herein before mentioned with their and Every of their Appurtenances in and or
intended to be hereby Granted Almond Richards and Confirmed unto the said Henry Powe and
his Heirs to the only use and behoof of the said Henry Powe his Heirs and Assigns forever
and the said Paul Hanafin his Heirs ^{Exclusively} he said Granted Premises e Every Part thereof
with the Appurtenances unto the said Henry Powe his Heirs and Assigns against whom the said Paul
Hanafin his Heirs and Assigns and against

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all and every other before or heretofore taken and will be taken and defact by his present Condition
Paul Barnalson faithfully his Servt in Adam^t and memory of him will remeint Grant and Agree to and
with his said master Peter his Servt Esq^r Adam^t and memory of him by his present in manner following
that is to say That he the said Paul Barnalson for and unto it standing any Act made or thing to his contrary
whatsoever now and standeth lawfully and absolutely bound of himself to pay all moneys due to and belonging
to his master with him and every of their Appointments herein before mentioned reserued or intended to be
lawfully Granted Alured Relaxed or Confirmed every part and parcel thereof with his and every of his
Appointments of a good honest and absolute and undeviate Estate of inheritance in Dorehampt
and that it shall and may be lawfull to and for his said master Peter his Servt and Esq^r from time to time
and at all times former hereof according to his purposit intent and meaning of his present probably
and quare he have hold his Office place & enjoy to him and his posterity and to his heirs after him from
whence and every of his Appointments without any lawfull or Equitable doubt or doubt
of his lawfull Execution Execution Intershipon claim or demand of him his said Paul Barnalson his Servt Esq^r
or any other Person or Persons whatsoever claiming or to claim day Right Ditt or Interf of in or out of his
said Servt or any Part thereof by him or under him he said Paul Barnalson his Servt and Esq^r or by
him or under any Person or Persons whatsoever and that first and then lawfully and then lawfully Executed Acquited and
Discharged or otherwise upon his request therof to be made well and suffitiently paid him self or indemnified by
him his said Paul Barnalson of and from all manner of power and other gifts Grants Bargains & Sales
Leasements easies Estates Mortgages Joyners Dower Wills Entails free fiefs franchises franchises
And immunitie Statute Merchant & such other Recouerances Indemnities Ecclesiasticall Rights & Charters
of Rent and of and from all and all manner of force and other Acts by reason of Ditts or easies changes and
Inimicallnes or whatsoever had made caused omitted transited done or suffered by his said Paul Barnalson his Servt
or Esq^r or any of them or by any other Person or Persons whatsoever having or lawfully
claiming or which shall or hereafter have or claim any lawfull or Equitable Right Ditts or easies whatsoever
into or out of his said Servt or any part therof shall and will at any time hereafter within the space
of seven years upon request and at the cost and charges in his law of his said master Peter his Servt or Esq^r
Domestically and otherwise to execute and suffer cause and command to do what he and his Servt
shall and may lawfully and otherwise do Agreed and Assented and Promised to do more hereupon Executed and
Agreed and Conveyed the said Servt for his said master mentioned meant or intended to be lawfully Granted Alured
Relaxed and confirmed and any or every part therof with his Appointments into his said master Peter his Servt
his Servt and Esq^r to the use of him his master Peter his Servt and Esq^r according to the intent and meaning of
his present Intership whereof his said Servt to attell and make knowne at his hand and seal his Day & Year above
Written

Liquidated and Delivered in presence of
James Will Nelson Currier John Davis

Paul Barnalson 

At Boston for Boston County the eighth Day of March 1734

Paul Barnalson acknowledged this his Deed into Henry Lawes copy and it was attested motion of her^r Paul admitted to
Record also witnessed to by his said Paul being briefly examined deposing his Right of Service in and
to his Land so owned by his said Barnalson to his said Lawe

Deft Aug Grahams Esq

Encl. Deed of Henry Robinson Esq

Harralson to
Woolfolk Eraser

His Undenture made before the day of Michael the Holyfeast of Christ and Our Saviour our Lord
A.D. 1600
A Daye for Detenant Paul Bernalfor of St. Margarets Parish in Lancashire County on his owne part and before
Woolfolk of the Parcell and County aforesaid on the other part witnesseth that he the said Paul Bernalfor for and in Consideration
of summe of two hundred poundes to him in hand paid by the said Joseph Woolfolk orke of he doth hereby Acknowledg of his receipt
hath bargained and sold and by these presentes doth bargaine and sell unto the said Joseph Woolfolk all that Crant or arre
or a writing or land containinge or p[er]fumatione two hundred Arches more or lesyng and being in the County of Lancashire in Lancashire
County and bounded as followeth w[it]h Recouering the border - ad Oakaplum in John Wilsons Land towards the County of Lancashire
West Anchundred aud therby p[ro]p[ri]etie to a boone Cumm bordering on Thomas Todds, Etienne Mortons dygges East
Endeueded 2 frontys from both to a boone scrubby whis Oak tree aboute leevynd fuda corde East Anchundred and
Leevynd for p[ro]p[ri]etie to a boone Culverie on the s[ame] John Wilsons Land towards the same West Two hundred e frontys
P[ro]p[ri]etie to the beginning Plant together with all throupe Woods Wayes Earthments Lymite Water Water Deneys fenes
Cruchments Deneys fenes and appoyntments whicke soever to be and Crant or arreand of a and anyways appertaininge or belonging
to the said or any partes of Omised take or Reputed as herland or therer, founches and leevynd with the crant of his said Land
and to hold the said Crant in w[it]ness of and with his Presente forfementation or intencion to be hereby bargained and sold into the said
Joseph Woolfolk his Esqrs Administracione and Affigntion from this day next before the date of these presentes unto the full end and tyme of one
whole year complaynt yelding and payng therfore unto the said Paul Bernalfor his deute and Affignt his out of our Indian Co[un]try
Gorumby on the last day of the said Crant demandeth to have and to haue his owne and his sonnes f[ather]s - any thinge w[it]h into
soffit or base of the said Woolfolk bounde or attal p[ro]p[ri]etie of the said Crant or a writing of a land and other the p[ro]p[ri]etie with the appurtenances
and therby enclased to the said Crant and a Crant of Deb[tor]y of the Devotion and Inheritance hereto to him his heires and Affignt
foreverly to be entred intended to be made betwixen the said Paul Bernalfor on the one part and Joseph Woolfolk of the other to be
said the day next after the first day of Michael the Holyfeast of his said Paul Bernalfor h[er]tells unto his husband and son his Day
and y[ea]r past above written

Signed & sealed & delivered in presence of us
I. Anderson William Farmer III in Kimberley

Paul Baudouin Esq

At a Court held for Sonoma County the 1st day of March 1734
Paul Burrell deceased his wife Isabella Burrell his son

Paul admitted to 2902d: —
Left Mrs Graham

Truly-esteemed & oft-Aux. Christian Gth

Farewell to
the White House

Witnessed and sealed by us on this sixth day of November in the year of our Lord One thousand seven hundred and thirty four
Between paul Woffoll of Margrave Parcull in the County of Cardigan oute and port and Joseph Woffoll of the same place and
County aforesaid on the one part witnesseth that he and paul Woffoll forwaide in consideration of summe of Twenty five pounds
thereunto to him in hand paid before the making hereof his Recipt whereof he doth hereby acknowledge and take of the
same and altho he void Joseph Woffoll his heris Esse & Administrato. hath granted Recouered and sold Alured
Woffoll and Constrained and by his Requeste with Grant. Bargain. and Sell Alred. Woffoll. and Constrained
unto the said Joseph Woffoll in his oþerwise profession. - - in witness of a Bargain and Sale to him heretofore by the said
paul Woffoll by writinge bearing Date the day before he made offer to him of yeare from the day next before
his death of his son Iohn and by force of his status for Transferringe into possession and to his heirs affigurall
althered or wasted of land containing by estimation two hundred Acre more or lesse Intacted byng and being in the
County of Hereford and to auncient County and bounded as followeth first Beginning at two leuenered Oaks standing
on John Willoughby's Head in the County two degrees West One hundred and thirtie rods to a leuene Gun in the
Leaves on the road from the said Head North from a sign East two hundred and forty rods to a leuene Scrubby
Willow Oak leuene South County two degrees East One hundred and seventy four rods to a corner Lodey on said

(98)

John Wilson his son by his wife Mary two hundred and forty acres of land lying together with all houses - Woods Woods Garments brooks lands Watercours, In the said tract or instrument, boundaries and appurtenances whatsoever to her said tract or woodland of land any way belonging or usually occupied known or named as such and his executors or administrators or successors, Teste I have and Right of her name given to her Appointments and all the Estate Right Title & interest possession & right property claim and demand of him her said paul barron of me or to his land or any part thereof together with his houses and writings concerning his said which he had and have to or affording him his services custody or charge lawfully bound at Colgate and to hold his said tract or a woodland of land with his premises therein before mentioned or intended to be hereby Granted or Released with all and every of her Rights Members and Appointments unto his said Joseph Woolfolk his heirs and assigns to his only proprieys and benefit of his said Joseph Woolfolk his heirs and assigns and his said paul barron on his heirs Goods and Administrations her said lands hereby Granted and Relased premises with his appointments unto his said Joseph Woolfolk his heirs and assigns against him his said paul barron on his heirs and Goods and all other persons whatsoever shall and will warrantee defend by these presents and his said paul barron for himself his heirs Goods and Administrations and every of them dñe his said paul barron and agreed to and with his said Joseph Woolfolk his heirs and assigns, say - . . . in manner following that is to say that he said paul barron at the time of his suspending and delivery hereof is and stands lawfully and rightfully Lord of and in the said tract or a woodland of land and all other his premises and lands intended to be granted and Relased - with his Appointments of a good impression and in perfect Estates of inheritance to him and his heirs forever without any condition but power reservation or limitation of use or use or any other manner of restraint whatsoever to - all changes of estate or make void his and his heirs titles of always excepted and that his said paul barron with all in him self full power Right and absolute Authority to Grant Release sell alien and Confirm his said tract or woodland of land and the premises with his Appointments hereby intended to be Granted and Relased unto his said Joseph Woolfolk his heirs and assigns forever in manner and form aforesaid and effect that he the said Joseph Woolfolk his heirs or assigns may at all times hereafter peaceably and quietly have hold up occupy and enjoy the said parcels of woodland of land with the same franchises Appointments and - with the said lands and profit thereto his or her own proper use without any lawful suit into Trouble Court Execution Execution or Interception of or by the said paul barron on his heirs or assigns or any other person or persons for whatsoever and that freely and clearly Acquired and Relased or otherwise well and sufficiently - and delivered and Indemnified by the said paul barron on his heirs Goods and Administrations against all manner of losses Costs Expenses Damages - and further that the said paul barron and Assignees be fully indemnified lawfully claiming by or under him and to his premises with his Appointments or any part thereof herein before mentioned or intended to be Granted shall and will at all times at the reasonable request and charge in the law of the said Joseph Woolfolk his heirs or assigns make due acknowledgement and execute or cause or command to be made due acknowledgment and record all such further Deed and Acknowledgment and Conveyance and other Instruments in the law what force for the first better and most perfect affecting and Indemnifying of the said tract or woodland of Land and other the said hereby Relased premises with their Appointments unto his said Joseph Woolfolk his heirs or assigns as by his or their command in the law shall be reasonably required or required accordingly the said paul barron for himself his heirs Executors Administrators to fully Covenant promise agree to and with his said Joseph Woolfolk his heirs and assigns and it is his true intent and meaning both that myself his said John Wilson shall upon any Account whatsoever as having right by and from his desired paul barron for the above named paul barron to have any part of the above granted and Relased tract of land with his premises and their Appointments that he the said Joseph Woolfolk shall be supplied with an equal Quantity of land to lie on the upper part of his above Relased Two hundred Acres of land will be part of that land so supplied belonging to his said Thomas Ford in Witness whereof the said paul barron hath his hand established this day of October anno domini

Signed sealed and delivered in the presence of us
John Wilson and Francis Hill Esqrs

Paul Barron seal

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At a Court held for Banbury County the tenth day of March 1734

Paul Brown for himself and his wife Agnes his wife unto Joseph Woolfolk and was at the motion of his said wife admitted to record also
that the wife of his said son Paul personally appeared and being first privately examined and voluntarily
abnegated all her right of a acre of land and to the lands by her said son to his said Joseph Woolfolk

Left Aug Graham Esq

Truly recorded Left Aug Graham Esq

Reynolds
to
Brown

This Indenture made the 20th day of September in the year of Our Lord Christ M DCC LXXI V. between Thomas Reynolds and John Brown his son and heir to him in the County of Banbury Plaintiff of his part
and John Brown of the same County and County Plaintiff of his part Witnesseth that the said Thomas Reynolds for and in
consideration of the sum of One thousand two hundred pounds of good lawful Coborn or Linnen hand paid by the said
John Brown his son and heir to the said Thomas Reynolds doth by these presents to the said Thomas Reynolds hath
Granted Bargained and sold alienated and confirmed and by these presents to the said Grant Bargained and sold and alienated
confirmed unto the said John Brown his son and heirs to him all that certaine Parcell of Land containing Ninety Acres
situated lying and being in the parish and County aforesaid it being part of that auncient of Land which formerly
hath belongeth to Thomas Stanley and is bounded as follows to wit **Beginning** at a corner stooping downe
upon Blithamony Swamp touching upon a line of marshy ground thereto and to the said Thomas Reynolds to a corner
of Oak standing at the head of the said Marsh along a line of marshy ground touching Charles Melton and his said
Reynolds doore to the backe of a Gunne house adioyning to a Corner where an Oak of Walshe trees stande along
Walshe trees line doore to Blithamony Swamp to a corner Gunne house adioyning Blithamony Swamp to the place
where it first began and also all the Wood land bounded to the said Gunne house adioyning Blithamony Swamp to the place
and Appurtenances whatsoever to the said Creator part of Land before mentioned containing Ninety Acres
belonging unto anywise appertaining and also the Recession and Reversion Remainder and Remands
Rents and Diverses of his said premises and of every part thereof only excepting and reserving unto the said Thomas
Reynolds his heirs and successors out of the said Ninety Acres of Land where his Plaintiff resideth for a
Burying place and all his Estates Right Cite Interest Claim and Demand whatsoever of him the said
Thomas Reynolds of his and to the said Creator part of Land and premises and every part thereof of only excepting
as is before excepted **TO HAVE AND TO HOLD** the said Creator part of Land and all and singular his
premises abovesayd and every part and parcel thereof only excepting as is above written with his Appurtenances
unto the said John Brown and his heirs and successors to him only to have and behove of him the said John Brown
Brown his heirs and successors and the said Thomas Reynolds for himself his heirs the said Creator part
of Ninety Acres of Land and premises and every part thereof only excepting as aforesaid against him and
his heirs and against all and every other person or persons whatsoever to the said John Brown his heirs and
successors shall and will warrant and defend by his presents **IN WITNESSE** whereof he hath
set his hands and seals Interchangeably hereunder this day and year first written mentioned
Signed sealed and delivered in the presence of his

Richard Wm Do Melton
Ridgeway

Thomas I Pinnel
Mark



Memorandum that on the fourteenth day of September M DCC LXXI V. peaceable and
quiet possession of the lands and premises in this Deed mentioned was delivered by the within
named Thomas Reynolds unto the within named John Brown by delivery of Curb and Tug of the
said premises as the usual symbols of Levey and Seizin in the presence of his witnesses here required.

Witnesses

his
Chas. J. Hanmer
mark



At a Court held for Hanover County the first Day of March M DCCXXXIV
Thomas Reynolds acknowledged this his Deed with his dower of seven hectors endorsed
unto John Brown and it was at the motion of the said Thomas admitted to record.

Deft, Aug. Graham Esq

Truly recorded Deft,

Brooks Apprais'd	A further inventory of the Effects of Mr. Richd. Brooks Deceas'd	2
Co 1 Cow		1:00:00
Co 1 Cow		0:00:00
Co 1 featherbed & viz: 1 pair sheets rugg & one Blanket & 2 pillows		5:00:00
Co 1 Crank		0:07:06
Co 1 flockbed bolster rugg & Blanket		0:15:00
Co specific Legis given to Mary Brooks widow by her husband Richard Brooks Deceas'd		7:07:06
Co 1 Box from & 2 Heels - 0:02:06 one Lookingglass - 0:05:00		0:07:06
Co 1 two year old foal & one yearling		0:15:00
Co 1 two lamb & one young marr 20		1:05:00
Co 1 young marr 15		0:15:00
Co 2 1/2 of Tobacco not suspected at 12-6 per hundred		1:06:06

25 November 1734 Appraised by us

Thomas Johnson

John Thomas

Pouency Anderson

At a Court held for Hanover County the first Day of March M DCCXXXIV
This further inventory of the Effects of Richard Brooks Deceas'd was returned and ordered to be
recorded.

Deft, Aug. Graham Esq

Truly recorded Deft,

In the name of God, amen the twenty fifth Day of February 1725/6 of the: Glaf. of the County
of Hanover, being of perfect mind and memory, Thanks be given to God, therefore calling to
mind the 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 recommend my soul into the hands of god that gave it: and my body I command
to the Earth to be buried in decent Christian burial: at the direction of my Executours; not
doubting but at the generall Resurrection I shall receive the same again by the mighty
power of god: and as touching such worldly effects wherewithal I have pleased almighty god to blesse
me in this life I give, donige, and dispose of the same in the following manner and form:
first I give and bequeath to my son Robert Glaf one hundred and fifty acres of land which
was left me by my father lying upon the Land which I bought of Charles Morison
secondly I give and bequeath unto my son the: Glaf one hundred acres of land to the same
more or less which I bought of Charles Morison unto him and his heirs for ever
Thirdly my will and desir is that what perfull effects it hath pleased almighty god to endow me
with shall be equally divided between my well beloved wife Elizabeth and my children after my
just and lawfull debts are paid and discharged partly and partly to Executours & Creditors and
ordain my well beloved wife Elizabeth Glaf and my son the: Glaf of this my last will and
testament and do hereby utterly disallow & repeal all and every other former
testaments, wills, Legacys and Bequests and Executours by me in any wayes before named Ratifying
and Confirming this and no other to be my last will and testament in witness whereof