

properly claims and demand whatsoe'er of them his said Benjamin Brown & Hugh Lefé
their heirs executors administrators or assigns of in or unto his premises or any part or parcel
thereof and the Novitance and Novicius Remainder and Monuments herits fees and profits
of all and singular his above mentioned premises with their and every of their appurtenances
to have and to hold to his said Roger Blackford his heirs and assigns to his only proper use
and behoof of him his said Roger Blackford and of his heirs and assigns for ever and
his said Benjamin Brown & Hugh Lefé for themselves their heirs executors and administrators
by covenant grant and agree to and with his said Roger Blackford his heirs and assigns in manner
and form following that is to say that they his said Benjamin Brown and Hugh Lefé now are and
stand fully and rightfully seized of the above mentioned land premises with his appurtenances
and have good right full power and absolute authority to grant and convey the same to his said
Roger Blackford his heirs and assigns by these presents and that it shall and may be lawfull
to and for his said Roger Blackford his heirs and assigns and every of them from time to time and
at all times for ever hereafter to have hold and occupy thereof and enjoy all and singular his above
granted premises with their and every of their appurtenances free and clear of all拘泥和障碍
whatsoever the said rents hereafter to be due excepted and further that they his said Benjamin
Brown the above granted premises with his appurtenances unto him his said Roger Blackford
his heirs and assigns against whom his said Benjamin Brown & Hugh Lefé their heirs executors
and administrators and all claiming or to claim any Right title or just cause to the same or any
part thereof by from or under them or any of them or by from or under any other person or persons
whatsoever will for ever warrant and defend by these presents in witness whereof the parties to the same
have hands and seals interchangably here set this day and year first above written.

signed sealed and delivered

in the presence of

Joseph Tordall Nott Netherland & Thomas Mellon.

Benj: Brown Seal
Hugh Lefé Seal

They are H. Lefé mark

Received this fifth day of April 1776 A.D. of Mr. Roger Blackford his sum of twenty pounds
curr money of Virginia being the Confederation Money within mentioned for his debt and
promises within granted and sold according to the purport and true intent and meaning of the
within bond. To day received of us

Tott,

Benj: Brown
Hugh Lefé

Memorandum that on the day and year within mentioned payable and quiet possession
and delivery of the land within mentioned was had and taken by the within Benjamin Brown &
Hugh Lefé and by the same delivered unto the within named Roger Blackford according
to the form & effect of the within bond in the presence of

Benj: Brown Seal

Hugh Lefé Seal

At a Court held for Hanover County the fifth day of April 1776 A.D.
Benjamin Brown and Hugh Lefé acknowledged the above bond with the delivery of four shillings and
four pence endorsed unto Roger Blackford which were at their motion admitted to record.

Tott, the Graham E.C.

Truly recorded Tott, Aug. Graham E.C.

Made
to
Witness

KNOW all men by these presents that was due unto Phillip Poultney King for his bond
justly and feloniously embezzled and paid firmly bound unto Andrew Morrison of Hanover County
in his full and full sum of Three hundred pounds current cash which payment well and truly to be
made unto the above said Andrew Morrison his heirs executors and assigns were bid and our heirs
executors admt and assigns firmly by these presents signed with our hands and seals this tenth day of
November one thousand seven hundred and twenty nine going long before

The condition of the above obligation is such that whereas the above named two wrote Phillip Poultney

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georg Lang John broiel have bargained and sold unto his above said Andrew mormon his heirs and a certain
 parcell of land which is belonging to James wool an acre and sixtun belonging and of the said two woods a
 certain tract and parcell of land containing two hundred and eighty acres lying and being in Hanover
 County and joining to the land of John duck and John sonnle Beny Brown and Sicky wood and
 where his said mormon is living and has profession which said land plantation house and appurtenan-
 ces was above said two woods Phillip purillie georg Lang John broiel in the behalf of his above said
 James wool do Bargain and sell the above said land unto his above said Andrew mormon his
 heirs etc and by these presents we do Bargain and sell and give full satisfaction of and unto his said
 land and plantation unto his said mormon and his heirs without his said mormon or mofication
 or remembrance whatsover until his above said James wool comes to his age of twenty one years
 whereof his above said two woods Phillip purillie georg Lang John broiel do give his above said bond that
 his above said James wool when come of age as aforesaid shall and will make the paid Andrew mormon and
 his heirs and assign a good and lawfull right unto the above said part and parcell of land above
 mentioned and if in any case his above said James wool shal not be able to make a good and lawfull right of the
 said land unto his said Andrew mormon as aforesaid we the above said two woods Phillip purillie george
 Lang John broiel do stand bound to pay his above said bond unto his said Andrew mormon his heirs
 and assignee but if his said James wool doth make a good and lawfull right of the said land unto his said
 Andrew mormon and his heirs and assignee when required after the age of twenty one years then his above said bond to
 be void otherwise to stand in full force power and virtue

Upon sealed and delivered by his word and eighty interline before signed /

In the presence of us /
 Jeff. Beny Brown, John Wilton, John & Brown, John Smith, Beny Brown, John Evans

Two E wood

Phillip & Phillip

George Lang

John Broiel

This
 Andrew A mormon
 mark

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

The Bond from Two Woods Phillip purillie George Lang John Broiel unto Andrew mormon was
 this day partly proved in open Court by the oaths of John Smith & John Brown two of the witnesses thereto
 who swore that they saw his said George Lang sign his said Bond, also John Wilton the other witness thereto swore
 that he saw his said Two Woods sign the said Bond himself and afterwards he same day came Benjamin
 Brown another of the witnesses to this said Bond into Court and fully proved his same by his oath who also
 under oath that he saw his aforesaid Andrew mormon assign his same Bond over unto Peter Gilmore
 whose Bond & Agreement were at the motion of his said Gilmore admitted to record.

Jeff. An Graham

Truly recd. by Jeff. An Graham

January
 1774

in the worlly Court of Hanover County Justiciary of that County to be affid and full of what things was brought before us the subscriber	
one hundred large Hogs at 15 pr Hog	4. 2. 2 to 2 small Hocks at
to 3 small Hts at 4 pr Hog	1. 12. to 4 $\frac{1}{2}$ yards of Virginia Cloth at
to 1 sow and pig at 10	10. to 7 $\frac{1}{2}$ yards of Cheacks at
to 4 calves and Calfs at 25	5. to 9 $\frac{1}{2}$ Ibs of Brown butter at
to 4 other cattle at 20	4. to 7 $\frac{1}{4}$ yards of Virginia Cotto Cloth at
to 5 small cattle at .	2. to 1 Lb
to 1 Herring Hock at .	6. to 1 pair of Horse Fleas and a Lance and 1 pair
to 1 Hare and Lett at .	1. 10. pocket Tongues
to 1 mair and Lett at .	2. to a pair of Nightingale Paper at
to 1 negro yard at .	3. 4. to 3 Rammants of Thread at 12 for a bolting cloth at
to 1 salt Burn at .	1. to 1 pair of cald Fries and Buckols at
to 1 Kockle at 12, to his wearning Beath at 2. 6. 2. 12. to 1 lace fthon and busters & to a pair of haberdashery	
to a Moniment of Negroe Cotton	4. 6. to 1 calber Head and forequarters at
	5. 1 Head side and Leg at

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to a parcel of Copper Culus 11/-	to a parcel of Carpenter's tools	1. 1d. 6
to 1 woden keual and Cards at 6/-	to 27 of New plates 1/-	9. 17. 0
to 7 of oale plates at 1/-	to 1 mug and saucpan at 1/-	2.
to 1 small chaff and Box at 7/-	to 1 salt syring pan at 2/-	9.
to 1 Meall tub and Broad tray at 2/-	to 1 pair of fier Tonges	4.
to 3 salt fingers at 3/-	to 1 Table and Chair at 3/-	6.
to 1 bridle and saddle at 10/-	to 1 iron pot and hooks at 7/-	17. 6
to 1 iron flet at 1/-	to 2 iron wedges at 4/-	5.
to 1 iron Endol pick at 6/-	to 1 scrubbing ax and salt iron	2. 6
to 10 glass bottles at 2/-	to 1 horse bell at 3/-	5. 6
to a parcel of salt knives and forks at 1/-	to 1 iron knife & forks and 2 pairs of salt fingers at 3/-	3.

Totals

Robt. Thompson

Nathaniel Tickinson

Richd Bullock

At a Court held for Hanover County the third day of May,

M.DCCLXIV.

The Appraisement of the Estate of Robert Faraday Esq. was returned to Court and ordered to be recorded.

Left, Mr. Graham C. E.

Truly recorded Left.

Witnessed to
Louis Lewis.

This indenture made the twenty fifth day of April in the year of our Lord Christ one thousand seven hundred and fifty four between Nicholas Morwether gent of the parish of Saint Martins in the County of Hanover of the one part and Robert Lewis gent of the aforesaid parish and County on the other part witnesseth that the said Nicholas for and consideration of two shillings Sterling to him in hand paid by the said Robert at or before the sealing and delivery of these presents did receipt whereof he doth hereby acknowledge and attest of and of every part thereof both freely acquitt and discharge his said Robert Lewis his executors and administrators by these presents shall give and by these presents both quo into this said Robert Lewis and to his assigns a certain tract or parcels of land lying and being in his parish of Saint Martins in the County of Hanover containing fifteen hundred acres being part of a larger tract of land formerly granted to the said Nicholas Morwether as by patent bearing date the sixteenth day of June one thousand seven hundred and twenty four will make fully appear beginning at three red oak trees on the top of a mountain running thence down the same south forty east unto hundred and sixty poles to a white oak bush between several pines in the head of a branch thence north forty west one hundred and twenty six poles to five red oak saplings on the top of a mountain near the line thence along the said line south fifty eight west two hundred and fifty seven poles to the beginning and the corner and severall comers and remainder yearly and other rents and profits of the premises and of every part thereof to have and to hold the aforesaid tract or parcels of land and premises hereby given with them and every of their appurtenances unto the said Robert Lewis his executors administrators and assigns from the day next before the day of the date of these presents for and during the term of one whole year from thence west fifty and fully to be compleat and ended yealding and paying therefore the sum of one pound per annum on the last day of his said year if the same be lawfully demanded to the intent that by virtue of these presents and of the statute for carrying us into possession the said Robert may be in the actual possession of the premises and be enabled to accept a grant and release of his hereditam and inheritance thereof to him and his heirs which is intended to be granted and released by the said Nicholas Morwether to him the said Robert Lewis and his heirs by one other instrument to be made between them and to bear date the day and year after the day of the date hereof notwithstanding witness of this party to these presents his hand and seal have set this day and year first above written.

Signed sealed and delivered by Charles Lynch James W. Warm Rich Conner Nicholas Morwether
in the presence of us

At a Court held for Hanover County the third day of May M D C S E E C E W.
Nicholas Morwether gent acknowledged his his debt unto Robert Lewis gent which was at the
motion of the said Morwether admitted to record.

Test, Am Graham Esq -

Truly recorded Test,

Morwether to
Lewis Release

This indenture made this twenty six day of April in the year of our Lord Christ one thousand
four hundred and thirty four between Nicholas Morwether gent of the parish of saint Martins in his
County of Hanover of the one part and Robert Lewis gent of the aforesaid parish and County on the
other part witnesseth that the said Nicholas for and in consideration of his paternal love and affection
to his son Robert Lewis hath granted given alredy -
and confirmed and by these presents
doth grant unto alien -
and confirm unto to the said Robert Lewis and to his heirs and assigns a
certain tract or parcel of land lying and being in the parish of saint Martins in his County of Han-
over containing fifteen hundred acres it being part of larger tract of land formerly granted to the said
Nicholas Morwether as by patent bearing date the first and day of June one thousand four hundred
and twenty seven will make fully appear beginning at two red oaks on the top of a mountain
running thence down the same south forty eight nine hundred and forty poles to three pines in a valley
thence north fifty eight two hundred and fifty four poles to a white oak bush betwix several pines in
the head of a branch thence north forty eight nine hundred and twenty five poles to four red oak
saplings on the top of a mountain near the last thence along the said line south fifty eight west two
hundred and fifty four poles to the begining and all houses buildings orchards profits emphyteus
tangages hereditaments and appurtenances wherover to his said tract or parcel of land belonging
or in any wise appertaining all which said premises now are in his actual possession of the said Robert
by virtue of a gift to him therof made for one whole year by his mother bearing date the day before the
day whereof and by force of the statute for transferring uses into possession and all his estate right title and
interests thereto by name and demand wherover of him the said Nicholas Morwether and his heirs
of me and unto his premises and every or any part thereof and the reversion and reversions comin
and comind yearly and other rents and profits of the premises to the aforesaid tract or parcel of
land and all and singular other the premises herein before mentioned and intended to be thereby granted
with the appurtenances unto the said Robert Lewis to his only self and behoofe of the said Robert Lewis
to the only self and behoofe of the said Robert Lewis and of his heirs and assigns for ever and the
said Nicholas for himself his heirs and assigns his said mentioned granted premises and every part
thereof with the appurtenances unto the said Robert his heirs and assigns against him the said Nicholas
for ever and assigns and against all and every person or persons wherover shall and will warrant
his heirs and assigns and against all and every person or persons wherover shall and will warrant
and for ever defend by these presents and the said Nicholas for himself his heirs executors and
Administrators doth covenant grant and agree to and with the said Robert his heirs in manner
and form following that is to say that he the said Nicholas for and notwithstanding any act to the
contrary now is and shall be rightfully and absolutely freed of and in the aforesaid tract or parcel
of land and premises with his appurtenances and every part thereof of a good free perfect and
indefeasible estate of inheritance in his selfe and held good right and lawfull authority to sell and
lend the same and that the said Robert his heirs or assigns may hold and possess the same without
the least trouble or disturbance of the said Nicholas his heirs or assigns or any other person
whatsoever and that free and clear and freely and clearly acquited and discharged of and from
all manner and former and other grants bargains sales fealties wills intails moxgages or
encumbrances wherover hee made caused entailed committed done or suffered by the said
Nicholas his heirs or assigns or by any other person wherover and further that he the said Nicholas
his heirs or assigns or any other person claiming by him or under him or them shall and will
at the reasonable request and charges in the law of the said Robert his heirs or assigns make and
execute such further and other lawfull deeds for the better assuring the premises as by the said
Robert his heirs or assigns or his or their friends learned in the law shall be reasonably required
granted or required within ten years after the date of these presents for which wherof the party to these
presents his hand and seal bears for this day and year first above written
Signed sealed and delivered
in the presence of us -

Charles Lynch, James W. Martin, Rich Johnson
mark

Nicholas Morwether Seal

At a Court held for Hanover County the third day of May MDCCLXXIV.
Nicholas Morinother gent acknowledged this his Bond unto Robert Lewis gent which was
at the motion of the said Morinother admitted to record.

Jeff, the Graham

Truly recorded Jeff

Morinother
to
Lewis

KNOW all men by these presents that Nicholas Morinother of the parish of Saint
Martins in the County of Hanover gent am held and firmly bound unto Robert Lewis
of the same Parish and County gent in the sum of one thousand pounds Sterling money of
England to the payment whereof upon demand well and truly to be made to the said Robert
Lewis his heirs & executors & assigns for and my self my heirs & executors firmly by these
presents in witness whereof havee subscribed for my hand and seal this twenty first day of April 1774.
The condition of the above obligation is such that if the aboves bound Nicholas Morinother his
heirs executors and administrators do and shall from time to time and at all times hereafter
well and truly observe keep performe accomplish and fulfill all and singular the following articles
betweene servants grants and agreements whatfover mentioned and comprised in ones fiduciary
of Robert bearing even date with these presents and made betweene the above bound Nicholas Morinother
and the abovesaid Robert Lewis which on the part of the said Nicholas Morinother are or ought
to be observed kept performed accomplished and fulfilled according to the true intent and meaning
of the two parties of these and the matter wherein contained then the above obligation
to be void and of none effect otherwise to be paid remain in full force power and virtue.

Signed sealed and delivered

in the presence of us —

Charles Lynch, James I W Worn, Rich³ Clayton
mark

Nicholas Morinother



At a Court held for Hanover County the third day of May MDCCLXXIV.
Nicholas Morinother gent acknowledged this his Bond unto Robert Lewis gent which was at
the motion of the said Morinother admitted to record.

Jeff, the Graham

James Peale
his children

KNOW all men by these presents that of Robert Lewis gent in Saint Martins parish
in Hanover County for the liquidation of one hundred pounds current money of Virginia
paid me by my Father in law Nicholas Morinother of the same Parish and County do make
over sell and deliver five Negro girls slaves to my two children (viz) to my son John Lewis, I do
deliver a Negro girl slave to him by name Duer daughter Charles and Phyllis to my son Nicholas
Lewis I do deliver a Negro girl slave by name Frank Daughter to Sam and Ethel to my daughter —
Elizabeth Lewis I do deliver a Negro girl slave by name Taylor Daughter to Ned and family to my
Daughter Anna Lewis I do deliver a Negro girl slave by name Betty Daffer to Sarah I do oblige myself
my heirs &c^{es} and & daut^{rs} to deliver the above named five Negro girls slaves to my five above named sons
and daughters at their deaufull age or day of marriage with their successa Mortality excepted
and if any of his above said children should die before they come of age or day of marriage then
these Negro with their heredita to be equally divided between his survivor or survivors to the true
performance of this debt I do heremtioe fix my hand and seal this twenty four day of April
one thousand seven hundred and thirty four

Signed sealed and delivered

in the presence of us —

Charles Lynch, James I W Worn, Rich³ Clayton
mark

Robt Lewis



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At a Court held for Hanover County the third day of May M D C LXXX W.
Robert Lewis acknowledged his his debt unto his father-in-law Nicholas Micinotter which
was at the motion of the said Lewis admitted to record.

Jeff, the Graham C.C.

Place
to
Place

Truly recorded Jeff,
KNOW all men by these presents that I, Joseph Peace of St Paul's parish in Hanover County no
my Executor, Dominick C. for two considerations me hereto arriving do freely
gives to my brother John Harmon Peace of St. Paul's parish and County him his horses & fifty acres
of land more or less with house or chest & all other privileges there unto belonging lying on
the south side of Penns Creek a place commonly called Harmon's old plantation lying on
the West side of Richard Goff's widow famous & Thomas Francis which parcel of land with woods and
all other privileges hereto belonging I as above freely gives to my brother John Harmon Peace & his
heirs for ever to witness my hand and seal this 2 day of May 1734
Signed and sealed in
the presence of / John Henry, Samuel Peace, James Balfour.

Joseph Peace A

At a Court held for Hanover County the third day of May M D C LXXX W.
Joseph Peace acknowledged his his debt unto his brother William Harmon Peace which was at
the motion of the said Joseph admitted to record also Mary his wife of the said Joseph personally
appeared and in open Court relinquished all her right of power of m and to the lands hereby con-
veyed unto the said William Harmon Peace.

Jeff, the Graham C.C.

Truly recorded Jeff, Sonny C.C.

Burridge
will.

In the Name of God Amen if John Burridge being in perfect sense and
memory, but in a very weak and low condition of body do make this my last will and Testament
expressing my soul unto God that gave it, keeping thro' the works of my Almighty No-
tions to receive forgiveness of all my sins, to be admitted into his Glory, and to live in the joy
in all eternity from I commit my body to the Ground, faithfully believing that at the General
resurrection I shall receive the same glorified, and fully prepared for eternal happiness. From give
and bequeath unto Lancelot Goffon where all my debts are paid and funeral expence defrayed
my tobacco box, and all my Letters only a pair of silver fobs Buckles which I give to my godson
John Keeling and I likewise appoint Lancelot Goffon Executor of this my last will and Testament.

Witnessed by William M. Eagletree, Johnneth Knight
mark mark

John Burridge

At a Court held for Hanover County the third day of May M D C LXXX W.
The will of John Burridge deceased was proved this day in open Court by William Eagletree and
Johnneth Knight the witnesses thereto and admitted to record. — Jeff, the Graham C.C.

Probate of
Burridge

Truly recorded Jeff,
KNOW all men by these presents, that we Lancelot Goffon & Richard Harris of Hanover
County are held and firmly bound unto Nicholas Micinotter gent. his first Justice in the Common-
council of the Peace for the said County, for and in behalf, and to his sole use and behoof of his Justices of
the said County and their successors in his sum of one hundred pounds sterling to be paid to the said
Nicholas Micinotter his executors, administrators, and assigns. To this which payment well and
truly to be made, we bind our selves, and every of us, our and every of our heirs, executors, and
administrators, jointly and severally, firmly, truly by these presents sealed with our seals dated this
third day of May 1734.

The condition of this obligation is such, that if the above bound Lancelot Goffon, Executor
of the said will and Testament of John Burridge deceased, do make or cause to be made a true
and perfect inventory of all and singular the goods, chattels, and credits of his said Decease, which

have, or shall come to his Hands, possession, or knowledge of the said Lancelot or into
his Hands and possession of any other person or persons for him and his friends forwards so
excluded into the County Court of Hawkesay at such time as he shall be thereunto required
by the said Court, and his friends Goods, Chattels, and Credits, and all other his Goods, Chattels
and Credits of the said Decedent, which at any time after shall come to his Hands, possession, or
knowledge of the said Lancelot or into his Hands, and possession of any other person or persons
for him so well and truly Commissiter according to law: and further do make a true and
just account of his Utensils and Goods hereto, 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 hereto unto extend, and the law shall
charge; Then this Obligation to be void and of none Effect, or else to remain in full force and Virtue
sealed and delivered
in the presence of
John Cookson
John Cookson

Lanc. Cookson

Richard Harris

At a Court held for Hanover County the third day of May MDCCLXXI W
Lancelot Cockfon and Richard Harris acknowledged this Recd Bond and it was ordered to be
recorded.

Toft, Mr. Graham E.C.

Truly recorded by

11 The Name of God I union of Robert Horfley of the parish of St Paul in this County
of Hanover being very sick and weak of body but of perfect mind and sound memory Thanks
be given to Almighty God and knowing the uncertainty of this temporary life do make
and ordain this my last will and testament in manner as follows in following That is to say
first and principally I command my soul into the hands of Almighty God keeping through the
Martyr death and passion of my favorite Jesus Christ to have full and free pardon and forgiveness
of all my sins and to fulfill my everlasting life and my body I commit to his worth to be buried
in a decent and Christian like manner at the discretion of my executors hereafter named and
as touching the disposition of all such temporal estate as it shall please Almighty God to bestow
upon me I give and bequeath the same as follows with purviewes My will and desire is that all my prop-
erty be well and duly satisfied and paid from my goods and bequeath unto my son Howland Horfley
after the decease of my loving wife all that tract of land lying on the North side of my mill pond
in Hanover County to him and his heirs for ever from myself and bequeath unto my son William
Horfley My mill and two hundred acres of land adjoining Tuckers, lying upon Little Bird Creek
is of branch thereof in Goochland County to him and his heirs for ever from myself and bequeath
to my loving Hopkins Lewis Moore Two hundred acres of land adjoining to my son William lying
upon the branch of Little Bird Creek in Goochland County to him and his heirs for ever from
myself and bequeath to my son Robert Horfley Two hundred acres of land lying upon the North
side of the River Rappahannock in Goochland County to him and his heirs for ever from myself and
bequeath to my son John Horfley Two hundred acres of land lying on the north side of the River
Rappahannock in Goochland County to him and his heirs for ever and my will and desire is that my son
Robert may notwithstanding his living in London Two hundred acres and my son John the other two hundred
acres of the said tract from myself and bequeath unto my daughter Elizabeth Horfley Two hundred acres
of land lying upon Hockley Branch in Little Bird Creek in Goochland County w^ell laid land purchased
of James Lawton and sons upon him to her and her heirs for ever from myself and bequeath to my
daughter Anne Horfley Two hundred acres of land lying on the Little Bird and also from myself to my
daughter Mary Horfley Two hundred acres of land lying on the Little Bird Creek and joining to my
daughter Anna to him and her heirs for ever from myself to my son Howland My negro follow-
ing will also to my son William I give my negro fellow Adam and to my son Robert I give my negro girl
Bet and likewise to my son John I give my negro boy Sam from whom I give unto my wife Deborah

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Wife Frances Horffley, my Negro fellow Jock and my Negro Wench Judy. Item I do give to my Daughter in law Frances Houl, one feather bed and furniture, and as for the rest of my Estate my will and desire is that it may be equally divided between my wife and children, furthermore I do here subscribe and appoint my loving wife Frances Horffley, together with my son Rowland, to be my whole and sole Executor and Executrix of this my last will and Testament, and I do utterly Knew and make Void all former Wills and Bequests at any time by me before made, Ratifying and allowing this and no other to be my last will and Testament in witness whereof these Recomds for my hand, and affixed my seal this fifth day of Feb^r in the year of our Lord god our thousand, four hundred and thirty three A.D.

Signed sealed, published and pronounced
By his said Robt Horffley as his last will
and Testament in the presence of us

James F. Pennington, Laffe 11 woods mark John Ryan.
mark

Robt Horffley 

At a Court held for Hanover County the third day of May 1734 C. & R. W.
This Will of Robert Horffley Esq was this day proved in open Court by the oaths of Laffe
Wood and John Ryan two of the witnesses hereto and admitted to record.

Jeff, the Graham 

Truly Executed Jeff,

Know all Men by these presents, that Mrs Frances Horffley, Rowland Horffley father
Pennington and John Elliott are held and firmly bound unto Nicholas Meriwether gent his
just officer in the Commission of the Peace for Hanover County, for and in behalf, and to his
use his and benefit of his officers of the said County and their successors, in the sum of five
hundred pounds Sterling to be paid to the said Nicholas Meriwether, his executors, Administrators,
and Assigns to the which payment well and truly to be made we bind our selves, and every
of us and every of our heirs, executors, and administrators, jointly and severally, firmly by
these presents, Sealed with our seals. Sealed this third day of May 1734.

The Condition of this Obligation is such, that if the above bound Frances Horffley and Rowland
Horffley exec^t of this last Will and Testament of Robert Horffley do make or cause to be
made a true and perfect Inventory of all and singular his Goods, Chattels, and Credits of the said
deceased which have, or shall come to his hands, possession, or knowledge of the said Frances and
Rowland or into his hands and possession of any other person or persons for them and the same
to make to submit into the County Court of Hanover at such time as they shall be demanded requi-
site by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and
Credits of the said deceased which at any time after shall come to his hands, possession, or knowledge
of the said Frances and Rowland or into his hands and possession of any other person or persons for
them to sell and truly Answer for according to law, and further do make a true and just Account
of their uttings and sayings thereon, when thereunto required by the said Court, and also shall well and
truly pay and deliver all his legacies contained and specified in his said Testament, as far as the
said Goods, Chattels, and Credits will Recounte extend, and the Law shall charge, Then this obligation
to be void and of none effect, or else to remain in full force and virtue.

Sealed and Subscribed
in the presence of

frances F. Horffley 

Rowland Horffley 

John Pennington 

John Elliott 

At a Court held for Hanover County the third day of May MDCCLXIV.
Frances Horley howland Horley John Thornton and John Eliot acknowledged this
their Bond and it was ordered to be recorded.

Tott, Mr. Graham C.C.

Truly recorded Tott,

*Monmouth
to Mills lease*

This Indenture made this second day of May 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 et unius Domini one thousand seven hundred and thirty four between Nicholas Monmouth of his parish of Saint Martin in the County of Hanover Gent of the one part and Henry Mills of his aforesaid Parish and County planter of the other part witnesseth that the said Nicholas Monmouth for and in consideration of the sum of five shillings of lawful money of England to him paid by the said Henry Mills the receipt whereof he doth hereby acknowledge hath bargained and sold and by these presents doth bargain and sell unto the said Henry Mills all that the said Nicholas Monmouth his parcel or Part of Land containing three hundred acres lying and being on both sides Golden Myne Creek and joining to his lines of Colored Potins in his parish and County aforesaid and is bounded as followeth (to wit) Beginning at a tree ~~at~~ ^{the} corner white oak and red oak sapling running thence North one hundred forty three poles to a white oak and pine thence North forty three rods two hundred fifty seven poles to several saplings in colored pines thence along his lines south Devon forty two poles to several marked trees South forty eight at twenty Golden Myne Creek in all forty poles to a white oak thence south Devon left one hundred forty four poles to a white oak thence south forty eight one hundred and thirty poles to a red oak thence North forty two left one hundred and eighteen poles to the beginning and the hereafter and hereinafter mentioned boundaries and boundaries together with the rights and profits of his premises and of every part and parcel thereof so named to hold the said one hundred acres of land and all and singular other the premises and every of their appurtenances unto the said Henry Mills his executors and assigns from this day before a witness of for and during the term of one whole year from thence next ensuing and fully to be discharged and ended yielding and paying thereto his yearly Rent of one pound of Judicium Corn at the feast of Saint Michael the Archangel only if the same be demanded to the present that by virtue of this instrument and of his faculty for transferring up into possession the said Henry Mills may be in his actual possession of the premises and be enabled to accept a grant of the hereafter and hereinafter named to him and his heirs. In witness whereof the said Nicholas Monmouth to these presents hath set his hand and seal the day and year first above written.

Nicholas Monmouth 

Signed sealed and delivered
In the presence of —

John Ryall, Wm Taylor

At a Court held for Hanover County the third day of May MDCCLXIV.
Nicholas Monmouth gent acknowledged this his lease unto Henry Mills and it was at his motion of the said Monmouth admitted to record.

Tott, Mr. Graham C.C.

Truly recorded Tott, Mr. Graham C.C.

*Monmouth
to Mills lease*

This Indenture made this third day of May 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 et unius Domini one thousand seven hundred and thirty four between Nicholas Monmouth of his parish of Saint Martin in the County of Hanover Gent of the one part and Henry Mills of his aforesaid Parish and County planter of his other part witnesseth that the said Nicholas Monmouth for and in consideration of the sum of five hundred pounds of sweet scented Tobacco and one pound seventeen shillings and six pence current money to him in hand paid by the said Henry Mills at and before his imprinting and delivery

of these presents his Receipt whereof he doth hereby Acknowledge, and herof and of every part
and parcel thereof doth clearly Acquitt and Discharge the said Henry Mills his Heires Executors
and Administrators and every of them by these presents hath granted aliened released Entomfied
Confirmed and by these presents doth Grant, Alene Relieve Entomfie and Confirm unto his said Henry
Mills in the actual possession now being by Virtue of a bargain and sale to him therof made for the
whole year by Indenture bearing date the day before this date hereof and by force of his Statute for
Transferring us into possession and to his Heires and Assignes for ever all that the said Nicholas
Morinweller his parcel or tract of land containing three hundred acres lying and being on
both sides Golden Myne Creek and running to the lines of Colonel John Syms in his parish and County
aforesaid and is bounded as followeth (to wit) Beginning at Colonel Syms corner White Oak and
red oak saplings running thence North one hundred forty three poles to a white oak and pine thence
North forty three West two hundred fifty seven poles to several saplings in Colonel Syms line thence along
the same south eleven West forty two poles to several marked trees thence south forty East at twenty
Golden Myne Creek in all forty poles to a white oak thence south eleven East one hundred forty four poles
to a white oak thence south forty East one hundred and thirty poles to a red oak thence North forty five East one
hundred and eighteen poles to the beginning And all the estate, right title interest &c^{et cetera} &c^{et cetera} &c^{et cetera}
whatsoever of him the said Nicholas Morinweller of me or unto the promisor and every or any part or
parcel hereof and the Heireson and Heirwifes Heireson and Heirwifes yearly and other rents
and profits of his premises and of every part and parcel therof to him to hold the said three hundred
acres of land and all and singular other his premises herein before mentioned and intended to be held by
him with the appurtenances unto the said Henry Mills and his Heires to the only use of the said Henry Mills
and of his Heires and Assignes for ever And the said Nicholas Morinweller for himself his Heires Executors
and Administrators both Exempt and Grant to and with the said Henry Mills his Heires and Assignes
by these presents that he the said Nicholas Morinweller now is and shall still lawfully and Rightfully
possess of and in the said three hundred acres of land and premises with their appurtenances
of a good quiet perfect absolute and indefeasible estate in fee simple and now hath Good Right
full power and Lawfull and Absolute Authority to Grant and Convey his said three hundred acres
of land and premises unto the said Henry Mills and his Heires according to the purport his intent
and meaning of these presents And that it shall and may be lawfull to and for the said Henry
Mills his Heires and Assignes from time to time and at all times for ever hereafter peaceably and
quietly to have hold occupy posse and enjoy the said three hundred acres of land and all and
singular other his premises herein before mentioned and intended to be thereby Granted with
their appurtenances without any lawfull estate faults trouble or interruption of him the said
Nicholas Morinweller his Heires or Assignes or any other person or persons whatsoever discharged
of and from all incumbrances or encumbrances whatsoever (the Querents from hence forth to grow
out to the said Nicholas Morinweller the King his Heires and Assignes only excepted and for soynys and the
said Nicholas Morinweller for himself his Heires Executors and Administrators both Exempt and
Grant to and with the said Henry Mills his Heires and Assignes by these presents That it shall and
may be lawfull to and for the said Henry Mills his Heires and Assignes from time to time and
at all times for ever hereafter peaceably and quietly to have hold occupy posse and enjoy the said
three hundred acres of land and premises with their appurtenances without the lawfull estate faults
trouble or interruption of him the said Nicholas Morinweller his Heires or Assignes or any other
or any other person or persons whatsoever lawfully claiming or to claim in by force or under him
them or any of them and the said Nicholas Morinweller for himself his Heires Executors and Administrators
both Exempt and Grant to and with the said Henry Mills his Heires and Assignes that to the said
Nicholas Morinweller and his Heires shall and will at any time or times hereafter during
the space of Seven Years next ensuing his date hereof upon the request and at the costs and
charges in his law of the said Henry Mills his Heires or Assignes do make and execute or cause
or procure to be done made and Executed all and every such further and other act and
acts Envoynies and appurtenances in his law whatsoever for his further and better Governing
and Ensuring the said three hundred acres of land and premises with their appurtenances unto
the said Henry Mills and his Heires to the only use of the said Henry Mills and of his Heires
and Assignes for ever be it by fine or fines or otherwise howsoever as by the Council benned

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in the Law of his said Henry Hills his heirs or assigns shall be reasonably devisor deforfeited
or required and the said Nicholas Morweller for him and his heirs his said three hundred
acres of land and premises with their appurtenances unto his said Henry Hills and his heirs
against him the said Nicholas Morweller and his heirs and all claiming or to claim in by pass
or under him him or any of them shall and will warrant and for ever defend by these presents
in witness whereof the said Nicholas Morweller to these presents hath set his hand and seal the
day and year first above written

signed sealed and delivered

in the presence of

John Aylett, John Taylor

Nicholas Morweller



At a Court held for Hanover County the third day of May MDCCLXIV.
Nicholas Morweller doth acknowledge this his Release unto Henry Hills and it was at
the motion of the said Morweller admitted to record.

Tell, Mr. Graham

Truly recorded Tell, Mr. Graham

This Indenture made the second day of May in the year of our Lord one
hundred forty hundred and thirty four between Charles Hudson of the parish of St Paul in
the County of Hanover of the one part and Henry Hills of this same parish & County of the
other part witnesseth that the said Charles Hudson for and in consideration of the sum of twenty
pounds current money to him in hand paid by the said Henry the receipt whereof he doth
hereby acknowledge & thereof of every part & parcel both for her clearly & quiet deovr-ed
to charge the said Henry his heirs & assigns hitherto granted & given & paid thereon & of
whatsoever by these debts justly & lawfully due or to become due or to be due
thence to the aforesaid and certain tract or parcels of land situate lying and being in Hanover
County on a branch of North staff Creek on the north side of his tenth acre thence two hundred
acres more or less at the upper end of a certain tract of land containing four hundred acres
by pattern laid the fourth day of April one thousand four hundred and thirty four & bounded to
the said Charles Hudson together with all houses or buildings thereon trees waters
water courses & all other appurtenances to the same belonging & in any wise appurten-
ting to have and to hold the said lands & premises with the appurtenances unto the said Henry
the said Henry his heirs & assigns to the only proper use of the said Henry the his heirs & assigns
for ever and the said Charles Hudson doth for himself his heirs & assigns further agrees to do with
the said Henry his heirs & assigns that he the said Charles Hudson in his heirs & assigns the above described
lands & premises with the appurtenances unto Henry the his heirs & assigns against him the said Charles
Hudson his heirs & assigns and against any person claiming by or under him the said Charles Hudson
in witness whereof the said Charles Hudson hath hereunto set his hand & seal the day and
year above written

signed sealed and delivered

Charles Hudson



Memoandum that the second day of May anno domini MDCCCLXIV in peaceable & quiet possession
of some of the lands & premises within mentioned was had & taken by the within named Charles
Hudson by him was delivered unto the within named Henry the in their proper persons according
to the known form & effect of the within written deed

Charles Hudson

In presence of

At a Court held for Hanover County the third day of May MDCCLXIV.
Charles Hudson acknowledged this his deed with the luxury of his hand endorsed unto
Henry Hills and they were at the motion of the said Hudson admitted to record.

Tell, Mr. Graham

Truly recorded Tell, William Pollard C.H.C.

for execution to an order of attorney dated the fifth day of April in the year in 1808 his
subscribers being first sworn to appraise of estate of Paul Harrelson deceased administered by his son
Paul Harrelson and given unto us by him.

" old Hogg's 1 doz pugs old and poor	1. 15.	1 brown Linen bed Blanket 1/2 old flocks	2
5 old Left	5.	1 old Hogg bedstead bed and lids	3
" leathered	11.	1 great spinning wheel	2
2 flours 2 1/2 barrels 6. old wood 2/6	5.	a parcel old iron 2 1/2 old iron few 2/	7
1 large Doggs 12. Weaving frame 5	17.	about 30' weight 10. 6 chairs 30	2
1 soap kettle 4 cts 10 pds 12	2. 12.	1 set of Tables 5. old kettle 1	16
1 bed frame 3/6 1 bird sparrow 1. dripping	9. 6.	1 old glass 2. 1 cable 3/6	4. 24
pan 5		1 quinns	3
4 old iron pans	2.	1 old bils 1/2 1 box 6	1. 6
9 iron boxes of 1 small milk pann 6	9. 6.	1 bed 2 1/2 1 bedstead and lids 5	2. 15
5 Toaffers 1/2 2 Egg platters 6	1. 9.	1 old bench 4 old pa left 5	6
1 small kettle 1/6 1 old candlebox 1/2	6.	1 old couch 2/6 6 knives and forks 6	5. 6
2 candlesticks 3/6		1 candlestick 2 1/2 1 candlestick 2/	7. 9
1 Kalandor 2 two old Jamjars	1. 9.	1 candlestick & snuffers 1/2 cane 1/3	7. 9
1 young pann copper weight 7	12.	1 1/2 long and old iron 2 1/4 candlesticks	4
1 p. filled	8.	1 iron kettle 2 candlesticks 2 1/2 1/2 7/6	9. 6
4 old Hogg plow 2 3/6	14.	1 table 5/2 2 pots of honey 5/	10
5 bottles 2 1/2 10/2 10 pds 2/	11. 4.	1 table 2 1/2 10 pds 2/ parcel old books 2/6	4. 6
9 quindits 10 1/2 old flocks and weights 3/6	5.	1 chaff 7/6 1 built 15. 2 old old Curtains 7/6	1. 10
4 iron flocks 1 1/2 45 pound 2/	1. 10. 8.	2 bags 2 1/2 100s sheet 2/	4
2 flocks 2 1/2 powder 2/	14.	4 feathers and bags 5/1 bed of 30 feathers 3/	2
2 flocks 4 1/2 10 pds 1/2	5. 6.	1 old blanket 1/2 3 pillows 6	18
2 flocks 4 1/2 10 pds 1/2	1.	1 yd cotton 1/6 10z 2 draper drapery 22/6	1. 4
a parcel of carpenters tools 20s old		1 trunk 1/6 1 pillow 1/2 bed & bolster 4/5	2. 7. 6
1 pallit 1/4 1 old flocks 1/2 6 platters 2/	7.	1 bed 55. 1 chaff 10. 1 old iron nail 3/	3. 3
5 2 pound New Pewter 2/15.	8. 5.	1 old iron 1/2 100s iron nail 3/	3. 3
3 1 pound old 3/6	19.	2 ironers whips 3/1 old flocks 2/	5
1 old iron morter 2/6 1 qt. 1/2 pot	3.	1 pt. worts 4/1 2 old yds plow 5/	9
1 taking Hammer 1 claw 2/	2. 9.	1 old pump 5/ black silk tapes 2/	2. 6
4 old pickles 2/6 3 candlesticks 3/	5. 6.	a parcel ironware & buttons old silk 10.	10
1 pair old brads 2/ old wheelbarrow 3/6	5. 6.	a parcel iron 1/2 14 Laces 2 1/2 broad ribbing 1. 4. 7	
2 ironers iron & hammer 10	1. 6.	1 old wrought binding 1/2 factors 1	2
1 basket iron 10	5.	4 old iron tools 10. 30 old iron from 3/3	13. 9
a parcel old ironware	3.	10 heddles 10 1/2 old iron 6/	6. 10
a parcel old Ironware	1.	Buckles thumbles 2/	10
1 old Ironware	1. 4.	2 fish drivers 2 1/2 fish thread 1/ long 1/	2. 6
1 box iron		4 2 double needles 2/3 a parcel needles 1/	8. 6
1 brush	4.	1 old clock 1/2 cable 15/	16
a parcel of farr	4.	4 old iron wire 100s 1 old yds 2/ 4	1. 4
2 yoyers 2/ old skin 2/6	4. 6.	20 yds 1/2 old skin 2/	1. 10
1 wooden gun		6 2 3 yds 100s farr 2/	1. 3. 9
16 window looks	2. 6.	2 3 yds 100s farr 2/	2. 9. 9
a parcel old Ironware	2. 6.	16 yds 100s	10. 9
2 jug Tubs	1. 3.	3 yds of plaiding	9. 42
4 pounds flocks 2/4 upper and foul feather 2/	1. 1. 4.	30 boys 100s 2 1/4 blue 10	3. 6
1 old platter 2/6 2 flints 2/ a parcel	1. 9.	5 yds 2 balloon 2 1/2 100s 2 dms 2	18. 9
old feathers		balloons 7/6	
1 Meggs 6. 1 cloak 1/2 2 wafcoats 2/	1. 12. 6.	1 bolster back w yellow tick 2 1/2 4/2	6. 74
1 cap 2/6 a parcel old stockings 2/6	5. 6.	1 yd curtains 8/1 old towels 2/	5
2 hats 2/6 1/2 small money scales 2/3/6	1. 3. 6.	2 1/2 2 1/2 hats 1/3 iron nail 3/	4. 9
2 old cloths 2/ Ironware 5. 1 chaff 10.	15.	1 old muslin 4/2 bibs 100s 1 bit wadding 1	5. 4

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2 yds 1/4 Durroys 4/12	bedding 1/6	1 yard 7/8	- - - 13. 12.	12 barrels corn at 5/-	1 bushel of oats	log feed 12d	3. 11.
a farcal old trumpet 5/-	1 yard from 1 pott	3	- - - 10. 6	4 hives at 4/-	baggs 1/6		5. 6
1 pott 1 pugg 1/6				1 pound mace 3d	1 Table cloth and towels		1. 12.
3 Marrow bones at 8/-			- - - 10. 6	old chest talk 2d	1 brash 1/6	10d ax 4/-	1. 5.
8 wooden boxes at 2/-			- - - 1	1 round stone 2d	2d 1/4 old iron 3/-		6. 2.
9 hilling hoes 1/6	Mauls 3/-	2 baggs 1/6	- - - 11.	old axe			1.
18/- pott from a 3/-	3/- pott books 3/-	tray 4/-	10. 3	1 iron square			2. 6
3 painted tubbs 6/-	1 pepper box 4/-	1 kack 5/-	- - - 10. 4	Millic a Negro girl			10.
1 piffer 6/-				Angillo a Negro girl			10.
a farcal number 10/-	1 x cut four 3/6	1 bed 3	- - - 15.	Abraham a Negro child			7.
feast 1/6				child			7.
1 bedstead 2 hives 3/6	10 lemons 4 calvors		- - - 10.	kates	women		28.
10 yearlings a lufce			- - - 4.	purplemae	women		28.
1 piffer 1/6 buffalos wheat 2/-			- - - 3. 6 Dennis		man		30.

for Overacott

Charles Bostick

John Finnie

At a Court held for Hanover County the fourteenth day of June MDCCLXIV.
This Affidavit of the Affairs of Paul Harzofson Esq; was returned to Court and ordered
to be rejected.

Truly wrote & sent,

Johnson's Art
Denver . . .

At a Court held for Hanover County the fourteenth day of June AD 1774
Sarah Johnson personally appeared in Court and voluntarily relinquished all her right of
Soverainty in and to a certain Tract or Parcel of Land lying and being in the parish of
Saint Martin in the said County of Hanover containing two hundred acres bounded by —
Bounds of Woods & Roads from William Johnson his husband of the said parish to Robert Conham
bearing date the and Days of MDCCCLXXIV

Toff. Mr. Graham C. C.

Truly Dedicated Feb,

¶ To all to whom these presents shall come, of Thomas Lee of the parish of Margrave in
the County of Carolina heretofore resident in the said County as well for and by
consideration of the Natural law and affection, we whose titles to my well beloved son John Lee as
well for divers other good causes and considerations we hereto witness have given granted
and by these presents do give grant and confirm unto the said John Lee his heirs and assigns for
ever, one tract or parcel of land containing one thousand acres more or less lying and being
in the County of Hanover on both sides the north fork of Elk Creek on both sides thence beginning
swallow and on the south side the North Anna (as it is called) granted to me Thomas Lee alias of King-
William County bearing date the twentieth day of August one thousand four hundred and twenty five
and is bounded as followeth to wit: Beginning at John Maglands corner black gum on the river bank
running along Maglands lines west seventy two poles to a corner white and red oak sapling of this
said Maglands corner running along another line of his south thirty nine deg. west forty poles to
Maglands corner red oak hence running along another line of John Maglands south fifty deg.
west one hundred and sixty poles to Maglands corner of several marked trees hence north
forty five poles to several marked trees hence west two hundred poles to the said Maglands
and Mr James Bostons corner red oak and thirty paces north forty one deg. west twenty
eight poles to three black and one scrubby white oak hence north thirty seven and a half deg.

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with fourteen poles to a corner white oak bush and two maples on both sides the north fork
of the brook thence north thirty nine deg. left four hundred and eighty poles to a corner which
east and two rods back on the same bank comes down the river by the water courses making
in a straight line four hundred and thirteen poles to the beginning to have and to hold his
said tract of land together with all houses orchards fences barns stable gardens meadows woods,
underwoods hereditaments and all appurtenances whatsoever to the said premises, or to any part
or parcel thereof belonging or any ways appertaining unto the said John Carr his heirs and to his
and their own proper uses and behoof for ever without any manner of hindrance claim or demand
from us the said Thomas Carr my heirs &c²⁸ adu^{2d} & ays, or from any other person or persons
whatsoever from us or authorized, or procured by us, and the said Thomas Carr all the aforesaid
land or parcels of land to the said John Carr his heirs & to his uses aforesaid against all persons so
and will warrant and for ever defend by these presents and to his considerations above mentioned
likewise for these presents have given granted and for these presents do give grant and confirm unto
my said son John Carr to him and his heirs for ever my two Negroe that now are and lives on his
said plantation and land vizt one Negroe man named John and Janey a Negroe woman
his wife and their three children named Bridget Hatchel and Mary to have and hold his said two
Negroes & all their services to him the said John Carr and his heirs for ever without any manner of
hindrance claim or demand from us the said Thomas Carr my heirs &c^{2d} adu^{2d} & ays, or from any
other person or persons whatsoever, in witness whereof the said Thomas Carr to this present act of gift
have caused set my hand and seal this fourth day of June AD 1664 in the fourth year of
King of our Saxon Lord God George the second of great Britain France and Ireland King Defender of
the faith &

Signed sealed and delivered
In the presence of us

John Mackgates
John Carr
John Smith

Subscribed before signed
In the twenty first line
These words (his and)

Thos: Carr Seal

Hence and in witness of the within mentioned tract of our thousand acres
of land was given and delivered by us Thomas Carr unto my son John Carr by Surety holding
in his wife possession of the within mentioned two negroes, in witness whereof these presents set
my hand and seal this fourth day of June AD 1664
Witness - John Mackgates, John Carr, John Smith.

Thos: Carr Seal

At a Court held for Hanover County the fourth day of June AD 1664
Swt Thomas Carr gent acknowledged his his deed with the dower of his son John Carr endorsed
unto the son John Carr and they were at the motion of his said Thomas admitted to record.

Test, Mr Graham

Truly recorded Test, Mr Graham

By me
Lester

This Inde^{2d} M^o we make this fourth day of June for the year of Our Lord Christ
one thousand six hundred and thirty four between Shirley Whalley of the parish of Saint
Martin in the County of Hanover of his one part and William Hise of his aforesaid parish and
County of the other part witnesseth that the said Shirley Whalley for and in consideration of the
sum of two shillings of lawful money of England to him in hand paid by the said William Hise
his receipt whereof he doth hereby acknowledge hath bargained and sold and by these presents
doth bargain and sell unto the said William Hise all that the said Shirley Whalley his parcel
or tract of land containing one hundred acres of land and his plantation thereon lying
and being between the lines of the said Shirley Whalley named Reynolds, Colin Bright and
Capt Isaac Brighton in the parish and County aforesaid and is bounded as follows to wit
beginning at Capt Brightons corner two miles in Shirley Whalley line running thence along the
same North severally five rods one hundred forty two poles to Samuel Reynolds corner and back

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beginning in Whalley's Line thence along Reynoldss's Lines south twenty one feet twenty seven poles
to a pine fence North forty six feet fifty three poles to his and John Wright's corner thence by a
fence along Wright's line south thirty four feet thirty nine poles to several saplings in the said line fence south
forty four feet one hundred thirty eight poles to several saplings in Capt. Wm. Drift's line thence along
the same North thirty three feet eighty four poles to the beginning and the horizon and horizon
horizon and horizon and horizon together with the heads and profits of the premises and of every part and
parcel thereof to have and to hold his said one hundred acres of land above bounded and the plantation
thereon and all and singular other his premises and every of their appurtenances unto the said William
the his executors and assigns from the day before his date hereof and during the term of one whole
year from hence next ensuing and fully to be employed and used yielding and paying therefore the
yearly rents of one pound of tobacco per annum at the rate of four shillings the exchange only if the same be
manded to the said Master by virtue of these presents and of the rate for transacting w^ms into
possession the said William that may be in his actual possession of the premises and be enabled to
accept a grant of the horizon and horizon thereof to him and his heirs. In witness whereof the
said Shirley Whalley to these presents hath put his hand and affixed his seal the day and
year first above written

Shirley Whalley — Seal

signed sealed and delivered
in the presence of
Sam. Saxon Richard Wite, Ulbra Cook

John Bachor Shirley
mark

At a Court held for Hanover County the fourteenth day of June M^cCCCLXII W.
Shirley Whalley acknowledged this his debt unto William the and it was at the motion of the said
the sum total to £200.

T. J. Graham C.

Truly received & left,

Whalley to
the Release

This indenture made this fourteenth day of June in the Year of our Lord One thousand four hundred and thirty four between Shirley Whalley of the parish of St. Martin
in the County of Hanover of his one part and William the of the aforesaid parish and County
of his other part to witness that the said Shirley Whalley for and in consideration of the sum of two
hundred pounds of good sound tobacco and cash according to law to him in hand paid by the
said William the at and before the sealing and delivery of these presents. The receipt whereof
the said Whalley acknowledge and doth out of every part thereof doth clearly acquit and
discharge the said William the his heirs executors and assigns and every of them by these presents
that granted aliened released sufficed and satisfied and by these presents doth grant likewise
releaseth sufficeth and sufficient unto his said William the in the sum aforesaid now being by
virtue of a bargain and sale hereof to him made for one whole year by John Bachor bearing date
the day before the date hereof and by force of his statute for transacting w^ms into possession and to
his heirs and assigns for ever all that the said Shirley Whalley the parcel or Tract of land containing
one hundred acres and the plantation thereon lying and being between the lines of the said Shirley Whalley
named Reynold John Wright and Capt. Isaac Drift in the parish and County aforesaid and is bounded as
followeth (as well) Beginning at Capt. Drift's corner two pines in Shirley Whalley's line running thence along
the same North forty six feet one hundred forty nine poles to John Reynold's corner and back again
in Shirley's line thence along Reynold's line south twenty one feet twenty seven poles to a pine fence North
forty six feet fifty three poles to his and John Wright's corner thence by a branch fence along Wright's
line south thirty four feet thirty nine poles to several saplings in the said line fence south twenty seven
feet one hundred thirty eight poles to several saplings in Capt. Drift's line thence along the same North
thirty three feet eighty four poles to the beginning and the horizon and horizon and horizon
and horizon together with the heads and profits of the premises and of every part and

(C)

or any part or parcel thereof and his heires his executors and administrators
yearly and other times and profits of the premises and of every part and parcel thereof as have
and to hold the said one hundred acres of land above bounded and his plantation thereon and all and
singular other the premises herein before mentioned and intended to be hereby granted with their
appurtenances unto the said William Hix and his heirs to the only use of his said William Hix and
of his heirs and assigns for ever and his said master Whalley for himself his heirs executors and administrators
and to him and his heirs and assigns by these presents
that to the said master Whalley now is and lawfully and rightfully held of and in the
said one hundred acres of land and premises with their appurtenances of a good right perfect
absolute absolute and indefeasible title in the simple and now held good right full power and
lawfull and absolute authority to grant and convey his same according to the purport true
intend and meaning of these presents and that it shall and may be lawfull to and for the said
William Hix his heirs and assigns from time to time and at all times for ever hereafter peace-
ably and quietly to have hold occupy possess and enjoy the said one hundred acres of land and all
and singular other the premises herein before mentioned and intended to be hereby granted with
their appurtenances without any lawful toll dues trouble or interruption of him the said master
Whalley his heirs or assigns or any other person or persons whatsoever discharged of and from all
membrances or impositions whatsoever the like unto him to grow due and payable to
him forever and the King his heirs and executors only excepted and reserved and the said master
Whalley for himself his heirs executors and administrators and grant to and with the said
William Hix his heirs and assigns by these presents that he the said master Whalley
his heirs shall and will at any time or times hereafter during the space of four years next
inuring the date hereof upon the request and at the costs and charges in the law of the said
William Hix his heirs or assigns do make and execute or cause or procure to be done more
and especially all and every such further and other act and acts necessary and convenient in
the law whatsoever for the further and better managing and governing the said one hundred acres
of land and premises with their appurtenances unto the said William Hix and his heirs to
the only use of the said William Hix and of his heirs and assigns for ever to be by fine or fines
or otherwise howsoever as by the Council learned in the law of the said William Hix his heirs or
assigns shall reasonably demand and require and the said master Whalley for himself his
heirs his said one hundred acres of land and premises with their appurtenances unto the said
William Hix and his heirs against him the said master Whalley and his heirs and all claiming
to them right by from or under him them or any of them shall and will warrant and be
warranted by these presents for although witness of the said master Whalley to these presents, hath fully
engaged for his heirs and assigns his said the day and year first above written

July 16 1700
In the presence of
Paul Jaxon, Richard Writs, Abraham Cook.

Master Whalley
for
Robert B Whalley
mark

At a Court held for Hanover County the fourteenth day of June M DCCXXIV
Whalley acknowledged this his Deed unto William Hix and it was at the motion
of the said Whalley admitted to record. Alice Hobocca his wife of the said Whalley personally
appeared and in open Court relinquished all her right of tower of in and to the lands
hereby conveyed unto the said William Hix.

Teff, An Graham C.

Truly recorded Teff

Whalley
to
Cooper

(67)

This Indenture made this fourth day of June in the year of our Lord Christ
one thousand seven hundred and thirty four between Shirley Whalley of the parish of Saint
Martin in the County of Hanover of the one part and John Cooper of the aforesaid parish and
County of the other part witnesseth that the said Shirley Whalley for and in consideration of the
sum of two shillings of lawfull money of England to him in hand paid by the said John Cooper
the receipt whereof he doth hereby acknowledge hath bargained and sold and by these presents
doth bargain and sell unto the said John Cooper all that one hundred acres of land in the
plantation wherein joining to the lines of Samuel Goodman and John Thomas Fike in the
parish and County aforesaid and is bounded as follows (to wit) Beginning at John Thompsons
corner two maples an ell a white oak and spruce oak in Goodman's line and following branch
running thence along the said line North forty feet west one hundred and sixty four poles to the said
Goodman's and Edward Bullocks corner black oak and white oak sapling thence along Bullocks line
North fifteen east one hundred and six poles to two red oak saplings in the said line thence south fifty
three east one hundred and one poles to John Thomas Fikes corner white oak sapling thence along his
line south east east one hundred and forty poles to his corner on喷out branch thence down the said
branch by the water courses making in a straight line forty one poles to the beginning and the therefore
and thereto the boundaries and boundaries together with the rents and profits of the premises
and of every part and parcel thereof to have and hold the said one hundred acres of land above
bounded and the plantation wherein and all and singular other the premises and every of
their appurtenances unto the said John Cooper his executors and assigns from the day before the date
hereof and during the term of one whole year from thence next ensuing and fully to be com-
pleted and paid by yielding and paying therefor the yearly rent of one pound of tobacco to the
said Michael his Arch Angel only if the same be demanded to his intent that by virtue of these
presents and of the statute for transferring us into possession the said John Cooper may be in the actual
possession of this premises and be enabled to accept a grant of the heresies and felonies thereof
to him and his heirs in witness whereof the said Shirley Whalley to his presents hath put his
hand and affixed his seal the day of year above written

Signed sealed and delivered?

In the presence of us

Richard White, Abram Cook, James Faison.

Shirley Whalley
John Cooper
mark

At a Court held for Hanover County the fourth day of June MDCCCLXIV
Shirley Whalley acknowledged this his deed unto John Cooper and it was at the motion of
the said Shirley admitted to record.

Toff, Mr. Graham C.

Truly recorded Toff

Whalley
to
Cooper

This Indenture made this fourth day of June in the year of our Lord Christ
one thousand seven hundred and thirty four between Shirley Whalley of the parish of Saint
Martin in the County of Hanover of the one part and John Cooper of the aforesaid parish and
County of the other part witnesseth that the said Shirley Whalley for and in consideration of the
sum of two thousand pounds of good cleared Tobacco and Cask according to law to him in
hand paid by the said John Cooper at and before his sealing and delivery of these presents
the receipt whereof he doth hereby acknowledge and thereto and of every part and parcel of
the same doth clearly acquit and discharge the said John Cooper his executors and administrators
and every of them by these presents hath granted allured released and confirmed and by these
presents for his confirmation above set down both grant, release and discharge and perpetually
confer unto the said John Cooper in his actual possession now being by virtue of a bargain
and sale to him thereof made for one whole year by indenture bearing date the day before
the date hereof and by force of the statute for transferring us into possession and to the

heirs and affeigns for ever all that his said husband Whalley his parcel or tract of land
 containing one hundred acres and his plantation heroon joining to his lands off fanned Goodman
 Edward Bullock and John Thomas like in the parish and County aforesaid and is bounded as
 followeth (to wit) Beginning at John Thomas likes corner two Mayles an dme a white oak and
 a spruce oak in Goodmans line and justsons branch running thence along his said line North
 forty six rods one hundred and forty four poles to his said Goodmans and Edward Bullocks corner black
 oak and white oak saplin thence along Bullocks line North fifteen rods one hundred and six poles to
 Two red oak saplins in his said line thence south fifty three rods east one hundred and one poles to
 John Thomas likes corner white oak saplin thence along his line south seven rods east one hundred
 and forty poles to his corner several marked trees on justsons branch thence down his said branch
 by his water courses making in a straight line forty one poles to his beginning which said land him
 said acres of land above bounded is part of a larger tract granted to his said master by patent
 dated the — day of — 1734 and all his male, night, ville, fulness, herof, heriot and demands
 whatsoever of him his said master to Whalley of me and unto his premises and every or any part or
 parcel thereof and his master's and masters' yearly and other
 rents and profits of his premises and of every part and parcel thereof to have and to hold his said
 one hundred acres of land above bounded and his plantation heroon and all and singular other his
 premises herein before mentioned and intended to be hereby granted with his appurtenances unto the
 said John Cooper and his heirs to the only use of his said John Cooper and of his heirs and affeigns for ever
 and his said master Whalley for himself his heirs executors and administrators to and with his said
 John Cooper his heirs and affeigns by these presents That he his said master Whalley now is and shall
 lawfully and rightfully hold of and in his said one hundred acres of land above bounded and transfer
 with their appurtenances of a good free perfect absolute and indefeasible title in his simple and now
 shall have good right full power and lawfull and absolute authority to grant and convey his said one
 hundred acres of land and premises unto his said John Cooper and his heirs according to his
 purpose intent and meaning of these presents and that it shall and may be lawfull to
 and for his said John Cooper his heirs and affeigns from time to time and at all times for ever here-
 after peaceably and quietly to have hold occupy posses and enjoy his said one hundred acres of
 land and all and singularly other his premises herein before mentioned and intended to be
 hereby granted with their appurtenances without any lawfull let fails trouble or interruption of
 him his said master Whalley his heirs and affeigns or any other person or persons whatsover
 discharged of and from all membrances whatsoever the fruits from hence forth to grow
 due and payable to his lord or lords of his fees or fees of his premises for or in respect of his or their
 property only excepted and forepassed and his said master Whalley for himself his heirs executors and
 administrators to and with his said John Cooper his heirs and affeigns by these presents
 that it shall and may be lawfull to and for his said John Cooper his heirs and affeigns from time to time
 and at all times for ever hereafter peaceably and quietly to have hold occupy posses and enjoy the
 said one hundred acres of land and premises with their appurtenances without the lawfull self
 lets trouble or interruption of him his said master Whalley his heirs or affeigns or any of them or
 any other person or persons whatsoever lawfully claiming or to claim in by reason or under hue and
 cry or any of them and his said master Whalley for himself his heirs executors and administrators
 and intent to and with his said John Cooper his heirs and affeigns by these presents that his said master
 Whalley and his heirs shall and will at any time or times hereafter during the space of seven years
 next ensuing his date hereof upon the request and at the costs and charges in the law of his said John
 Cooper his heirs or affeigns to make and execute or cause or procure to be done made and executed
 all and every such further and other act and acts conveyances and assurances in the law whatso-
 ever for his further and better securing and affuring his said one hundred acres of land and premises
 with their appurtenances unto his said John Cooper and his heirs to his wife of his said John Cooper
 and of his heirs and affeigns for ever to be it by fine or fines or otherwise hereafter as by the Com-
 mittee learned in the law of his said John Cooper his heirs or affeigns shall be reasonably do for ad-
 vised or required and his said master Whalley for himself and his heirs his said one hundred acres
 of land and premises with their appurtenances unto his said John Cooper and his heirs against him
 his said master Whalley and his heirs and all claiming or to claim right by from or under him how

or any of them shall and will warrant and for ever defend by these presents in witness
whereof his said master Whalley to his presents shall interchangeably for his hand and affix
his seal the day and year first above written

Flurley Whalley
Robt Charles Whalley
mark

signed sealed and delivered

in the presence of

Richard Wink, Abra Cook, Sam'l Saxon

At a Court held for Hanover County the fourth day of June MDCCCLXII.

Flurley Whalley acknowledged this his release unto John Cooper and it was at the motion of
his said Whalley admitted to record also Rebecca the wife of his said Whalley personally appeared
and in open Court relinquished all her right of Dower of in and to the lands hereby conveyed unto
the said John Cooper.

Tott, Am Graham

Truly recorded Tott,

Whalley
to the same

This judgment was made this fourth day of June in the year of our Lord Christ one
hundred four hundred and thirty four between Flurley Whalley of the parish of Saint Martin
in the County of Hanover of his one part and John Thomas his of the aforesaid parish and
County of the other part whereunto that his said Flurley Whalley for and in consideration of
the sum of two fullings of lawfull money of England to him in hand paid by the said John
Thomas his receipt whereof he doth hereby acknowledge hath received and sent and by
these presents both payment and sent unto his said John Thomas his all that one hundred acres
of land and his plantation wherein lying and being on both sides junction branch in his parish
and County aforesaid and is bounded as followeth (to wit) beginning at ~~the~~ ^{the} first Winton's
corner two white oaks and a pine running thence along his line south one hundred fifty five
paces to his and Richard Bullocks corner white oak piny trees along Bullocks line North fifty
seven West twenty four poles to his and Samuel Godman's corner three pines thence along Godman's
line North forty six West eighty two poles to two Maples on then a white oak and spruce tree in
his said line and junction branch thence up the said branch by the Water course making in
eight line forty one poles to a corner thence by a line of marked Trees North from West one hundred
and forty poles to a white oak piny thence south forty three and one hundred twenty three poles
to a pine piny in ~~the~~ ^{the} Winton's line thence along his line south forty eight West forty two poles
to his beginning and the Newfion and Newfions, Hammonder and Hammonders together with the
rents and profits of his premises and of every part and parcel thereof to have and to hold the said
one hundred acres of land above bounded and his plantation wherein and all and singular
other the premises and every of their appurtenances unto the said John Thomas his executors
and assigns from the day before the date hereof for and during the term of one whole year from
thence next ensuing and fully to be employed and used dwelling and paying hereof his yearly
rent of one shire of Julian ten at the feast of Saint Michael the Arch Angel only if the same be
demanded to the intent that by virtue of these presents and of the Statute for transferring uses into
possession his said John Thomas his may be in the actual possession of the premises and be enabled to
occupy his said John Thomas his of the Newfion and Newfions thereof to him and his heirs for whom whereof the said
Flurley Whalley to his presents shall interchangeably for his hand and affix his seal the day and year
above written

signed sealed and delivered

in the presence of us

Richard Wink, Abra Cook, Sam'l Saxon

Flurley Whalley
Robt Charles Whalley
mark

At a Court held for Hanover County the fourth day of June MDCCCLXII.
Flurley Whalley acknowledged this his release unto John Thomas his and it was at the motion of his
said Whalley admitted to record

Tott, Am Graham

Truly recorded Tott, Am Graham

Writ by
to Release
the.

(78)

This Indenture made this fourth day of June in the year of our Lord Christ one thousand four hundred and thirty four between Shirley Whalley of his parish aforesaid Martin in the County of Hanover and John Thomas Esq; of the aforesaid parish and County of his other part Wiltshire that his said Shirley Whalley for and in consideration of his sum of two hundred pounds of first choice tobacco and cash according to law to me in hand paid by his said John Thomas Esq; at and before the sealing and delivery of these presents his receipt whereof he doth hereby acknowledge and hereof and of every part and parcel of his same doth thereby quit and discharge his said John Thomas Esq; his executors and administrators for ever, held grant. & Almond, located unpeopled and unframed and by these presents both granted Almond, located unpeopled and periodically unframed unto his said John Thomas Esq; in his actual possession now being by virtue of a lease thereof to him made for one whole year by indenture bearing date the day before the date hereof and by force of his patent for transferring up into possession and to his heirs and assigns for ever all that his said Shirley Whalley his parcel or tract of land containing one hundred acres and the plantation thereon lying and being on both sides justly branch in his parish and County aforesaid and is bounded as followeth (to wit) Beginning at the place Bullocks corner Two White Oaks and a pine running thence along his line forth one hundred fifty five poles to his and Richard Bullocks corner to his Oak sapling thence along Bullocks line North fifty four West twenty four poles to his and Samuel Goodman corner thence quies thence along Goodman's line North forty six West eighty two poles to two Mayles an Elm a white Oak and a spruce Oak in the said line and justly branch thence up the said branch by the Water Course making in a straight line forty two poles to a corner set marked Trees thence North seven West one hundred and forty poles to a white Oak sapling thence south forty two East one hundred and twenty three poles to a pine sapling in east Dennis line thence along the same south forty eight West forty two poles to his beginning which said one hundred acres of land above bounded is part of a greater tract granted to his said Shirley Whalley by patent bearing date the day of 173. And all the estate right title interest his property and claim of him his said Shirley Whalley his heirs and assigns of me and unto his premises and every or any part or parcel thereof and the hereditaments and tenements howsoever and hereditaments yearly and other rents and profits of his premises and of every part and parcel thereof to have and to hold his said one hundred acres of land above bounded and the plantation thereon and all and singular other his premises therein before mentioned and intended to be hereby granted with his appurtenances unto his said John Thomas Esq; and his heirs to the only use of his said John Thomas Esq; and of his heirs and assigns for ever and the said Shirley Whalley for himself his heirs Esq; and assigns doth covenant and grant to and with his said John Thomas Esq; his heirs and assigns by these presents that he his said Shirley Whalley now is and shall still lawfully and rightfully hold of and in his said one hundred acres of land above bounded and the plantation thereon and premises with all the appurtenances of a good free perfect absolute and inestimable estate in the simple and now with good right full power and lawfull and absolute authority to grant and convey the same according to the purport true intent and meaning of these presents and that it shall and may be lawful to and for his said John Thomas Esq; his heirs and assigns from time to time and at all times for ever hereafter peaceably and quietly to have hold occupy posses and enjoy his said one hundred acres of land above bounded and the plantation thereon and all and singular other his premises therein before mentioned and intended to be hereby granted with their appurtenances without any lawfull detinue trouble or interruption of him his said Shirley Whalley his heirs or assigns or any other person or persons whatsoever and turn and thence safe harmless and indamnit will keep and maintain off and from all circumstances or evictions whatsoever the inhabitants from henceforth to grow due to our sovereign lord the King his heirs and successors only excepted and forfeited and his said Shirley Whalley for himself his heirs executors and assigns his said one hundred acres of land above bounded and premises with their appurtenances unto his said John Thomas Esq; and his heirs against him his said Shirley Whalley and his heirs and all claiming or to claim right by from or under him them or any of them or any other person or persons whatsoever hath and will warrant for ever and defend by these presents in witness whereof his said Shirley Whalley to these presents witnesseth for his hand and seal the day

71

and Year first above written
signed sealed and delivered
in the presence of
Richard Writ, Abra Cook, Sam'l Saxon.

Hurley Whalley
Robt & B Whalley
mark



At a Court held for Hanover County the fourth day of June MDCCLXXXI.
Hurley Whalley acknowledged his his lands unto John Gowan and it was at the motion
of the said Whalley admitted to record also Hester his wife of the said Whalley personally
appeared and in open Court relinquished all her right of dower of in and to the lands hereby
conveyed unto the said John Gowan.

Tost, Ann Graham Esq.

Truly recorded Tost, Ann Graham Esq.

Whalley
to have
lands

This indenture made this fourth day of June in the year of our Lord Christ one
hundred four hundred and thirty four between Hurley Whalley of the parish of Saint Michael
in the County of Hanover of the one part and John Gowan of the aforesaid parish and County
of the other part witnesseth that the said Hurley Whalley Jr and in consideration of the sum of
two shillings of lawfull money of England to him in hand paid by the said John Gowan his
Receipt whereof he doth hereby acknowledge hath Bargained and sold and by these presents
doth Bargain and sell unto the said John Gowan all that the said Hurley Whalley his parcel
or tract of land containing one hundred and forty acres and his plantation known
by the name of the Branches of Beaufort swamp in the parish and County aforesaid
and is bounded as followeth (to wit) Beginning at William Hines corner for yepins in full bright
line running thence along the same forth thirty four feet one hundred eighty eight poles to the
corner red oak in Capt. Wofford line thence along his lines North forty five degrees one hundred and
thirty six poles to a tree and white oak yepin knowne south twenty seven feet one hundred
forty four poles to a pine knowne North thirty three feet two hundred and two to William Hines
corner several yepins in Capt. Wofford line thence along Hines line North forty four feet
one hundred thirty eight poles to the beginning and the Hines and Wofford boundaries
and remainders together with the hawks and profits of his premises and of every part and
parcel thereof to have and to hold the said one hundred and forty acres aforesaid above
bounded and his plantation knowne and all and singular other his premises and every
of their appurtenances unto the said John Gowan his executors and assigns from the day
before the date hereof for and during the term of one whole year from hence next on
forward and fully to be tenanted and enjoyed yielding and paying therefore his yearly rent of
the sum of fifteen Pounds at the feast of Saint Michael the Arch Angel only if the same be
demanded to the just reat by virtue of his presents and of the statute for Encroaching
upon in profession the said John Gowan may be in his actual possession of his premises and be
enabled to accept a grant of the Hines and Wofford boundaries thereto him and his heirs
for which whereof the said Hurley Whalley to his presents hath fully chargeable for his
hand and affixed his seal this day and year first above written

signed sealed and delivered

in the presence of

Sam'l Saxon, Abra Cook, Richard Writ.

Hurley Whalley
Robt & B Whalley
mark



At a Court held for Hanover County the fourth day of June MDCCLXXXI.
Hurley Whalley acknowledged his his lands unto John Gowan and it was at the said
Whalley's motion admitted to record.

Tost, Ann Graham Esq.

Truly recorded Tost, Ann Graham Esq.

Whalley
to Helmore
Gown

(729)

This Inde M^r 1734 made the fourt day of June in the year of our Lord Christ one
hundred sever hundred and thirty four between Shirley Whalley of his Parish of Saint Martin in
the County of Hancor or his one part and John Gown of the aforesaid parcell and County of his other
part Helmore that his said Shirley Whalley for and in Consideration of his sum of three thousand
pounds of sweet packed Tobacco and Cope according to Law to him in hand paid by his said John Gown
at and before his sealing and delivery of this presents the Receipt whereof he doth hereby acknow-
ledge and therof and of every part and parcel therof doth Shirley acquitt and discharge his said
John Gown his heirs Executors and Administrators and every of them by these presents hath Granted
allured Reserved Enfeoffed and Enfrmed and by these presents doth grant unto Helmore sufficient and proper
unto his said John Gown in his actual possession now being by virtue of a bargan and sale to him
thereof made for two thousand year by predecessors bearing date the day before his date hereof and by
virtue of his grants for transforming up into premises and to his heirs and assigns for ever all
that his said Shirley Whalley his Parcell or Part of Land containing one hundred and forty acres
and his plantation thereon lying and being on his branches of Roodam swamp in his parish and
early aforesaid and is bounded as followeth to wit Beginning at William the corner several saplings
in John Brights line running thence along the same south thirty four feet one hundred eighty eight
paces to his corner red oak in Capt Wimlins line thence along his line North forty five feet one hundred
thirty six paces to a hickory and white oak sapling thence south twenty seven feet one hundred forty
paces to a pine thence North thirty three feet two hundred and two paces to William the corner
several saplings in Capt Wimlins line thence along his line North forty four feet one hundred thirty
eight paces to his beginning which said one hundred and forty acres of land above bounded is part
of a granted tract Granted to his said Shirley Whalley by patent bearing date the Day of — 1734
and all the estate right title interest use property and claim of him his said Shirley Whalley of in and
unto his premises and every or any part or parcel therof and his heriot and herofores Remainder
and Remanders yearly and other rents and profits of his premises and of every part and parcel
therof to have and hold the said one hundred and forty acres of land above bounded and
his plantation thereon and all and singular other his premises herein before mentioned and intended to
be hereby Granted with the appurtenances unto his said John Gown and his heirs to the only use of
his said John Gown and his heirs and assigns for ever and his said Shirley Whalley for himself his
heirs Executors and Administrators and Grant to and with his said John Gown his heirs
and assigns by these presents that he the said Shirley Whalley now is and standeth lawfully and
rightfully possed of and in the said one hundred and forty acres of land and premises with their
appurtenances of a good full perfect absolute and indefeasible title in full and now hath had
full power and lawfull and absolute authority to Grant and convey the said one hundred
and forty acres of land and premises unto his said John Gown and his heirs according to the
import this intent and meaning of these presents and that it shall and may be lawfull to and
for his said John Gown his heirs and assigns from time to time and at all times forsooth
after peaceably and quietly to have and occupy possess and enjoy his said one hundred and forty
acres of land and all and singular other his premises herein before mentioned and intended
to be hereby Granted with their appurtenances without any lawfull debt fulte trouble or intercession
of him the said Shirley Whalley his heirs or assigns or any other person or persons whatsoever dis-
engaged of and from all incumbrances or encroachments whatsoever (the inhabitants from time forth to
grow trees to the damage and trouble of him his heirs and successors only excepted and excepted)
and his said Shirley Whalley for himself his heirs Executors and Administrators and Grant to and
with his said John Gown his heirs and assigns by these presents that it shall and may be lawfull
to and for his said John Gown his heirs and assigns from time to time and at all times forsooth
after peaceably and quietly to have and occupy possess and enjoy his said one hundred
and forty acres of land and premises with their appurtenances without his lawfull debt fulte
trouble or intercession of him the said Shirley Whalley his heirs or assigns or any of them or any
other person or persons whatsoever lawfully claiming or to claim in by from or under them
or any of them due his said Shirley Whalley for himself his heirs Executors and Administrators
and Grant to and with his said John Gown his heirs and assigns by these presents that he the said Shirley

(73)

Whalley and his heirs shall and will at any time or times hereafter during the space of
four years next ensuing his date herof upon his request and at his costs and charges in the
law of his said John Gourn his heirs or assigns do make and execute or cause or procure to be
done made and executed all and every such further and other act and acts levying and affi-
-uances in the law whatsoever for the further and better levying and affixing the sum
one hundred and forty acres of land and premises with their appurtenances unto the said
John Gourn and his heirs to the use of the said John Gourn and of his heirs and assigns for ever by
fine or fines or otherwise howsoever as by the lawm learned in the law of the said John Gourn
his heirs or assigns shall be reasonably directed advised or required and his said master Whalley for
him and his heirs the said one hundred and forty acres of land and premises with their appurte-
nances unto the said John Gourn and his heirs against him the said master Whalley and his heirs and
all claiming or to claim in by from or under him them or any of them shall and will warrant and
for ever defend by his presents in witness whereof the said master Whalley to his presents hath put
-changeably set his hand and affixed his seal the day and year first above written

figured vases and foliaceous

In his presence of

Sam'l Faxon, Abra Cook, Richard Wmto.

Blurby Whiskey
R. Barker B. Whiskey
mark

10

At a Court held for Hanover County the fourteenth day of June MDCCLXXIV W.
Thurley Whalley acknowledged this his Deed into John Gwyn and it was at the said
Whalley's motion admitted to record also Rebecca his wife of his said Whalley personally
appeared and in open Court relinquished all her right of Dower of in and to the lands
hereby conveyed unto the said John Gwyn.

Toft, Mr Graham

Truly recorded Toft, May 1st Graham C.C.

Philips
to
Leansy } Lease

Troy 120200 Sept, 1774

Virginia This Indenture made the tenth day of June in the fourteenth year of the Reign of our most gracious sovereign Lord King George the Second in the year of our Lord one thousand seven hundred and thirty four between Richard Phillips of the parish of St Georges in the County of Spotsylvania planter of the one part & John Farley of St Martins parish of Hanover County planter of the other part witnesseth that the said Richard Phillips for a consideration of the sum of two shillings florring to him paid by his said John Farley his Receipt whereof he doth hereby acknowledge both bargained & sold & by these presents both have given a full unto his said John Farley to his assigns four hundred acres of woodland containing his said plantation lying & being in the said parish of St Martin & Hanover County containing in all inclusively within the following bounds viz Beginning at Captain Carrs Martin Boundary line two tickesoye & white oak saplings running along Boundary line North forty seven rods one hundred & eighty three poles to several marked trees in the said line thence along said line full fifty rods one hundred & eighty two poles to several marked trees thence four rods one hundred & fifty eight poles to several marked trees thence south fifty rods one hundred & forty eight poles to several marked trees thence south fifty one rods forty eight poles to several marked trees in Wilfons line thence along Wilfons line North thirty two rods one hundred & forty seven poles to several marked trees thence North eighty four rods sixty poles to Wilfons corner thence a white oak in said Wilfons line thence along the said Wilfons line North forty rods half eighty nine poles to a white oak thence south forty rods half one hundred & fifty six poles to Wilfons & Wilfons line thence south forty rods half one hundred & forty seven poles to several marked trees in the head of a gladd thence along said line North thirteen rods thirty three poles to several marked trees thence North five rods half seventy eight poles to the beginning together with all the improvements wharf wood & also all woods under woods water watered water

Landes and all other profits Comodities and advantages to his same belonging or in any way appertaining and belonging unto the R. Richard Phillips and lying Adjacent unto his Landes and premises together with all singular its Rights Members and appurtenances and all profits Comodities and advantages to his same belonging or in any way appertaining to have and to hold his plantation Lands and all and singular other his premises with them and every of their appurtenances before by these presents granted and every part and parcel thereof unto his R. John Scarce his Esq^r or attorney from his day before his death herof for during the term of one whole year thence next ensuing a fully to be employed and yielding and paying therefor his yearly Rent of one peper torn on the Twelfth day of March only if the same be demanded to his intent had by virtue of these presents and his Statute for transferring uppon into possession the R. John Scarce may be in his actual possession of the premises aforesaid to except of a grant of the Honourable co inheritance to him and his heirs for ever in witness whereof the R. Richard Phillips hath countersigned for his hand and seal his day of the year first above written signed sealed and delivered in the presence of us

John Effy Thos. Ballard Jrull, Wm. Gouenport

Richd Phillips



At a Court held for Hanover County the fourteenth day of June MDCCLXXXII W.

Richard Phillips aforesaid wedged this his Deed unto John Scarce and it was at his motion of the said Richard admitted to record.

Toff, Aug. Graham Esq.

Truly recorded Toff, Aug. Graham Esq.

Philipps
To Release
Scarce

Virginia This Indenture made the fourteenth day of June in the fourteenth year of the Reign of our most gracious sovereign Lord King George the second and in the year of our Lord God one thousand seven hundred and Sixty three between Richard Phillips of this parish of St. Georges in the County of Middlesex planter of the one part and John Scarce of St. Martins parish of Hanover County planter of the other part witnesseth that for a consideration of the sum of seven pounds to the R. Richard Phillips by his R. John Scarce paid at and before the sealing and delivering of these presents his Receipt whereof he the R. Richard Phillips hath hereby confess'd and acknowledge aforesaid to be fully entered satisfied and paid the R. Richard Phillips hath granted Bargained sold alined his land and Enfeoffed by these presents for himself his heirs Executors Administrators and granted Bargained sold aline Leasur and for ever makes over unto his R. John Scarce in his actual possession and being by virtue of a Bargain and Sale made by virtue of his Statute for Transferring uppon into possession and to his heirs and attorney for ever that his plantation together with four hundred acres of woodland including the same situated lying and being in the parish of St. Martins of Hanover County containing and included within the following Bound vizt Beginning at Capt. T. Cresswells mountain Devon East corner Two hundred and white oak saplings running along Gouenports line North forty poles and one hundred eighty poles to several marked Trees in the line distance along Cresswells line forty poles and one hundred eighty two poles to several marked Trees thence south forty west one hundred fifty eight poles to several marked Trees thence south fifty west one hundred forty eight poles to several marked Trees thence south fifty one east forty eight poles to several marked Trees in distance before due thence along willows line North thirty eight one hundred forty four poles to several marked Trees distance North eighty four east forty poles to willows corner blackberry white oak in said willows line thence along the R. Harrisons line North forty east eighty nine poles to a white oak thence south forty one east one hundred forty six poles to Harrisons and willows corner several saplings in the head of a glade thence along willows line south forty two east one hundred and fourteen poles to several marked Trees in the head of a glade distance along Cresswells line North thirty three poles to several marked Trees thence North five east forty eight poles to the Beginning together all thence and all other improvements whatsoever and all woods under woods waies walkes and all other profits Comodities and advantages to the same belonging or in any way appertaining together with all singular its Right members and appurtenances and all other profits Comodities and advantages to the same belonging or in any way appertaining to have and to hold the said plantation Lands and all other his premises with them and every of their appurtenances before by these presents granted Bargained sold alined released and Enfeoffed and every part and parcel thereof with all singular his

(75)

privileges & appurtenances above named to his heirs or any part thereof belonging or in
any wife appertaining to him his p: John Scarcey & to his heirs Executors & Assignees to his
only wife & behalf of his p: John Scarcey & his heirs & assigns for £2000 to his p: Richard Phillips
for himself his heirs Executors & Administrators both Tenant & grant to & with his p: John
Scarcey his heirs & assigns by these presents that he his p: Richard Phillips now is a sound law-
fully & rightfully fife off in his p: four hundred acres of land his premises with their & every
of their appurtenances of good free perfect absolute & indefeasible title of full inheritance in fee sim-
ple & now hath good right full power & lawfull authority to grant & convey his p: land & pro-
perties unto his p: John Scarcey & his heirs according to his true purport intent & meaning of
these presents to his p: Richard Phillips for himself his heirs Executors & administrators both Tenant & grant
to & with his p: John Scarcey his heirs Executors & assigns that he his p: Richard Phillips his heirs
Executors & Administrators his p: four hundred acres of land & plantation & his premises with
their & every of their appurtenances unto his p: John Scarcey & his heirs Executors and assigns
against all & every person & persons whatsoever shall & will warrant & for ever by these presents be-
fore acknowledged at any time within seven years to come make such other deed or Deeds for the better sup-
plying & confirming his p: four hundred acres of land & plantation & his premises with their & every
of their appurtenances unto his p: John Scarcey his heirs & assigns for ever as by his p: John Scarcey his
heirs or assigns or by his or her Council Board in his law shall be reasonably required or required
also that he his p: Richard Phillips together with his wife shall make all management of the said per-
sonal estate in the County of Hanover when required by his p: John Scarcey his heirs Executors & assigns,
in testimony whereof his p: Richard Phillips hath set unto fit his hand a seal his day of his year first above
written & signed sealed & delivered in his presence of us

Rich Phillips

John Coffey, Thos Ballard Jr. M. D. Sworn

the 7th of June 1734 Then Recd in full of his within sum of four pound being of Confedera-
-on money Recd. H. H. Rich Phillips

witness John Coffey, Thos Ballard Jr. M. D. Sworn

At a Court held for Hanover County the fourteenth day of June 1734 before W. C.
Richard Phillips acknowledged this his Release unto John Scarcey and it was at his motion
of the said Phillips admitted to record also that his wife of the said Phillips personally
appeared and in open Court relinquished all her Right of Dowry et in and to the aforesaid
conveyed unto the said John Scarcey.

T. G. Graham Esq.

Sole Record T. G. Graham Esq.

*Hudson's
Apparition*

An Inventory and Appraisement of the Effects of John Hudson deceased taken the 19th day of March
1733

to 17 young hogs at 4/- & 23 pigs or flocks a 1/6	5: 2: 6
to 1 gray horse 30/- & 1 bay mare 35/- & 2 Calf 40/-	7: 15: 0
to 3 flocks of 25/- & 3 flocks of two years old a 12/-	5: 11: 0
to 1 brown Cow & Calf 25/- & 4 Cows at 20/-	5: 5: 0
to 3 two years old flocks & one boar	1: 12: 0
to 19 flocks at 5/- & five flocks of land leather 4/-	5: 19: 0
four pole leather 10/-	10: 0
to 1 father bed bolster, 1 rug & flocks a bolster and 20/-	4: 0
to 1 8/- bed & bolster rug & 1 sheet bolster & 20/-	5: 0
to 1 8/- bed & bolster rug & 1 cold frost, a cold blanket bolster & 20/- & cold huds -	3: 0

To 1 lb bold & butter cold Muggs & cold frost & cold bold fat	3:10:-
new goods to 4 1/4 Muggs at 15/- each	3: 0
To 1 1/4 lb chicken & some wrappers	1:15:-
To 1 peaf 3/4 Garlic 3g/cd ps 7/8 d.	36/-
To a small Hammar of the Linen	1
some cold Cutlers Tools	7:3
some cold Carpenter's Tools	7:0
To 1 cold X cutl for 3d & 1 new fiddle 35/-	2:14:-
New goods to 54 lbs brown Linen	2:15/-
To 7 lbs big Cloth 3g & a Hammar w/ Linen 5/-	13:9
To a small Hammar butchers Kitchen	2:1
To 12 pairs leather Wears	9:10
To 1 pr cold pistols & Cutters & one wood	1:-
To 1 gun 30/- & 1 pr gun 3/-	1:10
To a parfle cold powder 1d	10:-
To 2 cold Cliffs & 1 box & 1 cold spinning wheel & 1 cold table	18:6
To 1 cold box form & hesters & 1 fift	4:6
To 1 pot black 4/- & 1 cold br-aft Kettle 12/-	16:-
To 1 cold form pot & Books 5/-	5
To 5 cold hubs & water pipes & 10 some cold books	14:-
To 1 cold form pot & Books 6/- & cold form 9/-	6:9
To a Cart & wheels 15/- & 3 hids Caffins 10/-	1:5:0
To 3 new hubs 15/- & 1 cold lounge & flourer 3/-	17
To 2 cold broad hubs 25/- & 2 cold shalot 6/-	3:-
To brought from the other side	71:10:9
To 2 stone judges 2/- & cold form poffle & book 11/6	71:10:9
To 1 stone bullet pot 2/- & 11 sheets paper 6/-	3:6
To 1 cold Caffine 2/-	2:-
To 2 cold waste piffles & 1 half bouffet & cold pan	5:0
To 1 cold flag and banner & cold Loom	15:0
To cloth a negro man	23:0:-
To Robin a negro boy	14:0:-
To Envoy a negro girl with a longizing fikknot	5:0
Envoy a negro girl	8:0
Envoy a negro boy	6:0
Envoy a negro girl	5:0
To 2 potts at 30/-	3:0
To 1 new w/ table 22/- & 1 new & Darling 25/-	2:7
To 1 new bell 3/- & 2 four & pugs 25/-	1:3
To 4 baroys 12/- & 1 gun 20/-	1:12
To 3 form judges 5/- & 1 small form pot & two 1/-	11
& 4 quarter - To 1 cold pole 1/6 & 1 bille 3/- & some cold powder 4/-	8:6
To 1 Cart 4/- & 1 Comishark 1/3	5:3
To 1 pott bot 7/- & 1 mirror ax & 1 cold box 3/-	3:13:0
To Cart pull in fence	147:11:6

In obedience to an order of Court dated the first day of March 1783 was the subscriber Charles Green before Charles Hudson one of his Majesty's Justices of the Peace for Hanover County have appraised the estate of John Hudson deceased amounting to one hundred forty eight dollars seven pence and twenty six pence as appears above

Charles Lewis
John Magland
Philip Young

At a Court held for Hanover County the fourth day of June MDCCCLXIV
This instrument of the estate of John Hudson dec'd was returned to Court and ordered
to be recorded.

Tott, an Graham Esq

Truly recorded Tott,

Brown & Right
to Temple Release.

This judgment made the fourth day of May in the year of our Lord Christ one
thousand seven hundred and sixty four between Benjamin Brown and John Right of the
parish of Saint Martin in the County of Hanover of his one part and Joseph Temple of the
parish of St Margret's in the County of King William of the other part witnesseth that the said
Benjamin Brown and John Right for and in consideration of his sum of five shillings paying
to them in hand paid by the said Joseph Temple his receipt whereof they do hereby acknowledge
have bargained and sold and by these presents do bargain and sell unto the said Joseph Temple
and to his heirs and assigns One certain tract or parcel of land containing three hundred acres
lying and being on both sides the North fork of Broad Run Creek in Hanover County aforesaid and
bounded as followeth beginning at a red oak in Mr Alexander Cook's line running North North West
threescore West two hundred and forty pole to a gum on the North side of the North fork of Broad Run
thence North forty two East one hundred twenty two poles to a white oak thence South forty one
East one hundred thirty two pole to a scrubby black oak thence South two and a half west two hundred
sixty two pole to a white oak in Mr Cook's line thence along his line North forty four west one
hundred and fifty two pole to beginning his same being granted to the said Benjamin Brown one of
the parties to these presents by patent bearing date the xxivth day of March MDCCCLX and his
heirs and executors remainder and remainder together with the rents and profits of
the premises and of every part and parcel thereof to have and to hold the said tract or parcel
of land and all and singular other the premises herein before mentioned and intended to be
honestly bargained and sold with their and every of their appurtenances unto the said Joseph
Temple his heirs executors and assigns from the day before the date hereof for and during
the term of one whole year from thence next ensuing and fully to be complete and ended
yielding and paying therefore his yearly rent of one shilling then at the rate of fourpence
the Arch Angel only if the same be lawfully demanded to the intent that by virtue of these presents
and of the statute for transforming leases into possession the said Joseph Temple may be in the actual
possession of the premises and be enabled to accept a grant of the same from his
heirs to him and his heirs for ever for witness whereof the parties to these presents have hereunto
set their hands and seals of record this day and year first above written

sealed and delivered

in the presence of us

John Sandridge, Richd Allouse, Wm King.

Benj: Brown



his

Jno F: Right



mark

At a Court held for Hanover County the fourth day of June MDCCCLXIV
Benjamin Brown and John Right acknowledged this instrument unto Joseph Temple and it
was at their motion admitted to record.

Tott, an Graham Esq

Truly recorded Tott, an Graham Esq

Brown & Right
to Temple Release

This judgment made the fourth day of May in the year of our Lord Christ one
thousand seven hundred and sixty four between Benjamin Brown and John Right of
the parish of Saint Martin in the County of Hanover of his one part and Joseph Temple
of his Parish of St Margret's in the County of King William of the other part witnesseth

(7)

that his said Benjamin Brown and John Right Jr. and in consideration of his sum of fifty
pounds Current Money to him in hand paid by his said Joseph Temple at or before his signing
and delivery of these presents his Receipt whereof they do hereby acknowledge and have of
and of every part and parcel thereof doth clearly acquit and discharge his said Joseph
Temple his Executors and Administrators and every of them by these presents have given granted
allied released and confirmed, and by these presents do give grant alien released and confirm
unto his said Joseph Temple and to his Heirs and Assignees for ever One certain Tract or parcel
of Land containing three hundred acres lying and being on both sides the North fork of
Beaverdam Creek in Hanover County aforesaid and bounded as followeth Beginning at a red
Oak in Mr. Alexander Cook's line running North thirty three West two hundred and forty pole
to a Gun on the North side the North fork of Beaverdam Creek North severally two half one
hundred twenty two poles to a white Oak thence South forty one East one hundred thirty two pole
to a scrubby Black Oak thence South two and an half West two hundred thirty five poles to a white
Oak in Mr. Cook's line thence along this line North forty four West one hundred and fifty two
poles to the beginning the same being granted to his said Benjamin Brown one of the partners to
these presents by payment bearing date the sixt^h day of March M D C C E C X V together with all
and singular his Houses entaynes Difics Buildings their as fables orchards gardens Lymous
common of pasturage ways waters watercourses profits Cummellies Hereditaments and Appurts
whatsoever to the said tract or parcel of land belonging or in any wise appertaining therewith
used occupied or enjoyed or accepted or pulled taken and known as part parcel or member
thereof all which said premises now are in the actual possession of him his said Joseph Temple by
virtue of one indenture of Bargain and sale to him therof made for the sum of one year
bearing date his day before his date of these presents and made between his said Benjamin Brown
and John Right of his own part and his said Joseph Temple of his other part and by virtue of
the Statute for transferring rents into possession and all the Estates Right title unto office trust
property Beaverdam claim and demand whatsoever of him his said Benjamin Brown and John
Right of me and to his said premises and every of any part or parcel thereof and the Beaverdam
and Hanover Monuments and Monuments year and other Rents and profits of the premises
and of every part and parcel thereof together with all and singular Deeds Endorsements writings
Records Decouplification of records Scripts and Manuscripts whatsoever touching or con-
cerning the said premises only or only any part or parcel thereof to have and to hold the
said tract or parcel of land and all and singular other the premises herein before mentioned
ment or intended to be hereby granted allied released and confirmed and every part and
parcel thereof with their and every of their appurtenances unto his said Joseph Temple his Heirs
and Assignees to his only proper use and behoof of him his said Joseph Temple and of his Heirs
and Assignees for ever and his said Benjamin Brown and John Right their Heirs and Assignees
his said mentioned grantee to him with the appurtenances unto his said Joseph Temple
his Heirs and Assignees against him his said Benjamin Brown and John Right their
Heirs and Assignees shall and will warrant and for ever defend by these presents unto the
said Benjamin Brown and John Right for themselves their Heirs Executors and Administrators
and every of them do covenant grant and agree to and with his said Joseph Temple his
Heirs and Assignees and every of them by these presents in manner and form following (that is to say)
that they his said Benjamin Brown and John Right for and notwithstanding any act
matter or thing whatsoever had made done or willingly or unwillingly committed or suffered
by his P. Benjamin Brown and John Right to the contrary now are and stand lawfully
rightfully and absolutely seized of and in the said three hundred acres of land and of all and
singular other the premises herein before mentioned ment or intended to be hereby
granted allied released and confirmed and every part and parcel thereof with their and
every of their appurtenances of a good free perfect and justifiable title of inheritance
in his simple and that it shall and may be lawfull to and for his said Joseph Temple his Heirs

Covenants and Agreements from time to times and at all times hereafter according to the
 purport true intent and meaning of these presents peaceably and quietly to enter into
 and upon have hold occupy possess and enjoy to his and their own proper use and behoof
 the aforesaid tract or parcel of land and all and singular other his premises herein
 before mentioned meant or intended to be hereby granted aliened released and confirmed
 and every part and parcel thereof with their and every of their appurtenances without
 any lawful or equitable title right or title disturbance or pollution wherein interrup-
 tion claim and demand of them the said Benjamin Brown and John Night their Heirs
 and Agrees or any other person or persons whatsoever claiming or to claim any estate
 right title or interest of unto or out of the said premises or any part thereof by from or
 under them the said Benjamin Brown and John Night and their fees and clear and free
 and clearly acquitted exonerated and discharged or otherwise upon request thereof to be made
 well and sufficiently paid herewith and indemnified by them the said Benjamin Brown and John
 Night of & from all manner of former and other gifts Grants Bargains Sales Instruments Deeds
 Mortgages Entails Powers with entails fees fines forfitures Powers Agreements
 Habits Merchant and of his staple recognizances judgments Debts Executions Rents and Fees
 of Rents and of and from all and all manner of other and other acts ups also for little trouble
 charges and incumbrances whatsoever had made caused committed done or suffered or to be had
 made caused committed done or suffered by the said Benjamin Brown and John Night their Heirs
 and Agrees or any of them or by any other person or persons whatsoever claiming or to
 claim any lawful or equitable estate right title or interest of unto or out of the said pre-
 mises or any part or parcel thereof by from or under them the said Benjamin Brown
 and John Night and further that they the said Benjamin Brown and John Night their
 Heirs and Agrees and all and every other person and persons whatsoever having or
 lawfully claiming or which shall or may at any time hereafter have or claim any law-
 ful or equitable estate right title or interest of unto or out of the said tract of land
 and all and singular other his premises herein before mentioned meant or intended to be
 hereby granted aliened released and confirmed with their and every of their appurte-
 nances or any part or parcel thereof by from or under or in trust for the said Benjamin
 Brown and John Night their Heirs or Agrees shall and will at any time within the
 space of forty years next ensuing the date hereof upon request and at the cost and charges
 in the law of the said Joseph Temple his heirs or Agrees do make any and acknowledge Executed
 and suffer or cause and procure to be done made levied and acknowledged Executed
 and suffered all and every such further lawful and reasonable Assurance and Act in
 law for the further better and more absolute securing and conveying of his said tract or
 parcel of land and all and singular other his premises herein before mentioned meant
 or intended to be hereby granted aliened released and confirmed and every part thereof
 with their appurtenances unto the said Joseph Temple his Heirs and Agrees to the use of him
 the said Joseph Temple his Heirs and Agrees according to his true intent and meaning of these
 presents to be it by fine or fines Recovery or Recoveries or otherwise as by him the said
 Joseph Temple his Heirs or Agrees or his or their Council learned in the law shall be rea-
 sonably devised adized or required so as nothing in such act or assurance extend to or
 comprise any further warranty or covenants than in these presents are contained and
 lastly it is hereby declared by and between the said parties to these presents that all and
 singular such subsequent conveyances and assurances of this said tract or parcel of land
 and premises or any part or parcel thereof shall be and are hereby
 declared by these presents to be and owned to his only proper use and behoof of him

his said Joseph Temple and of his Hours and Ayes for ever for witness whereof he said
Benjamin Brown and John Bright have hereunto set their hands and seals the day and
year first above written.

Benj^a Brown 

John Bright 

sealed and delivered ^{du}

in the presence of us

in Cambridge, Rich^d Town, Mar^t King.

{ Recd of Joseph Temple fifty pounds Current money
£ 50.--- in full for the Consideration money willm mentioned } £ 50.---
Witness our hands this 7th Day of May 1734.

Benj^a Brown

John P R Bright

At a Court held for Hanover County the fourteenth day of June MDCCXXIV.
Benjamin Brown and John Bright acknowledged this their Release with the Receipt hereon
entered unto Joseph Temple and they were at their motion admitted to record.

Tott, Am Graham 

Truly record Tott, Am: Graham 

This indenture made this Day of June in the year of our Lord One thousand
seaven hundred and thirty four between Lancelot Armstrong of the parish of Saint Martin in the
County of Hanover of one part and Lewis Atkins of the aforesaid parish and county of the other
part witnesseth that the said Lancelot Armstrong for and in consideration of the sum of five shillings
of lawfull money of England to him in trust paid by his said Lovers Atkins the receipt whereof he
both hereby acknowledge hath bargained and sold and by these presents doth bargain and sell unto
the said Lovers Atkins and his heirs and assigns all that the said Lancelot Armstrong his parcels
tract of land containing three hundred and nineteen acres lying and being both by the north
part of long Brook and the south part of rocky run in the aforesaid parish and county and is bounded
as followeth to wit Beginning at somuch distance corner of several marked trees running thence south
westerly wth two hundred and two poles to a scrubby white oak thence westerly one wst
one hundred and forty poles to three red oaks before thence north fourteen and a half fath two hundred
eighty pole to a sloping white oak thence south eighty eight fath one hundred fifty two poles to a
white oak and pine in the westerly line thence along the said south boundary two and a half fath twenty
garden poles to the beginning and the roosion and roosions remainder and remainders together with
the trees and profits of the premises and of every part and parcel thereof to have and to hold the said
three hundred and nineteen acres of land above bounded and all and singular other his premises
and wth of the appurtenances unto the said Lovers Atkins his executors and assigns from the day before
the date hereof for and during the term of one whole year from thence next ensuing and fully to be com-
pleted and ended holding & paying the year Rent of one bushel of Indian Corn at the foot of saint
Michael the arch angel only if the same be demanded to his intent that by virtue of these presents &
of 4 shillings for transfeing up into possession the said Lovers Atkins may be in & actual possession of the
premises and be enabled to accept a grant of it hereself and inheritance therof to him and his heirs
in witness whereof the said Lancelot Armstrong to these presents hath interchangably set his hand
& affixed his seal the Day & year first above written.

I have sealed & delivered ^{du}

in the presence of us

Thomas Harris, John & Hicks
mark

Lancelot Armstrong 
his hand and seal

(8.)

At a Court held for Hanover County the fourteenth day of June MDCCLXIV.
Lancelot Armstrong acknowledged his his wife unto Lewis Atkins and it was at the
motion of the said Armstrong admitted to record.

Toft, Rev Graham G.

Truly your good self,

Something to
think about }

Truly recorded Test,

This indenture made this — Day of June in the year of our Lord thousand four hundred and thirty four between Lancelot Armstrong of the parish of Marton in the County of Lancashire of his own part and Louis Atkins of the aforesaid parish and County of his other part witnesseth that the said Lancelot Armstrong for and in consideration of twenty one pounds w^t money to him in hand paid by the said Louis Atkins at and before the sealing and delivery of these presents his receipt whereof he doth hereby acknowledge and know of and of every part and parcel thereof both clearly except and discharge to his said Louis Atkins his executors and administrators for ever fully granted aliented released and confirmed and by these presents for the consideration above set down doth grant aliente himself and perpetually inform unto the said Louis Atkins in his actual possession now being by virtue of a lease thereof to him made for one whole year by John leach bearing date the day before the date hereof and by force of the statute for encroaching upon waste into possession and to his heirs and assigns for ever all that of said Lancelot Armstrong his parcel or tract of land containing three hundred and thirteen acres lying and being on both sides the North fork of wrye Brook and of south fork of hocky burn in the aforesaid parish and County and is bounded as follows To wit beginning at a pollard summers corner just mark 12 rods running hence thence pollards south west one hundred and twelve poles to a firs tree white oak hence north seventy one rods one hundred & forty poles to a red oak bush hence north seventeen rods to a half acre 2 1/2 poles to a poppy white oak hence south 2 1/2 rods to a white oak and pine in sumers line hence along the same pollards twenty two rods a half acre 27 poles to the beginning and all of state height tree just east up property and flane of the said Lancelot Armstrong his heirs and assigns of or unto the premises and every part and parcel thereof and the hereditaments and remainders and remainders of all and singular his premises with their and every of their appurtenances to have and hold the said three hundred and thirteen acres of land above bounded and all and singular his other premises heretofore mentioned and intended to be hereby granted with their and every of their appurtenances unto the said Louis Atkins and his heirs to his only self & said — Louis Atkins & his heirs and assigns for ever: and the said Lancelot Armstrong for himself his executors and administrators both present and grant to & with the said Louis Atkins his heirs & assigns by these presents that if said Lancelot Armstrong now is a feme sole lawfully & rightfully bled of & in if said three hundred and thirteen acres of land above bounded with the appurtenances of a good free perfect and indefeasible title in fee simple & now hath good height full power & lawful authority to grant and convey his same according to the purport here given & meaning of these presents and that it shall and may be lawfull for and to the said Louis Atkins his heirs & assigns from time to time & at all times for ever hereafter peaceably and lawfully to have hold occupy and possess unto & enjoy of said three hundred and thirteen acres of land above bounded and all and singular the other premises heretofore mentioned & intended to be hereby granted with their appurtenances without the lawfull detinements or molestation of him the said Lancelot Armstrong his heirs & assigns or any other person or persons whatsoever & him and them safe & harmless and indemnified will keep & maintain of & from all encumbrances or incumbrances & disabilities from whence forth to grow due to our sovereign lord the King his heirs & successors & of farming & cultivering according to law only excepted & reserved and the said Lancelot

Armstrong for himself his wife Executors and Administrators the aforesaid granted premises
with its appurtenances unto the said Lewis Atkins and his heirs and assigns except him the said
Lancelot Armstrong and his heirs and all claiming or to claim right by from or under him
them or any of them shall a will warrant for ever to be paid by his presents for witness where
or if said Lancelot Armstrong to his presents shall interchangably for his hand and
affid his seal the day and year first above written
Signed sealed & delivered
In the presence of
Thomas Harris John X Hicks
mark

Lance Armstrong
his hand and seal



At a Court held for Hanover County the fourteenth day of June M.DCCCLXXXIV.
Lancelot Armstrong acknowledged this his Seal unto Lewis Atkins and it was at his
mention of the said Armstrong admitted to record also Sarah the wife of the said Armstrong
personally appeared and in open Court relinquished all her right of action of in and to the lands
hereby conveyed unto the said Lewis Atkins.

Toff, Mr Graham C.C.

Truly recorded Toft,

Chambers
Esq: Esq: Esq:

In obedience to an order of Hanover Court dated 4th day of June M.DCCCLXXXIV
John David Thompson Deacon Davis and Edw. Price being first sworn before John Barron one of his
Magister's Justices of the Peace for the said County to appraise the estate of Edward Chambers dec'd as it is
known to us by his descritior as follows

To 1 feather bed and feet	£ 6. 0. 0	Brought Forward	£ 22. 5. 9.
To 1 3 rd and 4 th feet	4. 0. 0	To a pair old scales and weights	0. 4. 0.
To 1 bed and bugg	2. 10. 0	To 5 lbs pound gunpowder	0. 9. 2.
To 1 small old chair	0. 10. 0	To a parcel iron	0. 8. 6.
To 1 very old watch	2. 0. 0	To parcel of odds being tools	2. 9. 6.
To 1 square Table	0. 7. 0	To one very old few	0. 7. 0
To 1 sofa	0. 6. 0	To 3 leafs	0. 0. 9.
To 1 old chest without lock or hinges	0. 3. 0	To old arms	0. 12. 6.
To a parcel of old Books	0. 3. 0	To 2 quins	2. 10. 0
To a parcel of old leather being sole	1. 4. 0	To 2 old trades	0. 10. 0
To a parcel upper leather	0. 12. 0	To 1 looking glass	0. 4. 0
To old leather	0. 4. 0	To a parcel old silk	0. 12. 6.
To a parcel old blocks & hopes	0. 10. -	To old tools for husbandry	0. 10. 0
To a parcel of ruffe good for little	0. 1. -		
To 2 old bed frames	0. 6. -		
To 1 barrening pum	0. 10. -	Negro's as follows	
To 3 old rotten beds	0. 2. 3	kill a negro man	10. 0. 0
To 3 pugs one broken	0. 4. -	Pack a negro man	45. --
To 2 old law	0. 6. 6	Peter a negro man	15. --
To 1 pair sleep flasses	0. 1. 8	Filles a negro woman	15. --
To 1 old clock	0. 2. -	Marine and fucking girl	30. --
To 1 old Violin	0. 5. -	Flora a negro girl	25. --
To 1 small parcel Turne and Line	0. 1. 6	Eggs a negro girl	13. --
		scal a negro girl	15. --
		pony a negro girl	13. --
		pot a negro boy	15. --
		Smala a negro girl	7. --
			23. 19. 2
Carus 3 forward	22. 5. 9		

Brought over	£ 233. 19. 2	To 5 from pots and spans of hooks	£ 15. -
To 14 head of cattle	10. 10. -	To 4 from wedges & fusing pann	£ 12. 6
To 1 grey horse named Sprake	5. - -	To 2 old bats and parris fine	0. 1. 6
To 1 hallo faced horse named fo	3. - -	To 11 large fleggs	0. 16. 6
To 1 pair mares and colt	2. 10. -	To 3 hoggs	2. 0. 0
To 1 old flock bed and old hugg	3. 10. -	To 1 old wark	0. 10. 0
To 1 old taylin silk and 1 box from and waters 1 tuffel	3. 4. 0		
To 1 old ryddlethels and 1 old	3. 5. 0	Total amounting to two	
To a parcel of old powder	0. 10. -	Hundred and forty six	
To 8 old tin panns and two old ston potts on 6. 6 pounds Thirteen fullings		£ 272. 13. 6	
To 3 pairs of old wool socks	0. 2. 0	and five pence	
To a parcel of old mens clothes	2. 10. 2		
To a parcel of old iron	0. 1. 2		
To 2 old guns and 1 old barrel of gun	1. 10. 4		

26)

A.D. 1731.

Witness our hands this Third Day of July MDCCLXXXI

Sig. Proffes

John Thompson

Edward Kier

Eleanor Davis

Whereas held for Hanover County the fourth day of June MDCCLXXII.
 The appraisement of the effects of Edward Chambers Esq: was returned to court and
 ordered to be recorded.

J. H. Muylor Esq: C: -

Truly recorded Jost.

Shadley
for James
Kier

Know all men by these presents made this fifth day of June in the year of our Lord God one thousand
 four hundred and thirty four between Shadley Shadley in part Martin parish in Hanover
 County on his one part and Richmond Correll in Shadley parish in New Kent County on the
 other part witnesseth That the said Shadley Shadley for and in consideration of the sum of six
 fullings of good and lawfull money of the Exchequer of Eng: to him in hand paid by the said
 Richmond Correll the receipt whereof and being fully satisfied contented and paid withal thereby
 acknowledges hath granted bargained and sold to the said Shadley Shadley for and in New Kent County on the
 one part an tract or parcel of Land situated lying and being in St Martins parish in Hanover
 County containing one hundred and twenty seven acres or there more or less and being
 bounded as followeth viz Beginning at John Coopers corner two red oak pynes in Bullocks
 meadow bearing North ten degrees East eight poles to a red oak pynne bearing N 33° W Ninety
 four poles to a freerby black oak thence N 29° E thirty four poles to several pynes thence N 30° W
 fifty two poles to several Market trees of the same Correll in Bullocks meadow N 33° E twenty four
 poles to Thomas fords corner pine thence along the line 156 2 one hundred and forty poles to several
 pynes in the field into thence 120 16 one hundred and twenty six poles to a black oak pynne in
 John Coopers line thence along Coopers line to the place where it first began To have and to hold
 the said granted premises and every part and parcel thereof with his appurtenances unto
 the said Richmond Correll his heirs executors and assigns for and during his term of life
 whole year fully to be complete and undivided yielding and paying to the said Shadley Shadley the yearly
 rent of one bushel of Indian corn to be paid on 1st twenty ninth day of September of his term
 to be demanded to the intent that by virtue hereof and of his habits for transacting his business
 profession his said Richmond Correll may be in actual and peaceable possession of his
 premises and may the lessor be enabled to accept a release of the reversion & inheritance

Hiscof Tolium and his heirs and assigns for 200z. In witness whereof the P. Shirley Whalley
hath herunto set his hand and affixed his seal this day & year above written.

Signed sealed at Colwesdy
in the presence of us

Shirley Whalley 

Robert Harris, Abraham Francis, Affiniti.

At a Court held for Hanover County the fourteenth day of June MDCCLXIV.
Shirley Whalley acknowledged this his wife unto Richmond Forrest and it was at the motion
of the said Whalley admitted to record.

Tott, An Graham 

Truly recorded Tott, An Graham 

Whalley
to / witness
Signed

On this fourteenth day of June in the year of our Lord God one
thousand seven hundred and thirty four Between Shirley Whalley in full Marriage par-
ish in Hanover County on his one part and Richmond Forrest in Bluffland parish in New
Hanover on his other part witnesseth that whereas his P. Richmond Forrest by one
act to him made by Shirley Whalley bearing date the day before the date of these presents,
is in actual and peaceable possession of his Grandfather heretofore granted to his intent that
by virtue of his said lease and of his Statute for transferring uses into possession his P. Forrest
may his holder be enabled to accept a conveyance, or release of the reversion & future chance here-
of to him, his heirs and assigns for 200z. Now the said Shirley Whalley for and in consideration of
the sum of two hundred pounds fourteen shillings and money of Virginia to him in hand paid by the
P. Richmond Forrest his receipt hereof and himself fully satisfied thereon and paid both
parties acknowledge that he granted bargained sold, released, released and confirmed unto
the P. Richmond Forrest & his heirs and assigns for 200z. his certain tract or parcel of land sit-
ting upon and being in the Parish of Hanover County containing by estimation one
hundred twenty four acres to the same more or less and being bounded as follows viz
beginning at John Cooper's corner two red oak saplings in Bullocks line running thence North ten
degrees East eight poles to a red oak sapling thence N 80 E thence four poles to a scrubby black
oak thence N 29 E thirty four poles to another sapling thence N 30 E fifty two poles to several
black trees of the P. Forrests in Bullocks line thence N 33 E forty four poles to Thomas Ford's
corner line thence along his line S 56 E one hundred and forty poles to several saplings in the
just line thence S 60 W one hundred and twenty six poles to a black oak sapling in John Coopers
line thence along Coopers line to the place where it first began to trees and to hold the P.
granted premises and every part and parcel thereof, with their and every of their appurtenances
and all herbs orchards waters gardens pastures, feedings woods and underwoods, waters and water-
courses ways signs minerals and all manner of improvements whatsoever to off said
tracting or any way appertaining unto the said Richmond Forrest his heirs and assigns for
200z and the P. Shirley Whalley doth hereby covenant to agree for himself his heirs executors and admi-
ttees with the said Richmond Forrest his heirs and assigns by these presents that he the said Shirley
Whalley is now and hath stand legally and rightly seized of a firm and good freehold in the premises
above granted together with all his appurtenances and that he hath full power and absolute authority to
grant full alien恩s and leases of the above mentioned land and premises together with the
appurtenances unto the said Richmond Forrest and his heirs and assigns for 200z. And the said Shirley
Whalley doth covenant and agrees with the P. Richmond Forrest to warrant and defend the
title of the P. Land to be good and valid to the P. Richmond Forrest his heirs or assigns ag^t any
person or persons claiming by claim or under him the P. Shirley Whalley his heirs executors
admittees or against any other person or persons whatsoever. and further the said Shirley Whalley
doth covenant and agrees with the said Richmond Forrest his heirs and assigns at his or theirs

proper off's. to make & to receive & to be made done & executed, all such further
or other Act or Acts, Deeds & Writs, Powers & Services, Goods and Conveyances, &c. by & to call
his Servts or Agents or by his or their Counsel in the law shall advise them for the further or
more fully answering this aboveof' Land and premises unto the said Richmond & to call his Servts
& Agents for ever. In witness whereof the P. Shurley Whalley hath signed his name
and affixed his Seal this day & year above written
Signed sealed & delivered
in the presence of us,

Shurley Whalley 

Robert Harris, Abraham Spencer, witness.

At a Court held for Hanover County the fourth day of June MDCCLXXXIV.
Shurley Whalley acknowledges this the Note & unto Richmond To call and it was at the motion
of the said Whalley admitted to record.

Toft, the Graham C.

Truly recorded Toft, the Graham C.

Johnson
Paulton.

To all whom these presents shall come of Thomas Johnson of Hanover County in the
City of St. Pauls good greeting know ye that of his P. Thomas Johnson being of a good and
perfect mind and will & mind of intent for divers good causes & Considerations unto him unto
moring have given granted & confirmed, and by these presents do give, grant, & Confirm unto
my Daughter (Jenni Morris Paulton) of the aforesaid County & of her two hundred acres of land
situate, lying & being on St. Pauls Creek, with his plantation thereon houses, orchards, and all
other the appurtenances therunto belonging unto his said (Jenni Morris Paulton) and her heirs
to his only proper wife & behoof of his P. (Jenni Morris) her Husband & Agents for ever, freely
peaceably, quietly to occupy and enjoy it witho' any manner of claim challenge or con-
tradiction of me his P. Thomas Johnson my slaves Servts or Agents or of any other person or
persons by any means little or procurement, in any manner or wise & without recompence,恢復
ing or answer thereto to me or any in my name to be given, hundred & four in time
to come, for that neither this P. Johnson my slaves Servt or no other person or persons by us, for
us or in our names, or in the names of us, or any of us at any time or times hereafter may
file claim challenge, or demand in or to of me or any part thereof any interest, right,
title, use or possession but from all action of right title claim or interest in possession & demand
hereof, less and every of us to be utterly excluded out for ever from any his presents
and of his P. Thomas Johnson my slaves & Agents all of said lands, houses, orchards &c
their appurtenances unto his said (Jenni Morris Paulton) her Husband or Agents. To us & above-
said off all people - will warrant & defend by these presents of which said lands, houses, orchards
&c. the said Thomas Johnson have put his P. (Jenni Morris Paulton) in peaceable possession by the
delivery of one Spanish bill which I have paid & delivered to his P. (Jenni Morris) this day of this date
hereof in witness whereof I have set my hand & fixed my seal this fourth day of June 1734.

Thomas Johnson 

At a Court held for Hanover County the fourth day of June MDCCLXXXIV.
Thomas Johnson acknowledged his said note unto his Daughter (Jenni Morris) Paulton
and it was at the motion of the said Johnson admitted to record.

Toft, the Graham C.

Truly recorded Toft, Henry Robinson C.

Maint
to
Meinwether

(86)

This Indenture made the first day of July in the year of our Lord one
M D C C X X I V and in the eighth year of the reign of Our Sovereign Lord George the Second
by the Grace of God of Great Britain King and Ireland King Defender of the Faith &c Between
by the Grace of God of Great Britain King and Ireland King Defender of the Faith &c Between
Ralph Brunt of the parish of Saint Paul in the County of Lancaster Planter of the said part and
William Meinwether of the parish of Saint Paul in the County of Lancaster Gent of his office part
Witnesseth that the said Ralph Brunt for and in consideration of the sum of Twenty six pounds
Eight Shillings and Eight pence money of Virginia to him in hand paid at and before the Enceasing and
Delivery of his presents by the said William Meinwether whereof and to whom with the said Ralph Brunt doth
Witnesseth to be fully satisfied and the sum of every part and parcel thereof clearly account and
Delivered to the said William Meinwether his factors Executors and Administrators and every of them by these
presents have and Granted Bargained sold Conveyed assured and Confirmed and by these presents
doth fully and absolutely alien Grant Bargain sell over and Confirm unto the said William
Meinwether his factors and Assignees for ever all that his two hundred acres of land situated lying and
Lying in the Parish of _____ and County of Lancaster being part of a patent for four hundred acres of land
Granted unto Stephen Hunter Boaring Date the Eighteenth day of March M D C C X I I and to be bounded
as follows Beginning at the stone corner stone mentioned in his said Patent and running thence
To the Tree Sycamore Two hundred and fifty two poles to a corner stone thereat
and thence down the said swamp according to the boundaries until it cometh to the said stone Two hundred
poles of the main swamp to the same corner at the head thereof contained within the said land Two hundred
acres of land and the proportion and proportion thereto and boundaries of all and singular the above Granted
premises to be bounded and laid as aforesaid in Every part and parcel thereof and also all the Right Estate interest
Title Possession uses Cess and Demand whatsoeuer which the said Ralph Brunt now hath or may Right should
or ought to have or have or out of premises or any part or parcel thereof to have and to hold the said
estate and all and singular other premises before by these presents Granted or meant mentioned or Intended
to be ready Granted Bargained sold and Confirmed without reservation unto the said William Meinwether
his factors and Assignees for ever to the only profit and behoof of him the said William Meinwether his heirs and
Assignees for ever Provided always and nevertheless and upon this Condition that if the said Ralph Brunt
in these factors Commission or Assignee or any of them shall after the sum of Twenty six pounds
Eight Shillings and Eight pence money of Virginia with lawful interest for the sum from his date of these presents remitted
be appointed That is to say on the first day of July which shall be in the year of Our Lord One Thousand
Five hundred and Forty two without fail or further delay that then and there forth the present
Indenture of Bargain and Sale shall cease determine and be utterly void and of none Effect for all Intents
Concurrences and Purpose and that then also it shall and may be lawful for the said Ralph Brunt his factors
and Assignees into and upon all and singular heretofore granted premises and every part and parcel thereof
only to his master and liege and to have again Possession and Right as in his and their former Estate anything
in these presents contained to the contrary hereof in anywise notwithstanding and the said Ralph
Brunt shall remain his factors Executors and Administrators and every of them do by these presents covenant and Grant
to and with the said William Meinwether his factors and Assignees in manner and form following That is to say
That the said Ralph Brunt his factors Executors Administrators and Assignees all the same day pay
unto the said William Meinwether his factors or Assignees the aforesaid sum of Twenty six pounds Eight Shillings and
Eight pence money with Interest in the said Province mentioned at the day in the Province aforesaid and expressed
without fine or Delay and effect that the said Ralph Brunt at the Enceasing and Delivery of the said part
it and until a good and perfect Estate be made and Executed of the said premises unto the said
William Meinwether and his factors as aforesaid shall continue and be in possession of all and singular
the aforesaid premises bargained premises and every part thereof of a good lawful perfect absolved

(87)

I do make and declare this my last will without any other present Estate to him own proper unto
and before without any condition or mortgage limitation of under or over or any other thing to alter change
determine or turn back the same or any part thereof and also that the said Ralph Hunt not made any former
estate or trust upon him or his heirs or in or out of the said premises or any part thereof and further than the said
Ralph Hunt his wife and a son and all and every other person or persons whatsoever having and claiming
or which ought to have or shall claim or pretend to have any interest or estate right title interest or property
claim or demand of in to or out of the said tract and premises or any part or part thereof shall and will at
all times and from time to time during the term of one year from his date of this his writing at the cost and charge in
the sum of one hundred and twenty dollars, before the breach of the proviso or condition aforesaid and after
breach thereof at the proper cost and charges in the sum of the said William McDaniel his wife &
shall and will well and truly demands execute and suffer all such further lawful and reasonable act and acts
thence and thenceforward and appears in the same whatsoever for the further better and more clear and
perfect appearance by his making and conveying having holding and enjoying of all manner the before
mentioned tract and premises with every part and parcel thereof with their appurtenances
unto the said William McDaniel his wife & a son to the only soner up of the said William McDaniel
his wife by any ways or means whatsoever as by the said William McDaniel shall reasonably
decreed agreed and required and also on account of the payment of the aforesaid sum of one hundred
pounds eight shillings with lawful interest on the day limited aforesaid that then and thereafter the said
William McDaniel his wife & all and lawfully may forever well and in peace have hold enjoy
possess and keep all the said tract and premises and parcels thereof with their appurte-
nances with the said Thomas Collier Esq Esq his claim or demand of the said Ralph
Hunt his wife & a son his heirs and next and delivered the same -

In the presence of me
Richd Holland Aug. Graham Bartlett and another

Ralph Hunt Seal

At a Court held for Hanover County the fifth day of July 1732

Ralph Hunt acknowledged this his Deed to William McDaniel Court and it was at the motion
of the said Hunt admitted to record

Test Aug. Graham

Truly recorded Test

In the year of Our Lord God 1732 / Mr Richard Brock, make witness to my wife Mary Brock
I do give her a baggy out of my astate one black bow with a white head in her face I give to my wife two
fettered and bolter and topes and a pair of shot and a pair of blankets and a rug and a trunk and
silver box and a flock bed and a wall box and a blanket and bolter and a yore box & a small palfie of
blanket at the plantation and it is my desire that it shud be kept for the plantation and
January 27th 1732 Thomas Darlow witness A. Hunt

Richard P. Brock
Mark

At a Court held for Hanover County the fifth day of July 1734

This Deed from Richard Brock, unto Mary Brock was this day proved in Open Court by
the Oath of Thomas Darlow and admitted to record

Test Aug. Graham Esq

Truly Recorded Test of Aug. Graham

Daniel
so
Linderoos

all men by these presents that Mary Dowel for diverse considerations in this county money
have and by these presents doth her command and appoint Mr = Bratley Alderson my true and lawful Attorney
trusteeable for me and in my place to acknowledge in the County Court of Lancashire to I amel Dutton my
Right of Dower in four hundred acres of Land lying in his said County the same and being Conveyed
by my husband John Dowel to the said I amel Dutton by Recouery of his wife bearing even date with
these presents and hereby Granting to my said Attorney as full power and authority in the said
aforesaid Land and Lathes and Confirming whatsoever my said Attorney shall do or cause to
be done herein in witness whereof she has hereto set her hand and seal this Twenty first day of June
MDCCLXVII
Mary Dowel

1534 ¹⁸ ~~Speaker and deliverer~~ } . Victoria Menwellie ^{Concert} ~~Concert~~ ⁱⁿ Harry Burle.
in the pleasure of us —

At a Court held for ~~the~~ Anne Arundel County the 5th day of July 1734

The Power of attorney from Mr. & Mrs. Dowd, wife of John Dowd unto Bartley and you were this day
granted the office of Surveyor for County Donegal two of the witnesses thereto and admitted
to witness.

Land
to
Dolton

Signed Sealed and Delivered
In the presence of
Nicholas Meuwether ^{mark} Edward Kip
Valentino & Max Barry Brush

John E.D. Dowd & Sons

At a Court held for ~~the~~ New Castle County the fifth day of July 1734

John Dowd acknowledged his lease unto Daniel Alton and was at the said Dowds motion
admitted to record. Test Aug 18th 1852 Grahams Reg

First Aug Graham C. L.

Fully restored Test

Given
to John { Release

This Indenture

under his or her shall and will at the reasonable Request and charge in the sum of the said sum
in his or her or Afrique make and Remit and further and other lawful Dues for the better affording
the premises as by the said Samuel his heirs or Afrique or his or their Comisssion learned in the same
shall be reasonably caused Served and required within two years after the date of these presents
in witness whereof the party to these presents his hand and seal have set the day and year
first above written

John J D Dowell *[Signature]*

John Deacon and Deed by Nicholas Mawdsley Edward Dix
in the presence of us — Valentine Dix today Brundt

At a Court held for Hanover County the fifth day of July 1734

I John Dowell acknowledge this my Bond unto Samuel Dolton and it was at the said Dowells motion
contracted and also bound and for by virtue of a Power of Attorney from Mary his wife
of Edward Dowell in open Court relinquished all the right of Power of the said Mary of me and to the
said Dowell conveyed by the said Release unto the said Samuel Dolton

Test Aug Graham *[Signature]*

True and undoubted Test

In witness almenty these presents that I John Dowell of the County of Hanover to be left and
bound unto Samuel Dolton of the aforesaid County in the sum of Twenty Pounds Current money
and reme the payment of which well and truly to be made to the said Samuel Dolton or his attorney
Edward Deacon his family by these presents sealed with my Seal dated the 21 day of June 1734

The Conditions of this Obligation are and shall be as follows —
I do and command and every of them do and command and my executors perform fulfill
and keep all and every the covenants contained herein blawer Conditions and agreements
witnessed and contained in this Deed made and entered into this date with these presents and made
between the aforesaid John Dowell of the one part and the aforesaid Samuel Dolton of the other part
and on the part and behalf of the said John Dowell by his executors commandants and as and ought
to be done performed fulfilled accompanied and kept according to the intent and meaning of this
Deed that this this Obligation to be void or to be and remain in full force power and validity
for ever and delivered Nicholas Mawdsley Edward Dix *[Signature]* John J D Dowell *[Signature]*
in the presence of us — Valentine Dix today Brundt

At a Court held for Hanover County the fifth day of July 1734

I John Dowell acknowledge this my Bond unto Samuel Dolton and it was at the said Dowells motion
contracted and for by virtue of a Power of Attorney from Mary his wife

Test Aug Graham *[Signature]*

True and undoubted Test

Testimony of Two Men I Union Woody of the parke
of Land in the County of Hanover being very hot and weak of body but of perfect mind and sense
I amoy to make Constitute and Ordain this my last will and Testament in manner and form following
I command you and beseeche my soul into the hands of Almighty God my maker in the presence
of his Kingdom of all my life Original and Actual through the merits and Intercession of Jesus
Christ my Saviour and concerning what worldly Estate the Lord in his Mercy hath pleased
to bestow on me I desire of you followeth Item I give and bequeath to my son wood Woody all

all my Said with the Appurtenances to him fully possessed and enjoyed after the decease of my loving wife Martha Woody Item I give unto my daughter Isabella One Shilling / Item I give unto my son Ward Woody One Shilling / Item I give unto my Daughter Mary One Shilling / Item I Give unto my Daughter Martha One Shilling / Item I Give unto my daughter Sarah One Shilling / Item I Give and bequeath unto my loving wife Martha Woody all the remainder of my personal Estate Chattels Goods and household Stuff of what nature heid Property, sever to be by her fully possessed and enjoyed whom I also appoint - and ordain to be my whole and sole Executrix of this my last will & testamet and my desire is that my whole and sole exec brought to upprayment but that it may be at the disposing of my Executrix aforesame and I do hereby recollect and make void all former testaments made and do hattell this man no other to be my last will and Testament this 11/11/1734 whereof I do set my hand and affix my seal this Twenty first of June 1734

Simon + Woody Seal

Signed Sealed and published before me Matthew Turner
Notaries _____ witness the cor: will "Baptistell"

At a Court held for Hanover County the fifth day of June 1734

The Will of Simon Woody done writing day previous in open Court by the said Matthew Turner
witnesses hereunto and admitted to record Test Aug Graham

Fuly record

Wm. Bond
John Woody

I know all men by these presents that we Martha Woody John Thompson & Matthew Bond
are held and firmly bound to each other both the sd parties in the sum of one hundred and ten pounds for
anvour, bounty for and in behalf of us to the best wif and behoef of the Distress of the said County and the
Inhabitants in the Island of One hundred pounds Sterling to be paid to the said Martha Thompson her children
Administrators and executors to his wif to pay and not to have less than the said sum and every of us
Ours and every of our heires, legatees and Administrators jointly and severally firmly to be bound to pay
with interest thereon from the first day of July MDCCXLII

The Condition of this Obligation is that if the above named Martha Woody Executrix
of the last will and Testament of Simon Woody aforesaid doe make or cause to be made a true and perfect
Inventory of all and singular the good chattels and effects of his said Deceased which was made in the year next
before his death or before his executors or his heirs or executors or Administrators or his
agents so made do Exhibit into the County Court of Hanover at such time as the said Court may require
Required by his said bond and the same good chattels and effects and all other the goods chattels and effects
of his said Deceased which at any time after his death to his executors or Administrators of the late Martha
or to his heirs and executors of his said person or person for her do well and truly administer according
to Law and further do make a true and just account of her actions and doings her executors or Administrators required
by the said Court and also shall well and truly pay and deliver all the demands but arrears and Intereast in the
said Testament as far as the said good chattels and effects will be worth before and the said sum cannot then
pay this Obligation to be bound and of how long or short to remain in full force and effect

Sealed and delivered
in the presence of

Martha + Woody Seal

John Thompson Seal

Matthew Bond Seal

At a Court held for Hanover County the fifth day of July 1734

Martha Woody John Thompson and Matthew Bond aforesaid their heirs Bond and was ordered
to be record

Test Aug Graham

Brown
to }
Smith

.92

This Indemnity made this 1st day of July in the year of Our Lord Christ One
Thousand Seven Hundred and Sixty four Between Benjamin Brown of the County of Saint Martin in the
Province of New France and Ambroise Joflma Gentleman and County of the other part
County of St. Lawrence of the one part and Ambroise Joflma Gentleman and County of the other part
of the said Benjamin Brown for and in consideration of the sum of Five hundred pounds of lawful money of
England to him in hand paid by the said Ambroise Joflma Gentleman his present wife or herself hereby acknowledged
all bargained and sold and by these presents doth bargain and sell unto the said Ambroise Joflma Gentleman all that
he owned Benjamin Brown his Master or Servant of Lachon containing One Hundred Acres and the plantation
therein and being in the town and County aforesaid and is bounded as follows (the West) Beginning at the
said Ambroise Joflma's corner first and running west the middle fork of Boundary River running about
one fourth of a mile east from the south fork of Boundary River running about
one hundred and forty rods to the
South East of Lapine house North fifty eight East One hundred and twenty rods to several other houses
and then North two rods to the South fork of Boundary One hundred and forty rods to the said Ambroise Joflma's
house and so running North about one hundred and forty rods to the South fifty eight West One hundred and
forty rods to the beginning and returning and severing the boundaries together with the rights
and of the premises and of every part and parcel thereof to have and to hold the said Ambroise
Joflma and above bounded and the plantation thereon and all and singular other the premises and every of
them so indentured unto the said Ambroise Joflma as in the Recitation aforesaid except on the day before the date
hereof and during the time of this whole year from henceforth and partly to be compensated and otherwise
to be paid and during the year in Rent of One Doman of Indian corn at the feast of Saint Michael the
Archangel or of the Assumption of the Virgin Mary if he can be demanded to the intent that by virtue of his Doman and of his Indenture
to be given over into possession the said Ambroise Joflma shall now be in his certain possession
of the premises and be enabled to accept a Rent of his Levee and other lands and to have
and to possess the same which he and Benjamin Brown to his presents health Interchangeably
let him go and come as far as he shall see fit above written
done sealed and delivered by James Howard Esq. Notary Public
at the 1st day of ————————, 1764. ————————, 1764.

Don, Bronkhorst

at a Court held for Van Wert County, the fifth day of July, 1734.

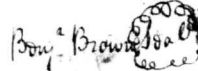
Benjamin Brown acknowledged his having made the statement and it was agreed that he and Brown admitted to record.

Fort Alamo Graham

100-1000

bounded ther and the plantation theron lyinge and being in the parish and County
 afterward and bounded as follows to wit Beginning at the said Am brose Jofina Smith
 his corner thence running near the middle fork of Contry Rive running thence along her
 said South forty two East at Eighty four the South fork of Contry in all One hundred
 and forty poles to her corner black Oak sapling thence North fifty eight East One hundred
 and sixteene poles to her al poles thence North forty two West running the South fork of
 Contry One hundred and forty poles to the said Am brose Jofina Smiths corner red Oak sapling
 near a Gravelly bank along her said South fifty eight West One hundred and sixteen poles
 to the beginning where said One hundred and sixteene poles of land above bounded in the upper end of a
 Part of one hundred acres granted to the said Benjamin Brown by the aforesaid
 date the — day of — 1733 and all the Estate Right Title Interest hereself claim and demand
 whatsoever of him the said Benjamin Brown or his and his heirs executors and trespasseurs any part
 or parcel thereof and the inheritance and hereditaments and remainder general and other
 rents and royalties therefor and of every part and parcel thereof to be and are to have his and their
 bounded acres of Land above aforesaid and the plantation theron and all and sundry other the
 premises he may before mentioned and ~~intended~~^{intended} to be hereby granted with the appurtenances unto
 the said Am brose Jofina Smith and his heirs to the value of the said Am brose Jofina Smith and his heirs
 and a rent free and the said Benjamin Brown for himself his heirs Executors and administrators
 shall receive and grant to and with the said Am brose Jofina Smith his heirs and executors
 witnesseth That it is the Will of Benjamin Brown to give and bequeath to me for the —
 hundred — and in the said One hundred acres of Land aforesaid with the appurtenances of a
 good and Desent absolute and Indefeasable Right in the said Land and also to the said Benj. Brown
 full power and lawfull and absolute authority to convey the same according to my Desire
 intent and meaning of these Testaments and that it shall be my will — to leave and bequeath
 to Jofina Smith his heirs and executors from time to time and at all times forever to use and enjoy
 myself to the best of my Power and say to the said One hundred acres of Land without
 any Lawfullness his trouble or interruption of him the said Am brose Jofina Smith his heirs or
 any other person or persons whatsoever discharged of and from all Encumbrance or Executions —
 whatsoever the debts from henceforth to grow due to the said Am brose Jofina Smith his heirs
 and executors and the said Benjamin Brown for himself his heirs
 Executors and Administrators to be good and Grant to and with the said Am brose Jofina Smith
 his heirs and executors by these presents That to the said Benjamin Brown and his heirs
 shall and will at any time or times hereafter during his life of four years next ensuing
 the date hereof upon his Requess and at the tenth and thirtieth in the said Am brose
 Jofina Smith his heirs or executors so much and Exche or cause or prouise to be done and
 granted all and every such further and other act and acts necessary and convenient in
 the said Land whatsoever for his further and better conveying and affording the said One hundred

Witnes and abovesigned and witness with their Appertainer unto the said Ambrose Isolina
husb and his heirs to the use of the said Ambrose Isolina and of his heirs and afores
forever best by this or other otherwise howsoever at his command caused in the sum of the said
Ambrose Isolina with his Wives or Assigns shall be reasonably desired & adyed or required
and to pay Benjamin Brown for himself his Wives Executors and Administrators the said Ambrose
Isolina and aboveboundes and his wife with their Appertainer unto the said Ambrose Isolina
husb and his heirs against him the said Benjamin Brown and his Wives and all claiming onto claim
pays by him or under him or any of them shall acc will warrant forever and defend by his
presente in witness whereof the said Benjamin Brown hath Interchangably set his hand and affixed
his Seal the Day and Year first abovewritten


Benj Brown

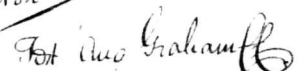
Given Sealed and Delivered James Howard Attorney

At a Court held for Hanover County the fifth day of July 1734

Benj Brown

At a Court held for Hanover County the fifth day of July 1734

Benjamin Brown acknowledged his Release with the Receipt he has Received to Ambrose
Isolina Husb and it was at the motion of the said Brown admitted to record

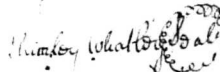

Aug. Graham

True recorded Aug. Graham

Witnessed by the present that Merley Whalley an inhabitant of Hanover County
and had and fram do. paid bound unto Richmond Dorell in Rhenland people in Hanover County
a sum of one hundred and five pounds for the sum of one hundred and five pounds
he doth make to the Richmond Dorell in Hanover County or anyone he and himself my Wives
He and wife formerly before presente at Boston my Board and eat in the month of June 1734

The Condition of the above Obligation is that if his abovebounded shall die
or be dead or unable to pay the same and fail to pay the same and at all times forever hereafter

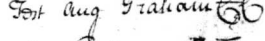
the said Whalley shall performe and pay the same to the said Ambrose Isolina
and his heirs and executors and administrators in his said part the obligation being
and remaine made mentioned and Contrafaced in a par of Indentures late made between
the said Whalley on his said part and Richmond Dorell on the other part for the sum of payed
and remaining by estimation One hundred and Twenty Pounds after the said Whalley
died and his presentes to the said Whalley Obligation to be void and of none Effect therwise to stand and
remaine in future forever and as aforesaid


Merley Whalley

Given Sealed and Delivered by Ambrose Isolina and his wife

At a Court held for Hanover County the fifth day of July 1734

Merley Whalley acknowledged that he Bond unto Richmond Dorell and it was at the motion of the
said Whalley admitted to record


Aug. Graham

True recorded Aug. Graham

Wafse
to
Paracott

(95)

This Indenture made the twentieth day of March in the year of our Lord Christ
one thousand and seven hundred and thirty three Between Peter Mapis of Hispaniola of Spaine
in the County of Newhaven planter of this part and In Darnall of the parish of St Pauls in the County
of London merchant of this other part witnesseth that the said Peter Mapis for and consideration of -
Twenty Eight pounds Current Money of Virginia to him by the said John Darnall in sum paid -
whereof he himself therewith fully satisfied the said John Darnall hereby acknowledgeeth his
old humerous Coughes and bofmeas and by these presents for himself his wife Eliz. sonne of
John Bargain and alernate wife of John Bargain unto his said John Darnall due Prodigall
named Harry Donare or Donor the said Harry after ward to be in the County
of Northampton his agent that he the said Peter Mapis at and before his Executione
wast in and had a just cause of his executors Proses to have a good perte of his
Estate in England and his right and lawfull authority to sell and dispose thereof by these
presents provided alwayes and it is hereby cownted to be his intent and meaning of these presents that
if the said Peter Mapis in Verreys - shall wal and truly pay or cause to be paid unto the said John Darnall
the sum of the full sum of & xxxix. eight pounds Current Money of Virginia within one year from his said
day of contract at the rate of one sixteene thousandth part per annuall for the sum of
one pound per annuall for soe long as he shal be alive as if hee had never beene dead provided
also and it is hereby cownted that he and hisse shall remeane in this Country and never retorne to the
ayle of his said perte. It aperte and shall be ad foder Mapis to make and to do all such
and other thinges as shall apperte to his before his Dismissione of his auctoritie to be in the
said perte and herein to be in the said place, and to be in the perte during a messe pro parte to his
and also to be in the perte and to be in the perte of his said perte Mapis in Name and for his benefit call it
his Day and year above written

Indo- and Sino-Tibetan in P. 210

This word (i) and another word with a similar

Essexburgh Esq Col John Smith Merton Hatchet Peter H. Allen and Son and his
sons Isaac & George & Esq C. Smith & Son and his son George Peter H.
Allen Esq Col John Smith 1734

John & his wife Mary of Settrington made payment for their house and land unto John & his wife Mary
over land as provided in Open Court before Oath of Thomas Lewis and John made a witness
to this and admitted to record

Final Report of the Hawaiian Commission

3. 1. 4
to } three
ug. }

This Indenture made the fourth day of July in the year of our Lord One Thousand Seven hundred and Thirty four Between George Brack of the Parish of Saint Paul in the County of Danover of His own part and Champney Derry of the Parish of Saint Michael in the aforesaid County of the other part witnesseth That his said George Brack Esq; and in Consideration of the sum of two Millings of lawful money of England to him in hand paid by his said Champney Derry the Receipt whereof he doth hereby acknowledge hath bargained and sold and by these presents doth Bargain and sell unto his said Champney Derry all that his said George Brack his Servant or Servitors Land Containing One hundred and fifty Acres and his plantation wherein he now and being in the aforesaid
⁵⁴ parish of Saint Michael and County of Danover and is bounded as followeth to wit Beginning at a

Now by Whate Oak by the Mountain Creek in Captain William Blomfield Street running thence along
the said North Shire seven and a half west one hundred and twenty six poles to his house two
elk oaks and a sycamore situated on a hill fifty two west twelve poles ^{is good pole} near the main branch of Dogger-
Creek thence to the hill fifty two west one hundred forty four poles to two black Oaks situated south fifty two
west twenty one poles to Mr. Barbara Longfellow's corner several market trees thence along her said South
Hill westward and twenty poles to several market trees in a bottom in Wrenston Street thence
west English Eight East Two hundred and twenty four poles to the beginning and the severance
and sever from thence under all manneres together with his rights and profits of the premises and of every-
thing and part thereof do have & do hold the said One hundred and fifty acres of Land above-
named and liquidation wherein and all and singular other lands, meadows, and every of their appurtenances
in and about the same in Esterton and Aspinwall from the day before his death last for ever during
the term of one whole year from hence next ensuing and fully to be completed and ended yesterye and
paying therefor the yearly rent of one shillings or thereabouts at the feast of Saint Michael the Archangel
and in case if the said be demanded to the intent that by virtue of these presents and of the Statute for
settling men into possession the said Blomfield Do may be in the actual possession of the premises
and be enabled to adopt a Grant or its Reversal and Intercant thereto to him and his heirs In witness
whereof the said Edward Blomfield to these presents hath interchangably set his hand and affixed his seal
at Boston and year first above written

... and Silvered } *First Name* *The Licken*
the 12th — } *Last Surname*

Don + Bracken ^{him} ~~Mark~~

At a Court held at Savoy County the fifth day of July 1734

Deacon Brant acknowledged his in Deakins Church Dray and was at his motion of his said
Brant admitted to record Test Augt 4th 1840 Abraham C. Brant

Franklin and West along Graham

Two Indentures made by us in day & year above written at the office of the Clerk of the County of
Somerset and Intercourse between Yeovil Branch of the Parish of Langport in the County of
Somerset and our Lady and St. Edmund Parochial Society of the Parish of Langport in the aforesaid County.—
Whereas we the said aud Councillors of the said Parish of Langport in the aforesaid County—
doe desire to remit to that said Yeovil Branch for and in Consideration of the sum of Thirtie
Pounds Sterling and for 12 Dall in moneys paid before as aforesaid by the Master of the College
of ye University of Oxford and of every part and particular place of said Oxon in respect of any Disbursements made
by us to the said University and of every Master and Scholar therein and every of them by us so sente unto granted
and given to them in their and their Masters and Scholars fees and expenses for their Maintenance and Conseru-
ation and Champaynry there in the future for the time now being by virtue of a Bargain and Bar-
ter made between us & the whole body of Scholars bearing date the 3d day before the date hereof and by
these presents we do transfer unto the said Corporation and to the Vice-Chancellor and Chaplain for ever all that
we and Yeovil Branch his Parochial Society of the said Parish of Langport and fifty acres and the
Inheritance thereon lying and being in the aforesaid Parish of Langport and County of Somerset
and in the same as follows to wit Beginning at a stony bouldre Oak by the Mountain Branch
Gap William Haines due running thence along the said Branch Thirtie Rods and a halfe
leath the said land to the south side to his Ground two white Oaks and a wavy leath and a fifth

two West & twelve poles to a side oak near the main branch of Dorothy Brook in the town of fifty
west One hundred forty four poles to two black oaks about one mile fifty five west Eighteen poles
to North east by the river several hundred feet along the said south four west one
hundred and eighty poles to several marshes in a bottom in the west end of the town
Eighty eight rods from the river to poles to the beginning which is said end so and all the
lands of said above bounded a part of a greater tract granted to Ambrose Johnson
by patent bearing date the twentieth day of August One thousand seven hundred and twenty
four and by him made over to his son George Brack by virtue whereof — — Hanover County Court
on the — — Day of — — and all the statements & its interest & service will come and demand
whatsoever of him he said George Brack of me and unto the present and ready or any participant
hereof and the heir or any other person or persons whatsoever openly and distinctly and truly
of the premises give or take and receive of the said tract — — to have the same one hundred
and fifty acres of land above bounded and plantation theron and all and every other land previously
bound before mentioned and intended to be lawfully granted with the same boundaries unto the said
Champagne Day and his heirs the owners of the said Champagne Day and of his wife and
children forever and the said George Brack for himself his wife, Executors and Administrators, & the
Covenant and Deed to and with the said Champagne Day his wife and children — — That he the said — —
George Brack now and hereafter lawfully and lawfully deeded or gave in his said One hundred
and fifty acres of land above bounded and plantation theron and all and every other land previously
bound before mentioned and intended to be lawfully granted with the same boundaries unto the said
Champagne Day and his heirs the owners of the said Champagne Day and of his wife and
children forever and the said George Brack for himself his wife, Executors and Administrators, & the
Covenant and Deed to and with the said Champagne Day his wife and children — — That he the said — —
George Brack now and hereafter lawfully and lawfully deeded or gave in his said One hundred
and fifty acres of land and all and every other land bounded before mentioned and intended to be
lawfully granted with his heirs the owners of the said Champagne Day his wife and children — — That he the said — —
George Brack in Dore or Amique or any other place or persons in whatsoever
dwellings of and from all Intimations or Curiosities whatsoever the quirements from his self to give
out and payable to the said George Brack for himself his wife and children every year and foreyear
and he said George Brack for himself his wife, Executors and Administrators John Covenant and Deed
to and with the said Champagne Day his wife and children by lease term that it shall and may
be lawful to and for the said Champagne Day his wife and children for him to have and at any time or
wherever he deedes and quirels to have hold of the said Champagne Day his wife and children and fifty
acres of land and premises, with his appurtenances with the said George Brack for himself his wife
and the said George Brack in Dore or Amique or any other place or persons in whatsoever
dwellings of and from all Intimations or Curiosities whatsoever the quirements from his self to give
out and payable to the said George Brack for himself his wife and children every year and foreyear
and he said George Brack for himself his wife, Executors and Administrators John Covenant and Deed
to and with the said Champagne Day his wife and children by lease term that it shall and may
be lawful to and for the said Champagne Day his wife and children for him to have and at any time or
wherever he deedes and quirels to have hold of the said Champagne Day his wife and children and fifty
acres of land and premises, with his appurtenances with the said George Brack for himself his wife
and the said George Brack in Dore or Amique or any other place or persons in whatsoever

erry and of his Wives and affyns forder be it by fute or otherwise whatsoeuer as by the Councille directed
in the Law of the said Champus of Berry his Wives or Affyns shall be or affordable desired for so
to recompence and to the said Georff Brack for himself his Wives wife and one hundred and fifty
sterling and pence with their appurtenances unto the said Champus of Berry and his Wives
against him the said Georff Brack and his Wives and all claiming or to claim in by force or under force
of armes or any of them shall and will warrant me forever by these presents In witness whereof the
said Georff Brack to these presents made Interchangeably betwix him and myself his Day and
Year first above written

^{Mr}
George F. Brankford
^{Mark} Lee

and a diverse library may be fitted for John Sutton
this purpose.

At a public hearing in Marion County the fifth day of July, 1834.

George Brack acts as a Notary Public in Ireland unto Oliver Phelps Terry and it was at his motion of the said
Brack and his wife also Jane the wife of the said Brack personally appeared and in Open Court
Brack admitted to record also Jane the wife of the said Brack before the said Notary Public in Ireland unto the said Oliver Phelps Terry
and his wife Jane the wife of the said Brack before the said Notary Public in Ireland unto the said Oliver Phelps Terry

Fest Am. Australis

~~Chichiceroan Test. Supradue~~

Statuted; Drafting him into property, or the said Martin may be in Virtual Possession of his
Property and be entitled to accept a Grant of his Property, and Instruments hereto to him and his Heirs
in Possession of all manner the Land and Water to have present here and hereafter set
- and affixed his Seal and been first acknowledged Robert Martin I am Robert Martin
Signed before me and witnessed at the premises of me Robert Martin witness
John Martin

At a Court held for Hanover County the fifth day of July 1734

I James Warren acknowledged his his release unto Mr. Arthur Baker and it was at the motion of the said
Mr. Arthur admitted to record

John An Graham

July recorded First Aug. 1734

Witness to Release

This Indenture made the fifth day of July in the year of Our Lord Christ One Thousand Seven hundred and Thirty four between James Warren of the County of Hanover of His Own Part and Arthur Baker of the other part witnesseth that the said James Warren for and in Consideration of Twenty four pounds current money of Virginia to him now and paid by the said Mr. Arthur Baker to him or his assigns freely acknowledged and himself fully discharged and paid to the Plaintiff all dues indebted and confirmed and by these presents for the Consideration above mentioned doth Grant and Release and Confirm unto the said Arthur Baker in his lifetime his ship now being by virtue of a Deed heretofore made for one whole year by his son John Warren his son and heir and by force of the Statute for Transferring uses into Properties and to his son John Warren all his and James Warren his One Hundred and fifty Acres of woodland bounded by me and being in the second fork of Pamunkey River and on the North Side of the same River bounded as follows (to wit) Beginning at a Bowes white Oak on the North Side of the River being a corner of William Edwards' meadow on the South Side North Fifty Eight Leagues East One hundred and fifty Poles to another the Bowes white Oak on John Mullins land North Sixty Yards West Twenty Poles to a corner the Oak of Ambus Mullins on the North Eighteen Degrees west North forty Poles to a corner of several marked Trees thence South Seventy seven Degrees West One hundred Eighty Eight Poles to a corner Chestnut white Oak on the River Warren down the river and following the several boundaries of to the beginning and all the Estate right title and interest aforesaid and claim a hundred and Sixty Four Poles of or unto the said parcel of Land above bounded containing Acre or more and thence continuing of all undivided interest with them and every of their proprietaries Doth now and then give and Grant unto the said Arthur Baker and his heirs and assigns forever his said premises Doth also have sold One hundred and fifty Acres of Land and all his undivided interest in the same intended to be freely granted unto the said Arthur Baker and his heirs and assigns to his own use and benefit of the said Arthur Baker and his heirs and assigns forever and that it shall and may be lawful to and for the said Baker and his heirs and assigns from time to time and at all times forever hereafter demandable and lawfully to be recovered of the said Arthur Baker and his heirs and assigns for all damages and expenses arising by reason of the same and his heirs and assigns and all claiming or taking upon or under him him or any of them real and personal estate and his heirs and assigns for himself his heirs and assigns the attorney for himself and his heirs and assigns to whom he shall be bound to pay and defend by like process in the same manner as and audit and hath set and signed his day and year first above written

Signed sealed and delivered in presence of Robert Warren
Robert Warren junior
John Warren

James Warren Seal

At a Court held for Hanover County the fifth day of July 1734

I James Warren acknowledged this his release unto Arthur Baker and it was at the motion of the said Arthur

admitted to attend also Elizabeth the wife of Howard who is personally appraised and to open Court distinguished
in her right of Dowd of us and to have and audit yearly rendered unto Howard Martin Baker

Fast Aug Graham

Truly Recorded Test Aug: Graham Mar:

Woman
to
Holly.

Under Howard Dale
of Steynt

They have also been included and distributed.

Memorandum has full and bearable position and date written day given and delivered by the witness
mentioned I am to go to Francis Kelly of New York and pay him what is mentioned in presents of us.
where Francis Kelly abides in Leith, where he is to be paid his remuneration and audience
the day and year above written

Willie Brown

James H. Howard
Mark