

At a Court held for Hanover County on Thursday the 7th day of October 1784
 Dorman Stess acknowledged this Deed indented & the memorandum of Every and Suerior theron indorsed which are Ordred
 to be Recorded

Test
Wm Pollard junr CMC

Truly Recorded Test Wm Pollard Jr CMC

This Indenture made this second day of September in the year of our Lord one thousand seven hundred and Eighty four
 Between Thomas Priddy & Mary his wife of the County of Hanover of the one part and James Priddy of the County aforesaid
 of the other part. Witnesseth that the said Thomas Priddy & Mary his wife for and in Consideration of the sum of one
 hundred & forty pounds Current money of Virginia to the said Thomas Priddy & Mary his wife in hand paid the receipt of which
 they doth hereby acknowledge they the said Thomas Priddy and Mary his wife have Granted Bargained and sold & by these
 presents do grant Bargain & sell alien Convey release and Confirm to the said James Priddy his heirs and Assigns forever
 all that tract or parcel of Land situate Lying and being in the County of Hanover & Containing by Estimation one hundred
 and thirty eight acres to the same more or less, & bounded by the lines of John Grimes & Priddy, Gedon Ragland &
 Giddes Winston it being the Land and Plantation wherein the said Thomas Priddy now Lives together with all houses.
 Orchards Gardens fences woods ways waters water Courses whatsoever to the same belonging or in any wise appertaining to the
 Rovision and Rovision Remainder & Remainder, Rents Issues & profits of the premises and all the estate right title Interest
 Claim & Demand whatsoever in Law or equity of them the said Thomas Priddy & Mary his wife of or and to the said tract
 or parcel of Land or any part or parcel thereof. To have and to hold the said tract or parcel of Land & Premises with the
 appurtenances unto the said James Priddy his heirs and Assigns to the only proper use benefit and behoof of him the said James
 Priddy his heirs and Assigns forever and the said Thomas Priddy & Mary his wife for themselves and their heirs do Covenant
 & grant to and with the said James Priddy his heirs and Assigns that him the said James Priddy his heirs and Assigns shall and
 may have hold use and Occupy posse & Enjoy the said Land & premises wth the appurtenances to the same belonging to them
 the said James Priddy & to his heirs & Assigns forever and the said Thomas Priddy & Mary his wife for them selves & their heirs
 do hereby warrant & forever defend the right and title of the said tract of Land & premises with all and Singular the Privileges
 to the same to him the said James Priddy & his heirs & Assigns forever free and Clear against the Claim property & Demand
 of all and every person or persons whatsoever In Witness whereof the said Thomas Priddy & Mary his wife have hereunto set
 their hands & affest their seals the day and date aforesaid

Signed Sealed & Delivered in presence of
 John Priddy
 Richard Glazebrook

Thomas Priddy Seal
Mary Priddy Seal

Memorandum that on the day and year within mention, Peaceable and Quiet possession and Suerior of the Land with
 mention; was had taken by the within Nam^t Thomas Priddy and by him Delivered unto James Priddy according to the form
 and Effect of the within written deed. —

Thomas Priddy Seal

Received of James Priddy the sum of one Hundred & forty pounds Current money; the Consideration mention'd in the within
 Deed.

The Priddy Seal

At a Court held for Hanover County on Thursday the 7th day of October 1784
 Thomas Priddy and Mary his wife (the said Mary being first privately examined and Voluntarily granting thereto)
 Acknowledged this Deed indented, and the said Thomas also acknowledged the memorandum of Every and Suerior and
 the receipt thereon indorsed which are Ordred to be Recorded

Test
Wm Pollard Jr CMC

Truly Recorded Test Wm Pollard Jr CMC

This Indenture made the 2^d day of Sept: in the year of our Lord one thousand seven hundred and Eighty four
 Between Thomas Priddy & Mary his wife of the County of Hanover of the one part & Henry Priddy of the other part
 Witnesseth that the said Thomas Priddy & Mary his wife for and in Consideration of the sum of Twenty pounds Current money of Boston
 Wertipeth that the said Thomas Priddy & Mary his wife for and in Consideration of the sum of Twenty pounds Current money of Boston
 to him the 2^d Octo^r Priddy & Mary his wife in hand paid the m^t of which they both hereby acknowledge they the sd Thomas
 Priddy & Mary his wife have granted Bargained & sold & by these presents do grant Bargain & sell alien Enfeoff or leave
 and Confer to the said Henry Priddy his heirs and assigns forever Ten acres of Land off of the Tract of Land wherein I
 now live which I have sold to James Priddy. & being the Land I have sold him some time past I laid off to him
 adjoining him by Lines marked to the same more or less Together with all houses orchards Gardens ways water &
 water Courses to the same belonging or in any way appertaining & the reversion & Reversioner Remainder & Remainders to him the
 said Henry Priddy & to his heirs & assigns forever with all and Singular every privilege & advantage to the said Ten acres
 of Land & premises & the said Thomas Priddy & Mary my wife do hereby warrant and forever defend to him the said
 Henry Priddy and to his heirs and assigns forever free and clear ag^t the Claim Property & demand of all & Every person
 whatsoever claiming by or from me or my heirs to the said Tract or parcell of ten acres of Land agreeable to the
 Lines already marked — In witness whereof the said Thomas Priddy & Mary his wife have hereunto set their hands
 & Seals the day and date aforesaid.

Signed sealed & Delivered

In presence of

John Priddy
 Richard Glazebrook

Memorandum that on the day and year Within written, payable and Due at present and Survey of Land within
 mentioned was had and taken by the within Nam^e Thomas Priddy and by him Delivered unto Henry Priddy according
 to the form and Effect of the within Writen Deed

Thos Priddy Seal
 Mary Priddy Seal

Thos Priddy Seal

Received of Henry Priddy the sum of Twenty pounds Current money the Consideration mention'd in the within Deed

Thos Priddy Seal

At a Court held for Hanover County on Thursday the 7th day of October 1784

Thomas Priddy and Mary his wife the said Mary being first privately examined and voluntarily attending thereto
 Acknowledged this Deed indented and the said Thomas also Acknowledged the memorandum of Survey and Return and receipt
 thereon indorsed which are Ordered to be Recorded

Test of
 John Pollard Jr C.H.C
 Truly Recorded Test
 John Pollard Jr C.H.C

This Indenter made this the Fifteenth day of March in the year of our Lord God one thousand seven hundred and
 Eighty four between James Bootright of Saint Pauls parish in the County of Hanover of the one part and John
 Bootright of the said parish and County aforesaid of the part Witnesseth that the said James Bootright for
 and in Consideration of the love and affection he boreth to the said John Bootright his son and for the further
 Consideration of the sum of five shillings to him in hand paid by his said son — John Bootright the receipt
 Whereof he hath hereby acknowledged hath given Granted made over and Conferred unto the said John Bootright
 a certain Parcel or tract of Land Containing by Estimation Ninety acres and bounded as followeth by Thruharts
 on one side by Masons and Mellons on the other side then on the Holley branch to the Beginning it being the
 Land I bought of Thomas Mellon as appears by a Deed Recorded in the General Court with all the right Title
 Claim and Interest in the said Land with all the appurtenances Remainders and Reservoirs or to the said
 Land to the only proper use & behoof of him the said John Bootright his heirs and assigns for ever and
 the said James Bootright doth Covenant and agree to and with the said John Bootright that he doth for
 himself his his Heirs and Assigns the aforesaid Land and Transfers to the said John Bootright his heirs and assigns
 against the Claim Challenge or Demand of any person Persons by these presents forever manant and defend

In witness whereof he hath hereunto set his hand and affixed his seal the day and year above written A.D.

Sealed and Delivered in the presence - of us

Test

Thomas Johnson Sen

John Bathens

Daniel Bootwright

Benjamin Bootwright

Memorandum that Quist & payable Person of the within Mentioned Lands and Premises was had and Taken the day and year within mentioned by James Bootwright and by him Delivered to the within mentioned John Bootwright

Test Thos Johnson

John Bathens

Daniel Bootwright

Ben Bootwright

James ^{his} I B Bootwright *Seal*
mark

James ^{his} I B Bootwright *Seal*
mark

At a Court held for Hanover County on Thursday the 1st day of April 1784
This Deed poll and the Memorandum of Livery and Sua sponte endorsed were proved by the Oaths of John Bathens
a Witness thereto. Held at a Court held for the said County on Thursday the 1st day of November next following the said
Deed of Memorandum were further proved by the Oaths of Daniel Bootwright and Benjamin Bootwright witnesses -
thereunto and are Ordered to be Recorded

Test

William Pollard Jr. Notary

Truly Recorded Test

Robert Pollard D.C.H.C.

This Indenture made this thirtieth day of October in the Year of our Lord Christ one thousand seven hundred and
Eighty four Between John G. Patrick of the County of Pennsylvania of the one part and Nathaniel Bowe of the
County of Hanover wheelwright of the other part witnesseth that the said John G. Patrick for and in Consideration
of the sum of twenty five pounds Current money of Virginia to the said John G. Patrick in hand paid at or before the
Sealing and delivery of these presents Receipt whereof be the said John G. Patrick doth hereby Acknowledge that the
said John G. Patrick have granted bargained & sold Alined Released and confirmed by these presents do grant
bargain sell Aline Release and Confirm to the said Nathaniel Bowe his heirs & assigns for ever all that tract or parcel of
Land situate lying and being in the parish of saint paul of said County of Hanover by an oce Curyay one hundred and
fifty nine acres more or less and is bounded as followeth to wit by ashake road on the South side, and Harry Wattens
and John Hungfets on the North side it being the Land that Daniel G. Patrick left to John G. Patrick his son -
Together with all houses Woods, ^{neigh} Water Horses profits Commodities advantages and appurtenances whatsoever to the said
tract of Land belonging or in any wise appertaining and the Reversion & Reversions Remainders rents issues
and profits of the premises and all the estate unto title Interest property claim & Demand whatsoever to him the said
Nathaniel Bowe of in and to the said Premises or any part or parcel thereof to have and to hold the said tract or parcel
of one hundred and fifty nine acres of Land more or less as above bounded to the said Nathaniel Bowe his heirs and
of the Only proper use & Benefit of the said Nathaniel Bowe his heirs and assigns forever and the said John
G. Patrick for him and his heirs do Covenant - and grant to and with the said Nathaniel Bowe that he the said
Nathaniel Bowe his heirs and assigns shall and lawfully may have hold use Occupy posess and Enjoy the said land and
Premises with the appurtenances and take and Receive the rents and profits thereof to him and his own proper use without
the let suit trouble hindrance Interruption or denial of him the said John G. Patrick or his heirs or any other person or
persons whatsoever and further the said John G. Patrick and his heirs the said One hundred and fifty nine acres of land
more or less with the appurtenances to the said Nathaniel Bowe his heirs and assigns from the Etame title ^{title} of all
of Every other person and persons whatsoever shall and will warrant and defend by these presents or witness whereof the
said John G. Patrick hath hereunto set his hand and affixed his seal the day year first written

Signed Sealed and delivered in presence of

John Bowe

Robert Smither

Christopher Butler

Jno Davis

John G. Patrick *Seal*

Memorandum that on the day and year first written full possession of the lands and premises aforesaid mentioned was had and taken by the within named John Fitz Patrick and by him delivered over to the within mentioned Nathaniel Bone to hold to him his heirs and assigns forever according to the true intent and meaning of the within written Deed in witness whereof the said John Fitz Patrick hath hereunto set his hand and seal the day and year first written written.

John Fitz Patrick *[Signature]*

In presence of

John Bone

Stephen Davis

Christopher Butler

Robert Smither

Rec^d this 30th day of October 1784 of Nathaniel Bone twenty five pounds currant money being the consideration for the land and premises within Conveyed Rec^d, the same

Stephen Davis

John Bone

Christopher Butler

Robert Smither

At a Court held for Hanover County on Thursday the 4th day of November 1784

This Deed indentured and the memorandum of Livery and Service and receipt thereon indorsed were proved by the Oath of John Bone Robert Smither and Christopher Butler witnesses thereto and are Ordered to be Recorded

Test of

Truly Recorded Test William Pollard Jr CHC

Robert Pollard CHC

This Indenture made the second day of November one thousand Seven hundred and Eighty four Between Rebeckah - Henson Charles Gramans and Obidiah Farmer of the County of Hanover of the one part and Thomas Smith of the County of Louisa of the other part. Witnesseth that the said Rebeckah Henson Charles Gramans & Obidiah Farmer for and in Consideration of the sum of Sixty pounds Current money of Virginia to them in hand paid by the said Thomas Smith the receipt whereof the said Rebeckah Henson Charles Gramans and Obidiah Farmer doth hereby Acknowleage hath granted her - gained and sold and by these presents do grant bargain and sell unto the said Thomas Smith his heirs and assigns forever all that tract or parcel of Land & woodland Ground Containing by Estimation forty eight acres to be the same more or less and is bounded as follows to wit Beginning at a red Oak in Fountains line thence south thirty degrees East ninety six poles to a white Oak in Fountains and Holls line thence south Eighty five degrees west ninety four poles to a black Oak in Fountains line thence north twenty four degrees west Eighty four poles to a maple in Fountain line thence south Eighty degrees west ninety four poles to the Beginning with all houses out houses Buildings all waters and water Courses - properties Commodities and Appertinences whatever of there the said Rebeckah henson and Charles Gramans and Obidiah Farmer & their heirs of in and to the said premises and all deeds Evidences & Writings touching or concerning the same To have & to hold the said forty eight acres of Land and premises as aforesaid with their and every of their Appertinences unto the said Thomas Smith his heirs or Assigns to the one proper use & behoof the said Thos Smith his heirs or Assigns forever & to no other use intent or purpose whatsoever and the said Rebeckah Henson & Charles Gramans & Obidiah Farmer for themselves their heirs Executors and Administrators & every of them with Covenant & Agree with the said Thomas Smith his heirs or Assigns by these presents in manner and form following that is to say that the said Rebeckah henson & Chs Gramans & Obidiah Farmer Immediately & before the unsealing of these presents Signed of and in the said land and premises & Appertinences & every part or parcel thereof good sure joint perfect & Indefeasible Estate of - Inheritance of now here or one of them hath got Right full power & Lawfull Authority to sell and Convey the said Premises with the Appertinences in manner & form as by these presents they are Conveyed and that the said Thomas Smith his heirs or Assigns shall and may from time to time and at all times forever hereafter have hold use and Enjoy the said Premises with the appertinences without the least just trouble Disturbance hindrance or obstructation of the said Rebeckah Henson Chs Gramans and Obidiah Farmer their heirs or Assigns or any other person or persons whatsoever Lawfully claiming the said Premises or any part or parcel thereof and also that the said Rebeckah Henson Chs Gramans & Obidiah Farmer

of their heirs the said premises with the appurtenances to the said Mr. Smith his heirs or Assigns against the said Rebecca Henson Cha: Yeamans & Obdiah Farmer their heirs or Assigns & against all and every other person and persons whatsoever shall and will warrant and forever defend by their presents on witness whereof the said Rebecca Henson Cha: Yeamans & Obdiah Farmer have hereunto set their hands and seals this Second day of Novr and in the year first above written

Rebecca Henson
mark 
Charles Yeamans 
Obdiah F Farmer 

At a Court held for Hanover County on Thursday the 4th day of November 1784
Rebecca Henson Charles Yeamans and Obdiah Farmer Acknowledged this Deed indenture which is Ordered to be Recorded

Test

William Pollard CHC

Truly Recorded Test

Robert Pollard DCHC

I know all men by these presents that I James Bootwright of Hanover County for the natural love & affection which I have for my son Sam^d Bootwright I do give unto him and his heirs forever my negro man named Jupiter, but it is agreed that I am to have the use and benefit of the said Negro during my natural life. In witness whereof I have affix my hand & seal this 22nd day of March 1784

Signed sealed & Delivered in presence of

W Mason

John Bootwright

At a Court held for Hanover County on Thursday the 4th day of November 1784

This Deed poll was proved by the Oath of John Bootwright a witness thereto and is Ordered to be Recorded

Test

William Pollard CHC

Truly Recorded Test

Robert Pollard DCHC

This Indenture made the Eighth of October one thousand seven hundred and Eighty four between John Hicks of Salt pauls parish in the County of Hanover of the one part and Joseph Cope Jr of the parish and County aforesaid of the other part witnesseth that the said John Hicks and Elizabeth Hicks for and in consideration of the sum of two hundred and thirty seven pounds current money to them in hand paid before Sealing and Delivering of these presents the receipt whereof they do hereby acknowledge themselves therewith fully satisfied Contented and paid and thereof and every part and parcel hereof with hereby acquit and discharge the sa^d Cope his heirs Executors Administrators and Assigns forever hath granted sold aliened and by these presents doth grant sell alien and Conform to the sa^d Joseph Cope his heirs and Assigns forever one certain tract or parcel of Land situate lying and being in the aforesaid parish and County above mentioned in Leaf master and falling Creek containing three hundred and Ninety five Acres according to the plat of M^r John Street County Surveyor bounded by Stephen Hanes John Mead William Hancock Farmer and several others To have and to hold and peacefully to enjoy the sa^d three hundred and Ninety five acres of Land above bounded with all houses orchards gardens woods and under woods waters and water courses and meadows with all other and singular the improvements and appurtenances thereto belonging or in any wise appertaining from the claim right or title of them the sa^d John Hicks and Elizabeth his wife their heirs Exec^t Adm^r and Assigns or any other person or persons whatsoever to the only proper use and behoof of him the sa^d Joseph Cope his heirs Exec^t Adm^r and Assigns forever and to no other use or purpose whatsoever, and the sa^d John Hicks and Elizabeth his wife for them selves their heirs Exec^t Adm^r doth Covenant and agree that they will from time to time and at all times here after against all persons whatsoever the above sa^d three hundred and Ninety five acres of Land and Premises aforesaid and forever defend to the sa^d Joseph Cope his heirs and Assigns forever and the said John Hicks and Elizabeth his wife for themselves their heirs Exec^t Adm^r and Assigns doth further agree that they and their heirs shall and will at any time forever hereafter

shall make any further right Conveyance or title that the said Joseph Croft his heirs or Assigns or his their Council
Lawned in the law shall derive or require and acknowledge the same in open Court when they shall be therunto
Sufficiently required. In witness Whereof the sa^d John Hicks and Elizabeth his wife both hereunto set their hands
and seals the day and year first above written
Signed, seal'd and deliver'd
in the presence of
Peterus Ragland
Henry Croft
Joseph Croft Junr.
John Croft

John ^{his}
mark 
Elizabeth his ^{Seal}
mark 

Memorandum - that Quiet and peaceable possession of the within land and premises by the sa^d John
Hicks has had and by him deliver'd to the sa^d Joseph Croft according to the within deed on the eighth day of October
in the year of our Lord one thousand seven hundred and Eighty four
Test
Peterus Ragland
Henry Croft
Joseph Croft Junr.
John Croft

Recd of Joseph Croft the sum of two hundred and thirty seven pounds Current money in full for the within mentioned
Land
Isay Recd by me John ^{his}
mark 
Test
Peterus Ragland
Henry Croft
Joseph Croft Junr.
John Croft

At a Court held for Hanover County on Thursday the 4th day of November 1784

John Hicks Acknowledged this Deed indented and the memorandum of Lury and Junr and Receipt wherein
indorsed which are Ordered to be Recorded

Test William Pollard Jr C.H.C

Duly Recorded Test William Pollard Junr C.H.C

This Indenture made this third day of March in the Year of our Lord Christ One thousand seven hundred
and Eighty One Between William Duval and Anne his wife of the County of Hanover of the one part and Thomas
Meux of the County of New Kent of the other part witnesseth that the said William Duval for and in Consideration of
the just & full sum of Eleven hundred pounds special to him in Hand paid by the said Thomas Meux the receipt whereof
the s^r Duval doth hereby acknowledge. Hath granted Bargained & sold & by these presents doth grant Margaret Bell
unto the said Thomas Meux and to his heirs and Assigns all that pa^t Tract or parcel of Land lying on Locust Creek in
the County of Hanover & Louisa containing six hundred and Sixty six acres to the same more or less being the Tract
purchased by the s^r Duval of Martin and John Hawkins and bounded According to the most Reasonable Antient
Reputed bounds thereof Reserving unto Mrs Hawkins her life in about sixty or seventy acres it^r lies at one corner of the
s^r Tract — To have and to hold the said tract pa^t or parcel of Land with all the Appurtenances thereto belonging
unto the said Thomas Meux his heirs & Assigns forever & the said William Duval and Anne his wife doth further Covenant
promise and agree to and with the s^r Thomas Meux that they will from time to time do and Execute and further
Conveyance for the more Effectually Securing the title of the same as to the s^r Thomas Meux or his heirs or Assigns
or his or their Council Lawned in the law may require — and doth by these presents Warrent the title of the same
unto the s^r Thomas his Heirs and Assigns forever against the Claim or Claims of every person whatsoever

In Witness whereof we have written at our Hands & seals the day & year first above written
Signed Sealed & Del'd by Wm Dandridge

in the presence of Glauborne Duval

Wm Glauborne John Powell
John Webb Nathl. Pope

William Duval my seal
Anne Duval seal

March 3rd 1781 Then Survey of certain of the within sole land of premises was made by the aforesaid William Duval
and Anne his wife to the within mentioned Thomas Newell

William Duval seal
Anne Duval seal

Test John Powell

Wm Glauborne Wm Dandridge
John Webb Nathl. Pope

C. Duval

Recd 3rd March 1781 of Thomas Newell the sum of Eleven hundred pounds being the Consideration money mentioned in the
within Deed

Test Wm Glauborne C. Duval
John Webb Wm Dandridge
John Powell Nathl. Pope

William Duval seal
Anne Duval seal

At a Court held for Hanover County on Thursday the 4th day of November 1784
William Duval acknowledged this deed indented and the memorandum of Survey and Survey and Receipt thereon indorsed
which are Ordered to be Recorded

Test William Pollard of C.H.C.

Truly Recorded Test Robert Pollard D.C.H.C.

Original Deed
Delivered Capt.
A. Rose who now
owns the land the
14th Augt 1782

This Indenture made this fourth day of November in the year of our lord one thousand seven hundred and Eighty four
Between Thomas Wingfield, of the County of Louisa, & David Meriwether & Edward Butler of the County of Hanover, Attorneys
for An^d Wingfield Junr of the state of Virginia of the one part, & Henry Watkins of the County of Hanover of the other part,
Witnesseth, that, the said Thomas Wingfield, David Meriwether, & Edward Butler, for and in consideration of the sum of
Twenty shillings current money of Virginia to them in hand paid before the sealing and delivery of these presents the receipt
whereof they do hereby acknowledge have hereby given granted, sold & Confirmed unto the said Henry Watkins his heirs &
Assignees forever a certain tract or parcel of Land lying in the said County of Hanover, adjoining the said Watkins's mill,
Containing, Half an acre, and is a part of a tract of Land Belonging to the said John Wingfield; now remaining unto
to have and to hold the said half acre of Land together with all the Rights privileges, profits and appurtenances thereto
belonging, clear from the right or title of the said John Wingfield his heirs Executors Administrators or any person claiming
under him their heirs & any other person what ever that shall lay any claim to the said Land, and the said Thomas Wingfield,
David Meriwether & Edward Butler, do for and in behalf of the said John Wingfield his heirs Executors Administrators &c forever
Covenant, & Promise that they do by these presents, warrant, the title of the said half acre of Land to the said Henry Watkins &
his heirs Executors Administrators & Assignees forever On Witness whereof the said Thomas Wingfield, David Meriwether, & Edward
Butler Attorneys for the said John Wingfield have hereunto set their hands & seals the day and year above written,

Thos Wingfield seal

E. Butler seal

Seal

Seal

Seal

Received this fourth day of November one thousand seven hundred & Eighty four of Henry Watkins, twenty shillings current
money of Virginia as being the Consideration money aforesaid
Test.

Thos Wingfield
E. Butler
attorneys for Boⁿ Wingfield

At a Court held for Hanover County on Thursday the 4th day of November 1784
Thomas Wingfield and Edward Butler acknowledged this Deed Indented and the receipt thereon indorsed
which are Ordered to be Recorded

Test William Pollard of C.H.C.

Truly Recorded Test Robert Pollard D.C.H.C.

This Indenture made the 30th day of September in the year of Lord Christ one thousand seven hundred and Eighty four
 Between Isaac Burnett & Jane his wife of the Parish of Saint Pauls of County of Hanover of the one part and John Jones -
 of the said parish and County of the other part witnesseth that the said Isaac Burnett and Jane his wife for and in
 Consideration of the sum of one Hundred and thirty seven pounds ten shillings to them in hand paid by the said John
 Jones the receipt whereof the said Isaac Burnett & Jane his wife doth hereby acknowledge they the said Isaac
 Burnett & Jane his wife have Granted Bargained and sold and by these presents doth grant Bargain sell Alow,
 release and Confer unto the said John Jones his heirs and Assigns all that tract or parcel of Land Containing one
 hundred and thirty seven and a half acres situate and lying and being in the parish of Saint Pauls of County of Hanover
 Beginning at a Corner black Gum on a small branch thence down the Run of the said Branch to the fork of another
 small branch thence up the run of the s^t branch to a corner in the path thence south seventy five and a half East
 one hundred and forty eight poles to a Corner dead oak tree north fifteen degrees East forty two poles to the Beginning
 together with all houses, Orchards, Gardens, fences, woods, underwoods waters, and watercourses thereon, Standing
 growing, and being, with all profits Commodities, Advantages, Hinderments & Appurtenances whatsoever to the same
 Belonging or in any wise Appertaining and the inversion and Reversion, Remainder and Remainders, Rents Issues &
 profits of the premises, of all the estate, Right, Title, interest, Property, Claim and Demand whatsoever, in Law or Equity,
 of them the s^t Isaac Burnett and Jane his wife of us and to the same or any part or parcel thereof To have and to hold
 the s^t one hundred & thirty seven and half acres of land with the appurtenances unto the s^t John Jones his heirs and Assigns
 to the only proper use and benefit of the said John Jones his heirs and Assigns in manner aforesaid & the s^t Isaac
 Burnett and Jane his wife do Covenant and Grant to and with the said John Jones his heirs and Assigns that
 the said John Jones inter into have hold Occupy, possess and enjoy the said Land and premises and take and receive
 the profits thereof to his own proper use without Let hindrance, Interruption or denial of the said Isaac Burnett
 & Jane his wife their heirs or assigns or any other person or persons whatsoever and Lastly the said Isaac Burnett
 and Jane his wife the said one hundred and thirty seven and ¹/₂ acres of Land with the appurtenances from them
 and their heirs and from all and every other person or persons whatsoever to the said John Jones his heirs and Assigns
 shall and will forever defend the said Land for the use of the said John Jones for Himself whereof
 the said Isaac Burnett & Jane his wife have hereunto set and affixed their seals the day and year above written

Sealed and Delivered
in presence of

Test

William Burnett
Cornelia Burnett
Richd Burnett

1784 Then Received of John Jones One hundred and thirty seven pounds ten shillings Current money being the
 Consideration for the premises aforesaid

Isaac Burnett

Isaac Burnett



Jane Burnett



At a Court held for Hanover County on Thursday the 4th day of November 1784
 Isaac Burnett and Jane his wife (the said Jane being first privately examined and Voluntarily Affixing thereto) -
 acknowledged the Deed indentured and the said Isaac also Acknowledges the receipt thereon indorsed which Deed and
 receipt are Ordered to be Recorded

Test

William Pollard of OHC

Truly Recorded

Test

Robert Pollard DHC

and Eighty four
John Jones -
for and in
said John
Jones -
sell, alienate,
retaining one
of another
if East
is to the Beginning
Banding -
to the same -
Issues &
Law or Equity,
and to hold
his heirs and assigns
s^d Isaac
assigns that
is and receive
as Burnett
Isaac Burnett
uses from them
and assigns -
to whom
we written

(59)

This Indenture made the fourth day of November One thousand seven hundred & Eighty four, Between John Hix of the County of Hanover, in the State of Virginia, in the part, and Samuel Priddy of the County and parish aforesaid of the other part, whereas the said John Hix for and in Consideration of the sum of fifteen pounds, Lawful money of Virginia to him in hand paid by the said Samuel Priddy the receipt whereof he doth acknowledge to have received, and that he is therewith, Content, Satisfied, and paid, and hath bargained sold Alon^d Enysoff, and Conform^d, and doth by these presents Bargain sell, Enysoff and Conform unto the said Samuel Priddy his heirs and Assigns for ever, a certain tract or parcel of Land containing twelve acres, more or less, it being part of the tract of Land wherein the said Hix now live, or lying and being in the County & parish aforesaid and is bounded as followeth Viz., Beginning on Scummers Tracer line and thence along the said Tracer line to the said Samuel Priddy thence along the said Priddy to David Rowland Smt^t thence along the said Rowland line to the s^d John Hix, and so along the said Hix to the Beginning Including twelve acres more or less To have and to hold, the said twelve acres of Land; with all Appurtenances thereto belonging unto the said Samuel Priddy, his heirs, Executors Administrators and Assigns to the use & behoof of him the said Samuel Priddy his Heirs & Assigns forever, with all the Possessions of Summers himself and every part and parcel thereof and the said John Hix And his Assigns for themselves, their Heirs Executors Administrators and Assigns the said John Hix, and his wife Will forever warrant and defend the said Land and premises with all Appurtenances before mentioned from all persons whatsoever claiming any right thereto; Or will make him a further right to the said twelve acres of Land as his Counsel shall think Good at Law, at the expense of the said Priddy In witness whereof we have hereunto set our hands & fixed our seals the day and year first above written

Signed Sealed and Delivered
In the presence of

John Hix ^{his} Seal
mark

Seal

Memorandum: That on the day and hour written Mention, Deed and Seal, signature and Seals of the Land within mention was had and taken by the within Nam^d John Hix, and by him Delivered unto Samuel Priddy according to the form and Effect of the within written Deed

John Hix ^{his} Seal
mark

Recd^r of Samuel Priddy the sum of Fifteen pounds Money the Consideration mention'd on the within Deed

John Hix ^{his} Seal
mark

At a Court held for Hanover County on Thursday the 4th day of November 1784
John Hix Acknowledges this Deed indented and the memorandum of Every and Sures and receipt thereon annexed which are Ordered to be Recorded

Test. W^m Pollard of C.H.C.

Truly Recorded Test. Robert Pollard D.C.H.C.

Original Deed recorded & filed in
C. Supreme Court of Hanover Co.
January 1785

This Indenture made this 1st day of October - in the year of our Lord One thousand seven hundred and Eighty four, Between John Grimes of the County of Hanover of the one part, James Harris of the County of Caroline of the other part, Witnesseth that the said John Grimes for and in Consideration of the sum of six hundred pounds to him in hand already paid the receipt whereof he doth hereby Acknowledges, hath given granted, bargained & sold; and do, by these presents, give grant, bargain and sell to the said James Harris his heirs & assigns, one certain tract or parcel of Land, Containing four hundred acres more or less, situate, lying & being in the County of Hanover; which said tract of Land was purchased by William Grimes deceased of Jacob Hunsley & is bounded by the Lands of Ambrose Lipscomb, Alexander King and Henry Priddy & others, and all and singular the lands premises and appurtenances thereto, belonging to him the said James Harris his Heirs &c to have hold Occupy & enjoy, clear of any incumbrance or incumbrances of him the said John Grimes or any other other person or persons, claiming through or before him, will, and do hereby warrant and forever defend. And further the said John Grimes for himself his heirs &c doth hereby Covenant and agree with the said James Harris his Heirs &c that he will at all times when there's required give any further appearance or conveyance in Law so as to succeed to the said

Seal
Seal
Seal
Seal

Deed and

C.H.C.

C.H.C.

Harris his heirs &c a Good & inderfizable estate of inheritance in fee simple clear of all incumbrances whatsoever, to the said Lewis, and Appurtenances thereto belonging. In witness whereof the said John Grimes hath hereunto set his hand and seal the day and date first above written.

John Grimes 

At a Court held for Hanover County on Thursday the 4th day of November 1784
John Grimes Acknowledged this Deed indated which is Ordered to be Recorded.

Test. W^m Pollard Jr H.C.

Truly Recorded Test Robert Pollard D.C.C.

This Indenture made the first day of October in the year of our Lord Christ one thousand seven hundred and Eighty four Between Charles Lewis of the County of Hanover of the one part and Joseph Clarke of the said County of the other part witnesseth that the said Charles Lewis for and in consideration of the sum of Seventy five pounds Current money of Virginia, to the said Charles Lewis in hand paid by the said Joseph Clarke, the receipt whereof the said Charles Lewis doth hereby Confess and acknowledge and thereof acquit & Discharge the said Joseph Clarke, Hath granted bargained and sold and by these presents doth grant bargain and sell alien Release and Conferm unto the said Joseph Clarke his heirs and Assigns forever a certain tract or parcel of Land lying and being the Parish of St Pauls and County aforesaid, and Containing by estimation forty four acres, to the snow more or less, adjoining the lands of Robert Carter Pace dec^d and John Clarke and all houses Edifices Buildings Trees woods ways waters water Courses profits Commodities Hereditaments and Appurtenances whatsoever -- to the same belonging or in any wise appertaining and the Rversion and Diversions Remainder and Remarvants rents dues and profits of the premises and all the estate Right Title property Claim and Demand in Law or equity of him the said Charles Lewis of in and to the same and to every part and parcel thereof And all deeds writings and Writings touching or concerning the Premises To have and to hold the said Plantation tract and parcel of Land and premises aforesaid with the appurtenances according to known ancient and Reputed bounds thereof unto the said Joseph Clarke his heirs and Assigns, to the only proper use and behoef of him the said Joseph Clarke his heirs and Assigns, forever. And the said Charles Lewis for himself his heirs Executors and Administrators doth Covenant promise and grant to and with the said Joseph Clarke his heirs Executors Administrators and Assigns in manner and form following, that is to say, that he the said Charles Lewis is now seized of an Absolute inderfizable estate of Inheritance in fee Simple, in the said tract of land and premises hereby Conveyed and just and Lawful Power and Authority to sell and Convey the same in manner aforesaid and that the said Land is free from all incumbrances of every kind, and that the said Joseph Clarke his heirs and Assigns & crew of them shall and may from time to time and at all times hereafter Peaceably & Quietly enter into Occupy Possess and Enjoy the said Tract of Land and Premises before mentioned or hereby intended to be Conveyed with the appurtenances without the let suit trouble or interruption or denial of him the said Charles Lewis his heirs or Assigns or any other person or persons whatsoever. And further that the said Charles Lewis and his heirs, and all and every person and persons having or lawfully claiming any estate right title or interest in or to the said Plantation tract and parcel of Land and premises aforesaid or any part thereof under him the said Charles Lewis his heirs Executors Administrators or assigns, shall and will at all times hereafter make do and execute or cause to be made done and Execute all and every such further and other Lawful and Reasonable act or acts Conveyance or Conveyances and Assurance in the Law necessary for the further better and more perfect Granting Conveying and Assuring of the said tract of Land and Premises unto the said Joseph Clarke his heirs and Assigns as by the said Joseph Clarke his heirs or Assigns or his or their Council learned in the Law shall be Lawfully and Reasonably advised devised or required And Lastly the said Charles Lewis for himself his heirs Executors and Administrators the above granted Plantation tract or parcel of Land and Premises with the appurtenances unto the said Joseph Clarke his heirs and Assigns, against the Lawfull title claim and demand of him the said Charles Lewis his heirs and Assigns and of all and every other person or persons whatsoever shall & will warrant and forword defend by these presents In witness whereof the said Charles Lewis hath hereunto set his hand and affixed his seal the day and year above written

Charles Lewis 

Sealed & Delivered in presence of
John Gresham Jr George Taylor
John Gresham Jr

(161) Recd of Mr. Joseph Clark the sum of Seventy five pounds Current money of Virginia being the Consideration in full
for the written sold Land & Promises

At a Court held for Hanover County on Thursday the 4th day of November 1784
Charles Lewis acknowledged this Deed indented and receipt thereon endorsed which are Ordered to be Recorded

Charles Lewis

Test

William Pollard Jr. DCHC

Truly Recorded

Test

Robert Pollard DCHC

This INDENTURE made the 25th day of June in the year of our Lord one thousand seven hundred and Eighty four Between Francis Tate of Beaufort District and state of south Carolina, and Martha his wife of the one part, and David Richardson of the County of Hanover and State of Virginia of the other part witnesseth that for and in Consideration of the sum of one hundred and twenty three pounds nine shillings & six pence current money by the said David Richardson to the said Francis Tate in hand paid at or before the sealing and Delivering these presents, the receipt whereof he doth hereby acknowledge & knoweth & of every part thereof doth release acquit and Discharge the said David Richardson his heirs Executors and Administrators by these presents, they the said Francis Tate and Martha his wife have granted bargained and sold Almed & Convinced by these presents do grant, bargain, sell, alien & Convey unto the said David Richardson & his heirs all that Plantation, Tract or parcel of Land, lying and being in the Parish of St Paul and County of Hanover & State of Virginia containing, one hundred twelve & One quarter Acres and bounded as followeth, to wit, beginning at a Corner pine near the path, thence south 53° E 195 1/2 poles to a Corner white Oak, thence S 62 1/2 E 29 poles, to a red oak by the old road thence down the said road 139 E 81 poles to a Corner of Col^d Starch's line, thence N 15° poles to a Corner white Oak stump, thence along Starch's line N 151 poles to an Elizew^r pine near the Head of Mattington Creek, thence north 24° West 84 poles to a Corner red oak; thence South 82 W 81 poles to the Beginning, together with all houses, out houses, Buildings & Woods Trees, ways, waters, watercourses, profits, Hereditaments & Appurtenances, lands belonging, or in any wise appertaining to have & to hold the said Plantation tract or parcel of Land & all the appurtenances thereto belonging, or in any wise appertaining, to the only proper use & behoof of the said David Richardson & his heirs & assigns forever, and that the said David Richardson & his heirs and assigns shall and may from time to time and at all times hereafter lawfully and quietly have Hold Occupy & Dwell and enjoy the said tract or parcel of Land, containing one hundred and twelve acres and one quarter as before mentioned, and all and Singular the premises herein before mentioned without a suit trouble malstitution interruption or hindrance of the said Francis Tate, or of any other person or persons whatsoever. And Lastly that he the said Francis Tate & his heirs the above granted Premises, with the appurtenances and every part and parcel thereof unto the said David Richardson his heirs & assigns, against the Lawful Test, Claw or Demand of all and every person or persons whatsoever, shall and will warrant & forever defend by these presents; In Witness whereof the parties to these presents have hereunto interchangably set their hands, and affixed their seals the day and year first above written

Francis Tate



Sealed & Delivered

in presence of

Mr. Abraham

Mathias Abbott

Peter Gia^r

Received this 25th day of June 1784 The sum of one hundred & Twenty three pounds Nine shillings & six pence current money
of David Richardson being the Consideration money within mentioned, by him paid to me, witness my hand the day and year above
written

Francis Tate



Signed sealed & Delivered in presence of us

Mr. Abraham

Mathias Abbott

At a Court held for Hanover County on Thursday the 4th day of November 1784

This Deed indented and receipt thereon endorsed were proved by the Oath of Abnerius Abraham Mathias Abbott and Peter Gia^r
witnesses thereto which are Ordered to be Recorded

Test

William Pollard Jr. DCHC

Truly Recorded

Test

Robert Pollard DCHC

This Indenture made this 12th day of May in the Eighth year of the Common wealth and in the year of our Lord Christ one thousand seven hundred and Eighty four between William Grimes and Mildred his wife of the parish of Saint Paul and County of Hanover of the one part and William Darracott of the parish and County aforesaid of the other part. Witnesseth that they the said William Grimes and Mildred his wife for and in consideration of the sum of One hundred and Nineteen pounds five shillings Current money of Virginia to them in hand well and truly paid by the said William Darracott the receipt whereof the said William Grimes and Mildred his wife doth hereby confess and acknowledge and themselves therewith fully satisfied contented and paid, and for other good causes and considerations they therewith moving, hath granted Bargained and sold, Aliened, enfeoffed, Released and Conveyed, and by these presents Doth Grant, bargain and sell, Alien, enfeoff, release and confirm, unto the said William Darracott and to his heirs and Assigns forever all that part of their the said William Grimes and Mildred his wife tract or parcel of Land and premises situate lying and being on the south side of Haney's road in the above said parish of Saint Paul and County of Hanover and bounded as followeth to wit Beginning on the south side of Haney's road in Mr. O. Winston's line thence south nineteen degrees west two hundred and Seventeen poles to two corner red Oaks, thence south Eighty four degrees west twenty five poles to three pines pointers, thence North fifty five degrees west one hundred and thirty nine poles to an elbow pine, thence north forty two degrees West forty two poles to an elbow red Oak, thence north five and a half degrees West fifty three poles to n^o 1 side Haney's road, thence down the S^o road to the beginning and Containing one hundred and fifty nine acres more or less according to a survey thereof lately made by John Street Surveyor of the aforesaid County of Hanover, and is part of the tract of land which descends to the said William Grimes by inheritance from his father's will relation being therunto had will more fully and at Large appears, And also the Rents and Reversion and Remainder and Reversions rents and Services therefrom, and also all the estate, Right, Title, Interest, Claim and Demand whatsoever of them the said William Grimes and Mildred his wife of or to the said Lands and premises. To have and to hold the said Lands and premises above bounded with the appurtenances, and they the said William Grimes and Mildred his wife, for themselves their heirs and Assigns doth Covenant and grant to and with the said William Darracott his heirs and Assigns that he and they shall and may from time to time and at all times hereafter peaceably and Quietly hold and enjoy the above said Lands and premises, without the let. suit. Trouble or hindrance of them the said William Grimes and Mildred his wife their heirs and Assigns, or any other person or persons whatsoever claiming or to claim by from or under them the said William Grimes and Mildred his wife their heirs Executors, Administrators or Assigns, in witness whereof they the said William Grimes and Mildred his wife hath hereunto set their hands and seals the day and year first above written

Signed Sealed & Delivered
in presence of

John Lawrence

W^t Lawrence

James Lawrence

Bickerton Winston

William Grimes Truly

Seal

John Grimes

Recd this 12th day of May 1784 of Mr. William Darracott the sum of one hundred and nineteen pounds five shillings Current money it being the Consideration for the within granted & sole Land and premises

Test

James Lawrence

At a Court held for Hanover County on Thursday the 5th day of November 1784

William Grimes acknowledged this Deed indented and receipt thereon indorsed which are Ordered to be Recorded

Test

William Pollard Jr CHC

Truly Recorded

Test of William Pollard Jr CHC

At a Court held for Hanover County on Thursday the 3rd day of March 1785

This Deed indented was acknowledged by the within named Mildred she being first privately examined and voluntarily assuring thereto

William Pollard Jr CHC

(63)

This Indenture made this first day of November in the year of our Lord Christ one thousand four hundred and
 Eighty four between John Anderson of the parish of St. Andrews and County of Hanover and Mary his wife of the one part &
 Thomas Anderson of the said parish and said County of the other part. Witnesseth that the said John Anderson and Mary his
 wife for and in Consideration of the sum of one hundred and eighty pounds Current money to the said John Anderson
 by the said Thomas Anderson in hand paid at or before the sealing and delivery of these presents the receipt whereof he
 doth hereby acknowledge have granted bargained sold Aligned and Confirmed and by these presents do grant bargain sell
 alien release and Confirm unto the said Thomas Anderson and his heirs all that Plantation or Plantations Tract or Tracts
 piece or parcels of Land situate lying of being in the parish of Saint Andrews of County of Hanover containing by Estimation
 two hundred and fifty acres be the same more or less and is the same Tracts of Land which the said John Anderson purchased
 of John Jenkins and William Brown which said Tracts of Land is bounded by the lines of James Mathews and the said Thomas
 Anderson and adjoining the northern said and all houses orchards gardens trees woods ways waters & other water Courses
 profits Hereditaments Advantages & Appurtenances to the said Plantations Tracts pieces or parcels of Land belonging or
 in any wise appertaining and the Rents and Revenues Remaining and Remaining Rents Issues and profits of the said
 Land and Premises and every part and parcel thereof and all the Estate Right title Interest property Claim and Demand
 whatsoever of them the said John Anderson and Mary his wife of or and to the same lands & premises and all deeds Executed
 and Writing touching or concerning the same To have and to hold the said Land and Plantation of all and Singular
 the premises above mentioned and every part and parcel thereof with the appurtenances unto the said Thomas Anderson his heirs
 and Assigns to the only proper use and behoof of the said Thomas Anderson his heirs and Assigns forever and the said John Anderson
 for him self his heirs Executors & Administrators doth Covenant promise and grants to and with the said Thomas Anderson his heirs
 Executors Administrators, and Assigns that the said Thomas Anderson his heirs and Assigns shall and may from time to time & at all
 times hereafter peaceably and Quietly unto have hold Occupy possess and enjoy the said Plantation Land of premises herein
 before mentioned and intendis to be hereby Connive with the Appurtenances according to the known Ancient & Reputed bounds thereof
 without the last sole trouble hinderance molestation interruption or denial of him the said John Anderson and Mary his wife there
 heirs & Assigns or of any other person or persons whatsoever and that freed and Discharged from all divers rights of Dower
 and other incumbrances whatsoever and further the said John Anderson for himself his heirs Executors and Administrators
 the said Land plantation and Premises with the appurtenances unto the said Thomas Anderson his heirs and Assigns against the
 Lawful title claim and Demand of him the said John Anderson his heirs and Assigns and of all and every other person or persons
 whatsoever shall and will warrant & forever defend by these presents in Witness whereof the parties to these presents have here
 unto interchangably set their hands and affixed these seals the day and year first written

sealed and Delivered

in presence of

John Hendrick

In^o PlanttTho^r Truelian

Rec^d the purchased money being the Consideration neither more nor less than full satisfaction for the aforesaid Land and premises the
 day and year within mentioned.

John Anderson



 John Anderson
 for
 Mary Anderson
 mark

John Anderson

John Hendrick

In^o PlanttTho^r Truelian

Memoandum that on the day and year within peaceable and Due Reception was had and taken by the writer named John
 Anderson and Mary his wife and was by them delivered over to the writer named Thomas Anderson according to the purport
 true intent and meaning of the aforesaid Indenture

in presence of

John Hendrick

In^o PlanttTho^r TruelianAt a Court held for Hanover County on Thursday the 4th day of November 1784

John Anderson and Mary his wife (the said Mary being first privately Examined and Voluntarily affesting thereto) Acknow-
 ledges this Deed executed and the said John also Acknowledges the memorandum of Livery and Seizure and Receipt theron underwritten
 which are Ordained to be Recorded

Test. William Pollard of C.H.C.

Truly Recorded Test

Robert Pollard D.C.H.C.



 John Anderson
 for
 Mary Anderson
 mark

(64) This Indenture made this 5th day of November in the year of our Lord Christ one thousand seven hundred and Eighty four
Between David Talley Jr. and Francis his wife of the parish of Saint Paul and County of Hanover of the one part and

Bartlett Talley of the same parish and County of the other part witnesseth that the said David Talley Jr and Francis his wife
for and in Consideration of the sum of fifty pounds Current money of Virginia to them in hand paid by the said Bartlett
Talley the receipt whereof they do hereby Acknowledges they the said David Talley Jr and Francis his wife hath granted bargained
and sold Almoe Esposed released and Confirmed and by these presents doth grant Bargain and Almoe Enclaff release and
Conform unto the said Bartlett Talley his heirs and Assigns forever all that Mesuage Tract dividend or parcel of Land Con-
taining one hundred acres more or less lying and being in the parish of Saint Paul and County of Hanover on the north side of a
Creek Commonly known and Called by the name Mattidiquin Creek which said land was given to the said David Talley Jr
by the last will and Testament of Dudley Talley Dec^d and lies Adjoining to the lands of William Johnson Many Andersons
and Thomas Jordan and bounded by the Courses Following Beginning at the mouth of Garden patch branch and up the
said branch to a small branch on the upper side of sandy point and up that small branch and up the bottom and
straight by a line of marked trees to a Corner rice Oak on Andersons line thence along a line of marked trees to a corner
left on the branch on Jordans line thence down the said branch to the Creek called Mattidquin then Down the said Creek
to the beginning and also all trees, woods, Commons, profits Communitatis, Advantages, Hereditaments, ways, waters, and
Appurtenances, whatsoever to the said mesuage or Triment Dividend tract or parcel of Land above mentioned Belonging or
any wise appertaining, and also the Reversion and Diversions, Remainders and Remainders Rents and Services of the said
premises and of every part thereof and all the estate, Rights, Title, Interest, Claim and Demand whatsoever of them the said David
Talley Jr and Francis his wife of in and to the said mesuage or Triment Tract Dividend and parcel of Land and premises
and to every part thereof to have and to hold the said mesuage or Triment Tract Dividend and parcel of Land
Containing one hundred acres more or less and every part thereof with the appurtenances unto the said Bartlett Talley
his heirs and Assigns to the only profit use and behoef of the said Bartlett Talley his heirs and Assigns forever and the
said David Talley Jr and Francis his wife for them and their heirs Executors and Administrators the said mesuage or
Triment Tract Dividend or parcel of Land and premises above mentioned and every part thereof with the appurtenances
against them are their heirs and against all and every other person and Persons whatsoever to the said Bartlett Talley his
heirs and Assigns shall and will warrant and forever defend by these presentes and further that the said David Talley Jr
and Francis his wife and their heirs and all and every other person and Persons and his and their heirs anything having or claiming
in the said premises above mentioned or any part thereof by form or waye therof shall and will from time to time and at all times
hereafter, upon the reasonable request and at the Costs and Charges of the said Bartlett Talley his heirs and Assigns
make do and execute or cause to procure to be made done and executed all and such further and other Lawful and
Reasonable act and acts, Thing and Things aise and devises, Conveyance and Conveyances, in Law whatsoever for the
further better and more perfect granting and Conveying and Assigning of all and singular the above premises above mentioned
with the appurtenances unto the said Bartlett Talley his heirs and Assigns to the only profit use and behoef of the said
Bartlett Talley his heirs and Assigns forever as by the said Bartlett Talley his heirs and Assigns or his or their Cummell
Leavens in law shall Be Reasonable Devised or Advised and Required In witness whereof the the said David
Talley Jr and Francis his wife hath hereunto set and affixed their hands and seals the day and year first above written
Signed Sealed and Delivered

in the Presence of
In the eighth line the words More or less
was Entwined Before Assign

Memorandum that on the day and year first within written Full Popyfision and seisin was taken and had of the mesuage
or Triment land and Premises, within granted, by the said David Talley Jr and Francis his wife and by them Delivred over unto
the within Named Bartlett Talley to hold to him his Heirs and Assigns forever according to the Contents of the within written Indenture
In Confirmation of which the said David Talley Jr and Francis his wife hath hereunto set and affixed their hands and seals
the day and Year aforesaid
In Testimoni of

Received the 5th day of November 1784 of Bartlett Talley Fift Pounds Current Money of Virginia & Being the \$ 50
Consideration Money for the within written Indenture I say Received by me
Witnesses

David Talley

Francis Talley

David Talley

(65)

At a Court held for Hanover County on Thursday the 4th day of November 1784
Talley David, and Frances his wife the said Frances being first privately examined and Voluntarily depoing thereto acknowledged
this Deed indited, and the said David also acknowledged the Memorandum of Survey and Sizin and receipt thereon indorsed which
are Ordered to be Recorded.

Test William Pollard of CHC

Truly Recorded Test Robert Pollard DCHC

This Indenter made this 25th day of August one thousand seven hundred and eighty four Between Samuel Hughes
of Saint Pauls parish and County of Hanover of the one part and John Paisley Junr of the same County of the other part
Witnesseth the said Samuel Hughes for and in Consideration of the sum of one hundred and fifty seven pounds ten shillings
Current money of Virginia to him in hand paid by the said John Paisley the Receipt whereof he doth hereby acknowledge
hath granted Bargained sold allmold Relased and Conformed by these presents for himself and his heirs do grant bargained sold
Alline Release and Conform unto the said John Paisley and his heirs and Assigns forever all that tract or parcel of land
containing one hundred and five acres lying and being in the aforesaid County of parish and Bounded as followeth Beginning
at the road at two Spanish oaks on John Paisleys line thence along his line to a gum on the head of a branch
thence down the branch to the swamp John Barker line thence down the swamp to a pine on Abraham Beckins line
thence up Beckins line to a dead pine a corner tree thence to the spring branch thence down the branch to a live
pine on John Andersons line thence to a corner pine on Nicholas Mayes line thence to a sassafras thence to a Oak
thence to the road Together with all the houses orchard gardens fences woods under woods water and water courses thereon
standing growing and being with all rights immunitates advantages appurtenances whatsoever to the same belonging
or in any wise appertaining and also the Reversion and Averments Residue and Remainders thereof and every part and
parcel thereof to have and to hold the said Tract or parcel of Land as above bounded with their and every of their appurte-
nances unto the said John Paisley Junr his heirs and Assigns to the only use and behoef of him the said John Paisley his
heirs and Assigns forever and the said Samuel Hughes and his heirs doth Covenant grant and agree to and with the said
John Paisley his heirs and Assigns that he and they shall and may at all times hereafter Peaceably and Quietly hold and
Enjoy the said granted Land and premises free and clear from all former sales gifts grants mortgages Rights of Dowry
or any other Incumbrances whatsoever and he the said Samuel Hughes and his heirs shall and will warrant and forever
Defend the said granted land and premises with the Appurtenances unto the said John Paisley his heirs and Assigns forever
against all and every other person or persons that shall lay any claim therunto hereafter in Hitherto wherof the said Samuel
Hughes hath hereunto set his hand and seal the day and year first above written

Samuel Hughes
mark

Signed seal'd & delivered

In the presence of us

Willm. Brashers

Charles F. Barker
mark

Martian Paisley
mark

Received of John Paisley Junr the sum of one hundred and fifty seven pounds ten shillings being the consideration money
mentioned in the written Deed

Samuel Hughes

Signed before us —

Test

Wm. Pollard

At a Court held for Hanover County on Thursday the 4th day of November 1784
Samuel Hughes Acknowledged this Deed indited and Receipt theron indorsed which are Ordered to be Recorded

Test

William Pollard of CHC

Truly Recorded

Test Robert Pollard DCHC

my four
and
is wife
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a Corin-
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David
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and
other
mentioned
the said
in Council
David —

ab
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a message
no note
Inventory
was sealed
sealed

(66) **A**MONG all men by these presents that we John Lawrence, Thomas Truillian George Cleugh Edmund Taylor and John Bumpass are held and firmly bound unto Sir George G. Mason, Hon O'Neale, Ambrose Lipscomb Eliza White & Richard Chapman Esqrs Justices of the County Court of Hanover and to their successors in the sum of one thousand pounds to the payment whereof well and truly to be made we bind our selves our heirs Executors and Administrators Jointly and severally jointly by these presents sealed with our seals and dated this 5th day of November 1784
The Condition of this Obligation is such that whereas John Lawrence by Commission under the hand of his Excellency Benjamin Harrison Esquire Governor of the Commonwealth of Virginia is appointed Sheriff of the County of Hanover now if the said John Lawrence shall well and truly collect and receive all Officers fees and dues put into his hands to collect and duly account for and pay the same to the Officers to whom such fees are due respectively at such times as are prescribed by Statute by law and well and truly execute if due return made of all process and precepts to him directed and pay and satisfy all sums of money or Tobacco by him received, by virtue of any such process, to the person or persons to whom the same are due, his or their Executors Administrators or Assignees and in all other things truly and faithfully execute and perform the said Office of Sheriff during the time of his continuance therein then this Obligation to be void and of none effect else to remain in full force and Virtue

John Lawrence

Seal

Theo^r Truillian

Seal

George Cleugh

Seal

Edm^t Taylor

Seal

John Bumpass

Seal

1784

At a Court held for Hanover County on Thursday the 4th day of November 1784

John Lawrence Thomas Truillian George Cleugh Edmund Taylor and John Bumpass acknowledge this bond which is
Ordered to be Recorded

Test Off William Pollard DCHC

Truly Recorded Test Robert Pollard DCHC

AMONG all men by these presents that we John Lawrence Tho^r Truillian Geo^r Cleugh Edm^t Taylor and John Bumpass are held and firmly bound unto his Excellency Benjamin Harrison Esquire Governor of the Commonwealth of Virginia for the time being and to his successors in the sum of five hundred pounds to the payment whereof well and truly to be made for the use of the said Commonwealth we bind our selves our heirs Executors and Administrators Jointly and severally jointly by these presents sealed with our seals and dated this 5th day of November 1784
The Condition of this Obligation is such that whereas the said John Lawrence is appointed Sheriff of the County of Hanover by Commission under the hand of his said Excellency Benj^a Harrison Governor bearing date the 21st day of October last past Now of the said John Lawrence shall in all things truly and faithfully execute the Office of Sheriff during his continuance therein Then this Obligation to be void and of none effect else to remain in full force and Virtue

John Lawrence

Seal

Theo^r Truillian

Seal

George Cleugh

Seal

Edm^t Taylor

Seal

John Bumpass

Seal

At a Court held for Hanover County on Thursday the 4th day of November 1784

John Lawrence Thomas Truillian George Cleugh Edmund Taylor and John Bumpass acknowledge this bond which is
Ordered to be Recorded

Test Off William Pollard DCHC

Truly Recorded Test Robert Pollard DCHC

(67) The Commonwealth of Virginia

To Arch^t Hughes David Lancer Justices of the Peace of the County of Henry greeting whereas James Gentry and Sarah his wife by indenture bearing date the fifth day of November last past have conveyed unto Meagan Butler one certain tract or parcel of Land lying and being in the County of Hanover and Parish of Saint Pauls on a swamp called and known by the name of the deep swamp and containing by a Survey thereof lately made one hundred and fifty four acres be the same more or less and whereas the said Sarah cannot conveniently travel to the Court of the said County of Hanover to make her personal acknowledgment of the said Indenture we do therefore authorize and require to go to the said Sarah and her having examined Privily and apart from her said Husband whether she doth the same freely and Voluntarily and without his persuasions or threats that you receive the Acknowledgment that the said Sarah shall be willing to make of the Indenture aforesaid hereto annexed and that you Certifie such Acknowledgment to the Justices of the said County Court of Hanover under your seals without delay returning therewith this Commission
Witness William Pollard jun^r Clerk of our said Court this 24th day of December 1785 in the 8th Year of the Commonwealth

William Pollard jun^r

Henry County to wit We do hereby Certifie that pursuant to the above Commission we did this day go to Mrs Sarah Gentry wife of the above mentioned James Gentry and examine her privately and apart from her said Husband and she the said Sarah did freely & Voluntarily acknowledge the Indenture aforesaid hereto annexed to be her act and deed and declared she did it without the persuasions or threats of her said Husband Certified under our hands and seals this 11th day of Oct 1784

At a Court held for Hanover County on Thursday the 10th day of January 1785
This Commission & Certificate were returned and are ordered to be Recorded

True Recorded Test Robert Pollard DCHC

A. Hughes Seal
D. Lancer Seal

The Commonwealth of Virginia

To Eliza White & Richard Chapman Gent^s of the County of Hanover Greeting whereas Valentine Tucker and Elizabeth his wife have by Indenture bearing date the Eleventh day of May last past Conveyed unto Joseph Gottright one certain tract or parcel of Land containing sixty nine acres more or less lying and being in the County of Hanover and whereas the said Elizabeth Tucker cannot conveniently travel to the Court of the said County of Hanover to make her personal acknowledgment of the said Indenture we do therefore authorize and require you to go to the said Elizabeth and her having Examined Privily and apart from her said Husband whether she doth the same freely and Voluntarily and without his persuasions or threats that you receive the Acknowledgment that the said Elizabeth shall be willing to make of the Indenture aforesaid hereto annexed and that you Certifie such Acknowledgment to the rest of the Justices of the said County Court of Hanover under your seals without delay returning therewith this Commission Witness William Pollard Jr Clerk of our said Court this 16th day September 1784

Wm Pollard Jr

Hanover County to wit We do hereby Certifie that pursuant to the above Commission we did go this day to Mrs Elizabeth Tucker wife of the above mentioned Valentine Tucker and examined her privately and apart from her said Husband and she the said Elizabeth did freely and Voluntarily Acknowledge the Indenture hereto annexed to be her act and Deed and declared she did it without the persuasions or threats of her said Husband Certified under our seals this 2^d day of Nov 1784

Eliza White Seal
Rich^r Chapman Seal

At a Court held for Hanover County on Thursday the 10th day of January 1785
This Commission and Certificate were returned and are Ordered to be Recorded

True Recorded Test Robert Pollard DCHC

(18)

To all persons to whom this present writing shall come know ye that I Richard Slough Anderson late of - Hanover County -
796 March 2^d Virginia but at present of Jefferson County for divers good causes have made constituted ordained authorized, and appointed, and
by these presents, do make, constitute, ordain, Authorize, appoint, and on my place and stead put my trust and esteemed
friend and Brother Matthew Anderson, to be true, sufficient and lawful attorney, and on my name, and to my
use, to ask, recover, and receive, all and singular sum of money, tobacco, goods, chattels, debts, dues, and demands whatsoever
of and from all and every person and persons in any wise due to me, or to me belonging within the Commonwealth of
Virginia, to sell or otherwise dispose of as my said Attorney shall think proper, and for that purpose, deeds or other
writings for conveying the same or any part thereof to the purchaser or purchasers in my name to make, sign, seal and
execute; and if need shall be, sue at law, or in Equity, for me and in my name to commence, prosecute, defend, and
or compromise and receipt, discharge and other acquittances for all sums of money, Tobacco, or other things whatsoever by him,
for my account and use received in my name, to grant all sums of money tobacco debts, or dues, by me justly due
owing, or payable to any person or persons within the Commonwealth aforesaid, to pay and satisfy; and furthermore
all and every thing whatsoever, as well touching the premises as in any manner of way appertaining or relating to the
rights, interest, property or estate, real or Personal of me the Said Richard C Anderson, in my name and stead
and on my behalf to do, transact and execute within the Commonwealth aforesaid, in like manner as of the same warehous-
more particularly expressed or as if I were personally present giving and granting to my said Attorney full power
power and authority to employ one or more attorney or Attorneys under him for the purposes aforesaid to appoint and
constitute and again at pleasure to revoke and others in their place and stead to put, hereby ratifying and Confirm-
ing all and whatsoever my said Attorney may or shall do touching the -- premises, holding and declaring the same
binding and Valid as if done by myself. In witness whereof I have hereunto set my hand and affixed my seal
this Eighth day of August at Louisville in Jefferson County in the year of our Lord one thousand seven
hundred and Eighty four

Richard C Anderson 

In presence of

John Rogers
Lipcombe Norwell
A Buford

At a Court held for Hanover County on Thursday the 6th day of January 1785

This Power of attorney was Proved by the Oath of John Rogers which is Ordered to be Recorded

Test William Pollard Junr CHC
Truly Recorded Test Robert Pollard DCHC

This Indenture made the Eighth day of November in the year of our Lord one thousand seven hundred and Eighty
four, Between Samuel Luck ^{gent} Son of Shotsy Maria, and Mary Luck wife of the said Samuel, Of the One Part and
Samuel Luck Jr of Hanover County of the Other part Witneseth That the said Samuel Luck and Mary his wife for and on
Consideration of the Love and good will which they bear to the said Samuel Luck Jr and for and on Consideration of the
sum of Five Shillings to them in hand paid Before the Executing and delivery of these presents, hath Bargained and Sold
by both by these presents Bargain & sell to the said Samuel Luck Jr his heirs and assigns for Ever, a certain Tract, or
Parcel of Land lying & being in the county of Hanover, and wherein the said Samuel Luck Jr Mary his wife formerly Lived
Containing One hundred and Twenty five Acres to be the same more or less and Bounded by Lands of Bartlett Smith Esq
Walton, John See and Pamunkey River, Which said Land with all the Appurtenances thereunto belonging, to the said Samuel
Luck Jr his heirs and assigns for Ever, we will Warrant and defend by these presents, from the claim, of any Person or
Persons lawfully claiming under us or either of us, In witness whereof We have hereunto set our hands and Affixed our seals
the day and year first above written

Signed Sealed & Delivered
in Presence of us

Tho. Minor
John Seay Junr
John  Anthony

Samuel Luck Son 

Mary Luck 

(109) At Court held for Hanover County on Thursday the 6th day of January 1785
This Deed Indenture was proved by the Oath of John Long just late John Anthony witness hereto and at a Court
held for the said County on Thursday the 7th day of September 1786 the said Deed was further proved by the Oath of
Thomas Minor another witness hereto and is ordered to be Recorded

Test William Pollard Junr & H C

Truly Recorded Test

Benj Pollard DC H C

1st Mr Hm
b. Winston the
1st of December
1st of Dec 1785

This Indenture made this Sixteenth day of December in the year of our Lord one thousand seven Hundred and
Eighty four between Mrs Boby Winston of the County of Hanover of the one part and Mr Winston of the other part —
Witnesseth that whereas the said Mr Winston stands bound for Land he Sixteenth day of December last past as Security
for his said Mrs Boby Winston in the sum of four Hundred and five pounds and the said Mrs Boby Winston being willing
to save himself and keep and indemnify the said Mr Winston from all costs and Damages that may accrue or be in any wise
sustained in Consequence of his Securityship aforesaid now this Indenture witnesseth that the said Mrs Boby Winston for and
In consideration of the Securityship aforesaid as the sum of four hundred and five pounds to him in hand paid by the
said Mr Winston at or before the sealing and delivering of these presents the receipt whereof he doth hereby acknowledge he
the said Mr Winston hath given grants bargained and sold by these presents doth give grant bargain and sell to the said Mr Winston
two tracts or parcels of Land lying and being in Hanover County one tract of Land containing fifty acres joining Tuck
Tylers land which was given by will by the Late Thomas Winston to the said Mrs Boby Winston the other tract Containing
One hundred and twenty five acres to the same more or less and is the same tract of Land purchased of the said Mr
Winston Executor of Sarah Tyre which said one hundred and twenty five acres of Land was left to be sold by the last
will and Testament of Sarah Tyre Decd together with all meads waters or Improvements thereon or there about Belonging to have
and to hold the said tract or parcels of Land and premises to the said Mr Winston his heirs and executors to his and their only
and to hold the said tract or parcels of Land and premises to the said Mr Winston his heirs and executors to his and their only
proper use and behoef provided always and these presents expressly on this Condition nevertheless that if the said Mr Winston
shall save himself and keep indemnified the said Mr Winston from all costs and Damages that he may sustain in
Consequence of his Securityship aforesaid that in this Indenture and every thing herein contained to the contrary or
otherwise to the contrary shall to all intents and purposes be utterly void In witness whereof the said Mr Winston
hath hereunto set his hand and affixed his seal the day and year above written

Mr B Winston Seal

Sealed and delivered

in presence of —

D Philcox
Obadiah Fawcett

At a Court held for Hanover County on Thursday the 6th day of January 1785
William Boby Winston Acknowledged this mortgage Indenture which is Ordered to be Recorded
Test off
William Pollard Junr DC H C

Truly Recorded Test

Robert Pollard DC H C

72

This Indenture made this sixteenth day of Decemb^r in the year of our Lord Christ one thousand seven hundred and Eighty four between William Winston Esq^r acting Executor of the last will and Testament of Sarah Tyree deceased

of the County of Hanover and parish of Saint Paul of the one part and William Boby Winston of the same County and parishes of the other part witnesseth that whereas the said Sarah Tyree in her lifetime was Seised and possessed of a certain tract or parcel of Land situated lying and being in the County and Parish aforesaid on the south side of (Col) Potomac Creek Containing by estimation one hundred and twenty five acres to the same more or less which was given and bequeathed unto the said Sarah Tyree by the last will and Testament of her husband Benjamin Tyree which is the same Land that he said Benjamin Tyree purchased of Samuel Tyree, as by the will of the said Benjamin Tyree, and an Indenture made between the said Samuel Tyree and Benjamin Tyree, now of Record, in the Court of the said County of Hanover, may fully appear, and being so Seised and possessed departed his life, having first made and Executed her last will and Testament in writing, which has been duly proved and Recorded in the said Court wherein and whereby she directs the said Land to be sold. The said William Winston Executor as aforesaid in pursuance of the will of his said Testator Publicly advertised the said tract of Land for sale, and did set the same up to be sold to the highest bidder, and the said William Boby Winston having become a bidder for the said tract of Land the same was struck out to him at the price of four hundred and five pounds, that being the most that was bid for the said tract of Land. Now therefore this Indenture further witnesseth that the said William Winston for and in Consideration of the - - - four hundred and five pounds Current money of Virginia to him the said William Winston by the said William Boby Winston in hand paid for the use of the estate of the - said Sarah Tyree De^d & the Trust wherof he doth hereby Acknowledge, and doth hereby Acquit and discharge the said Wm Boby Winston hath granted bargained and sold and by these presents doth grant Bargain and sell unto the said Wm Boby Winston his heirs Executors and Administrators the aforesaid tract or Parcel of one hundred and twenty five acres to the same more or less, which is bounded as followeth Viz Beginning at a red Oak on the line of the said Benjamin Tyree heirs formerly Thomas Grahams hence Westward to a Gum on a Branch thence down the said Branch to the said Benjamin Tyrees formerly Grahams line hence up the said line to the place where it first began together with all houses buildings Gardens Orchards woods ways waters water Courses profits Commodities Hereditaments and Appurtenances thereto belonging or in any wise appertaining and also the Reversion and Reversions Remainder and Remainders thereof and of every part and parcel thereof, with all deeds writings and writings touching or concerning the premises to have and to hold the said tract of Land with all and singular the appurtenances thereto belonging or in any wise appertaining unto the said Wm Boby Winston his heirs and Assigns to the only proper use and behoof of the said Wm Boby Winston his heirs and Assigns forever, and the said William Winston for himself his heirs Executors and Administrators doth hereby promise grant and agree to and with the said Wm Boby Winston his heirs Executors Administrators and Assigns or manner following that is to say, that the said Wm Winston hath not committed, suffered or done, any matter or thing whereby, or by means whereof the said Land is encumbered, or the title therof in any manner prejudiced, and that shall be Lawfull for the said Wm Boby Winston his heirs and Assigns at all times hereafter to inter into have hold Occupy possess and enjoy the said Land and premises without any Let hindrance or Interruption from him the said Wm Winston or any person or persons claiming lawfully by from or under him and that he will at all times hereafter at the expence of the said Wm Boby Winston his heirs and Assigns make and duly Execute any other deed or Conveyance not Containing a General Warranty that may be necessary for Conveying and Conveying the said Land and Premises unto the said Wm Boby Winston his heirs and Assigns according to the will of the said Sarah Tyree deceased for himself whereof the said Wm Winston hath hereunto set his hand and affixt his seal the day and year above written

Sealed and Delivered

in presence of

D Whelock

Obadiah Fawcett

Received the day and year aforesaid of Wm Boby Winston the sum of four hundred and five pounds Current money it being the Consideration for the above ^{sold} Land and Premises, witness my hand

D Whelock

Obadiah Fawcett

Wm Winston Seal

At a Court held for Hanover County on Thursday the 10th day of January 1785

William Pollard being Executor of Sarah Byers late Acknowledged this Deed Indented and the Receipt thereon
indorsed which are Ordered to be Recorded

Test. ff

William Pollard junr. DCHC

Truly Recorded

Test.

Robert Pollard DCHC

This INDENTURE made this twenty 27th day of November in the year of our Lord Christ one thousand seven Hundred and Eighty four Hhundredeth; That I John Hendrick of the County of Hanover, For the love good will Esteem & Devotion good causes, But especially for and Inconsideration of the sum of Ten Shillings Current money of Virginia to me in hand paid before the sealing and delivery of these presents, Have Given Granted Bargained and sold and by these presents do — Absolutely give grant Bargain and sell and deliver To my Beloved Children William Hendrick Elizabeth Byers Barbara Anderson, Nancy Hendrick, Sally Hendrick & Patsey Hendrick to Enjoy and Placably to enjoy To them and heirs heirs for Ever that part of my Negroes I now mention of Name; To wit Lucy Bitter Betty Lucy Esther Grace Hannah junior Son to Tommy Pelly Charles Fanna & Slavy The the two last Negroes Given Fanna is now in the possession of my Daughter Elizabeth Byers of Belva in the possession of my Daughter Barbara Anderson and is to be each of them that part of the above given Negroes According to their Value when they divide the above given among themselves And I for myself my heirs Executors Adm^r or Assigns do for us agree to defend a good Lawfull Right and Title of the above Named Negroes to my above Named Children their heirs and Assigns forever In witness whereof I have hereunto set my hand and Seal the day and Year above written

Signed sealed & Delivered

John Hendrick 

In the presence of —

John Hendrick

James Byers Jr.

At a Court held for Hanover County on Thursday the 6th day of January 1785

John Hendrick Acknowledged this Deed Indented which is Ordered to be Recorded

Test.

William Pollard Jr. DCHC

Truly Recorded

Test.

Robert Pollard DCHC

The Commonwealth of Virginia To

Gent^r & + + + of the County of Charlotte Greeting wheras Charles Crumphan and Martha his wife Richard Crumphan and Anne Crumphan have by Indenture bearing date the 1st day of July last past Conveyed unto John Shelton all that tract or parcel of Land situate lying and being in the Parish of Saint Martins in the County of Hanover Containing four hundred acres be the same more or less and wheras the said Martha Crumphan cannot conveniently travel to Court of the said County of Hanover to make her Personal acknowledgment of the said Indenture we do therefore authorize and require you to go to the said Martha Crumphan and her having warned Privily and apart from her said Husband whether she doth the same freely and voluntarily and without his persuasions or threats that you receive the acknowledgment that the said Martha shall be willing to make of the Indenture aforesaid hereto annexed and that you Certify such acknowledgment to the Justices of the said County Court of Hanover under your seals without delay returning therewith his Commission witness William Pollard junr Clerk of our said Court this 30th day of August 1784

Wm Pollard Jr.

Charlotte County to wit

We do hereby Certify that Pursant to the above Commission we did go this day to Mrs Martha Crumphan wife of the above mentioned Charles Crumphan and examine her Privily and apart from her said Husband

and she the said Martha did freely and Voluntarily acknowledge the Indenture hitherto annexed to be her act and deed
and declared she did it without the Persuasion or Threat of her said Husband Bedford under our seals this 21st day

of December 1784

The Bedford Seal
Ro Bedford Seal

At a Court held for Hanover County on Thursday the 3rd day of February 1785
This Commission and Certificate being produced is to be Recorded

Test William Pollard J.C.H.C.

Truly Recorded Test

Robert Pollard D.C.H.C.

I know all men by these presents that Judith Turner of Hanover County Saint Martins Parish has Comises Relased & do
forver Disclaim unto Thomas Hardin of the County and Parish aforesaid his heirs Executors Administrators or Assigns
of all & all manner of claim in and to the - - several negroes with their present & future increase (viz) Beck with her
present increase Abram Daniel Dicky Ritter Miller with his increase Harry George Meager Adam Mourning James &
a negro woman winter and from the said Negro woman Winter has Defended all the negro slaves above mentioned
and whereas I the said Judith Turner above mentioned did Intermarry with James Turner who is now deceased, but after
my marriage and before the Death of my said Husband we recived in full all our part & proportion that was given
me, by the last will and Testament, of my father Thomas Hardin Dec'd But so it did happen during the term of my
Courtship that the said James Turner, my then Husband & self did Exhibit a suit in Chancery at the present time
Hardin of Hanover County, & Parish aforesaid her as Law of The Hardin the elder dec'd and her as Law of his father
Nathaniel Hardin late Dec'd of the aforesaid County of Hanover And for as much as I the said Judith Turner
for myself ^{my} heirs &c has had better Council than to prosecute any such illegal suit where I nor my heirs has not the
smallest shadow of right I hereby do, by these my present writings deliver unto the said Thomas Hardin & his heirs and assigns
freedom - all the said Slaves above mentioned viz Beck Abram Daniel Dicky Ritter Miller Harry George Adam Meager
Mourning James and Winter together with all their future Increase to him the said Thomas Hardin his heirs and assigns
forever and I the said Judith Turner for myself my heirs &c do forever quit all manner of right title claim or Demand
in or to the said Slaves and their Increase aforesaid mentioned and do agree by these my present Writings of lease Release
or Reindurder to drop all manner of claim all actions suits bills bonds writings Obligations debts duties Accoupts
dam and sume of money all Claims by writings or will or wills of any person or persons, Leases Mortgages, Leas-
ments by Conspicion or otherwise Obtained Executions Extents Quarrels Controversies Trespasses damages Demands
whatsoever either in Law or Equity, or Otherwise Howsoever which I the said Judith Turner had, or my heirs, or assigns
had, or shall, or we have claiming, or having any right, or title in or to the sd Slaves and their Increase for, or by
any reason means or Colour matter, or Cause whatsoever from the Beginning of the world to this day - as
witness my hand and seal this second day of February anno one thousand seven hundred and eighty five, and
in the 9th year of the Common wealth of Virginia

Judith ^{her} Turner Seal
much

Signed sealed & Delivred In presence of

Charles Colley

John Richardson

Lewis Turner

At a Court held for Hanover County on Thursday the 3rd day of February 1785
This Release was proved by the Oath of Charles Colley and Lewis Turner witnesses thereto and is Ordered to be Recorded

Test William Pollard J.C.H.C.

Truly Recorded Test
Robert Pollard D.C.H.C.

The Commonwealth of Virginia

Dated with the
Date

To Gedges Winston of Newbridge Liphcombe Gentleman of the County of Hanover Greeting Whereas Richard Worrell his wife have by Indenture bearing date the tenth day of May one thousand seven hundred and Eighty four Conveyed unto Joseph Croft Just all that tract or parcel of Land situate lying and being in the Parish of Saint Pauls and County of Hanover containing by estimation four hundred and twenty two acres and whereas Amos the wife of the said Richard Worrell cannot conveniently travel to the Court of the said County of Hanover to relinquish her right of Dower in the lands Conveyed by the said Indenture We do hereby Authorize and require you to go to the said Town and her having examined privately and apart from her said Husband whether she doth the same freely and voluntarily and without his Persuasions or threats that you receive the relinquishment that the said Amos shall be willing to make of her right of Dower in the land Conveyed by the said Indenture to us and that you certificate such relinquishment to the rest of the Justices of our said County Court of Hanover under your seals without delay returning therewith this Commissioner witness William Pollard Clerk of our said Court this 1st day of February 1785 in the 9th year of the Commonwealth

William Pollard, Seal.

Hanover County to wit Pursuant to the above Commission we do this day go to Mr. Amos Thorne wife of the above named Richard Worrell to examine her privately & absent from her said Husband and she the said Amos doth freely and voluntarily relinquish her right of Dower in the lands Conveyed by the said Indenture and declared she did it without the persuasions or threats of her said Husband Certified under our seals this 14th day of February 1785

Gedges Winston, Seal.

Amrose Liphcombe, Seal.

At a Court held for Hanover County on Thursday the 3rd day of March 1785
This Commission and Certificate being returned are Ordered to be recorded

Test / William Pollard of C.H.C.

True Recorded Test

Robert Pollard D.G.H.C.

This Indenture made this tenth day of January in the year of our Lord one thousand seven hundred and eighty five Between Joseph Croft Just and Sarah his wife of the County of Hanover of the one part, and Matthew Anderson & Richard Clough Anderson of the other part witnesseth that the said Joseph Croft Just and Sarah his wife for and in consideration of the sum of Two hundred Fifty four pounds five shillings & three pence Current money of Virginia to have the said Joseph Croft Just in hand paid by the said Matthew Anderson & Richard Clough Anderson as and before the sealing and delivery of these presents (the receipt whereof is hereby acknowledged) hath Bargained sold aliened and confirmed and by these presents doth bargain sell alien and confirm unto the said Matthew Anderson and Richard Clough Anderson their Heirs and Assigns for ever as tenants in Common (and not as joint tenants) certain tract or parcel of Land lying and being in the Parish of Saint Pauls in Hanover County bounded as followeth Beginning at a Corner Small white Oak in Mr. Watsons line thence along the said line of marked Trees S 32 D N 1 pole to an Elbow near the Southwesterly corner along the E line S 47 D E 33 poles to a corner thence along the said line S 10 D W 118 poles to a Corner white Oak by Mrs. Ellince fence, thence along M^{rs} Ellince line S 76 D E 33 poles to a corner Branch Oak to Mr. Andersons line thence along said line of marked Trees N 11 1/2 D E 66 poles to a Corner red Oak thence along the S line N 85 D E 80 poles to a point near a small Branch thence along the said line N 27 D W 207 poles to a corner hickey by the head of a stream thence S 68 D W 193 poles to the Beginning place, and containing by estimation Two hundred & thirteen and three quarters Acres to the same more or less To have and to hold the said tract or parcel of land with all and singular the appurtenances thereto belonging to the said Matthew Anderson & Richard Clough Anderson their heirs and Assigns for ever as tenants in Common (and not as joint tenants) to their own proper use and behoof and to any for no other use intent or purpose whatsoever, and the said Joseph Croft Just & Sarah his wife for themselves their heirs executors and Administrators the said tract or parcel of Land with all and singular the appurtenances thereto belonging unto the said Matthew Anderson & Richard Clough Anderson their heirs and Assigns forever as tenants in Common (and not as joint tenants) against the claims of all and every person or persons whatsoever shall and will warrant and forever defend by these presents and the said Joseph Croft Just & Sarah his wife for themselves their heirs executors and Administrators for the more safely conveying the absolute fee simple of the above mentioned tract or parcel of land and premises unto the said Matthew

Anderson & Richard Clough attested their h[er]s or affixes do hereby agree to make any further deed or deeds required
in law at the Expenses and Charge of the said Matthew Anderson & Richard Clough and attested their h[er]s of In witness whereof the said Joseph Croys Junr. yester day his wife hath herunto set her hands and affixed their seals the day and
year first above written

Signed Sealed & Delivered
In presence of

Pott Anderson
The Austin
Joe Watson
David Shelton

J. Croys Seal
Sarah Croys

Seal
Eccles

Received on the day of the date of the within written Indenture of the within named Matthew Anderson and Richard Clough
and attested the sum of Two hundred and forty seven pounds five shillings & three pence Current money of Virginia being
the Consideration money within mentioned to be paid by them same

25th 5 3

Witness

Pott Anderson
The Austin
Joe Watson
David Shelton

J. Croys Seal

At a Court held for Hanover County on Thursday the 8th Day of March 1785
Joseph Croys Junr & Sarah his wife (the said Sarah being first privately examined and voluntarily appearing before me)
acknowledged this Due Indenture and the said Joseph also acknowledged the Receipt thereon indorsed which are
Ordered to be Recorded

Test William Pollard of CHC

True Recorded Test

Robert Pollard D CHC

This Indenture made this twenty ninth day of July in the year of our Lord Christ one thousand seven hundred and Eighty four. —
Between Mann Page Executor of his Father Mann Page Esq^r Deceased of the one part and Cary Whitt of the County of Town of Hanover
of the other part. Witnesseth that the said Mann Page for and in consideration of the sum of thirty pounds Current money of
Virginia to him in hand paid, by the said Cary Whitt the receipt whereof he doth hereby acknowledge the said Mann Page hath
granted, bargained and sold and by these presents, One Grant bargain sell them release and Confer to the said Cary Whitt. &
his heirs all that Mesuarre Timent. Lot and half acre of Land, situate lying and being in the said Town of Hanover, & County of
Hanover, which is noted and described in the plan of the said town by the Number of fifty three. Together with all houses, out houses
yards, buildings, gardens, trees, ways, waters, water courses, profits, Commodities hereditaments and Appurtenances whatsoever to the same
belonging, or in any ways appertaining, and the reversion and Reversions Remainder and Remainders, rents, Issues and profits thereof
and all the Estate, right title, Interest, use trust property claim and demand whatsoever of him the said Mann Page of or to the
said Mesuarre lot and premises, or any part or parcel thereof. To have and to hold the said mesuarre, lot and parcel of Land, and
premises, above mentioned, and every part and parcel thereof with the appurtenances, according to the known bounds thereof and as
the same is described in the plan of the Town and was held, Occupied and enjoyed by the said Mann Page Esq^r Deceased unto the said
Cary Whitt, his heirs and affigees, to the only proprieuse, and behoef of the said Cary Whitt, his heirs and affigees forever,
and the said Mann Page for himself and his heirs doth promise, and Grant to and with the said Cary Whitt, his heirs and affigees,
and for every of them, that is to say, that the said Mann Page Executor doth have good right and title, to sell and Convey the said Lot
of Land, Mesuarre and Timent, to the said Cary Whitt, in manner aforesaid, and that he said Cary Whitt his heirs or affigees, shall and
may from time to time and at all times hereafter, enter into the said Lot and Timent, and hold, and enjoy, the same forever free from all
incumbrances, and from the Lawfull Title, Claim and Demand, of any other person, or persons, whatsoever, and further also, that the said Mann
Page will at all times, hereafter, when therto required, make, do and Execute, every such further, and other act, deed and thing, as shall be
necessary, for Conveying and Confering the said Lot of Land and premises, unto the said Cary Whitt, his heirs and affigees, or his tennant.

Learned in the Law, shall be Reasonably used, advised or required, and Lastly the said Mann Page for himself and his heirs the said Mortgagee Leth and above granted premises with the appurtenances, and every part and parcel thereof, unto the said Cary Thratt, his heirs and assigns, against the Lawfull title claim and demand of the said Mann Page his heirs and assigns, and of any other person or persons whatsoever, shall, and will Warrant and forever defend by these Presents, In Witness whereof the said Mann Page hath hereunto set his hand and affixed his seal the day and year first above written
Signed, Sealed & Delivered, In the presence of

Christopher Tompkins

Tho. Tinsley

Sam. Tinsley

On the twenty ninth day of July One thousand seven hundred and Eighty four, Thirty pounds Current money of Virginia, being the consideration, within mentioned - Whereof

Mann Page Esq^r Seal

At a Court held for Hanover County on Thursday the 3rd day of March 1785
This Debt Indenture was proved by the Oath of Christopher Tompkins Thomas Tinsley and Samuel Tinsley witnesses thereto and is Ordered to be Recorded

Test^d

William Pollard Jun^r C.H.C

Truly Recorded Test

Robert Pollard D. C.H.C

This Indenture made this Eleventh day of October in the year of our Lord one thousand seven hundred and eighty four between Robert Honyman of the County of Hanover of the one part and Isaac Weston of the said County of the other part witnesseth that the said Robert Honyman for and in Consideration of the sum of one hundred and Seven pounds Current money of Virginia to him in hand paid by the said Isaac Weston before the sealing and delivery of these Presents the Rest whereof the said Robert Honyman doth hereby acknowledge hath with Melored his wife granted Bargained and sold and by these Presents doth Absolutely quit claim sell alien Release and Convey unto the said Isaac Weston and his heirs forever one certain tract or parcel of Land containing one hundred and Seventy five acres to the same more or less, adjoining the Lands of John Brown The Kingfield and Thomas Hanes Beginning at the said Hanes and Hanes's Corner dead red Oak running south west and three Quarter degrees East two hundred and twenty six poles and a half to Woods Corner red Oak thence south eighty four and a half Deg^d West one hundred and thirty poles to a corner red Oak thence North Sixty deg^d & West one hundred and forty two poles to a Maple tree North - eighteen degrees East fifty poles to a Maple thence north forty Deg^d East thirty eight & three Quarter poles to the road thence down the road South Seventy six degrees East thirty two poles thence down the road North eighty nine degrees East twenty four poles and two thirds thence north Sixty one and a half Degrees East twenty one poles and three fourths to a white Oak thence North twenty Nine Degrees East twenty one poles and two thirds to a corner thence north fifty nine Deg^d & East nine & three Quarter poles to the Beginning together with all the Appurtenances thereto belonging also all the right title property Poysonian Interscience claim and Demand whatsoever of him the said Robert Honyman and Melored his wife in and to the the hereby bargained and sold Land and Premises unto the said Isaac Weston and his heirs to have and to hold the said one hundred and Seventy five Acres of Land Together with all and Singular other the premises and Appurtenances hereby Granted to the said Isaac Weston and his heirs to the only proper use and behoof of him the said Isaac Weston and his heirs forever with the Lurior and Buriores Remainder and Revertors Rents Issues and profits thereof and of every part and parcel thereof to the said Isaac Weston and his heirs forever and the said Robert Honyman for himself and his heirs doth Covenant Grant and agree to and with the said Isaac Weston that the said Robert Honyman at the time of the sealing and delivery of these presents is and stans Lawfully seized and possessed of the said Land and Premises hereby Conveyed and that he hath good Rightfull power and Lawful Authority to sell and Convey the same in Manner and form aforesaid and that the said Land is free and Clear from all Incumbrances whatsoever and that the said Robert Honyman and his heirs the above sold Land and Premises with all the Appurtenances unto the said Isaac Weston and his heirs by these presents shall and will Warrant and forever defend against all persons whatsoever in Witness whereof the said Robert Honyman & Melored his wife have hereunto set their hands and sealed the day and year above written, and in the Ninth Year of the Commonwealth.

James Dickinson

Richard + Luckie Math

James Bullock

Rob. Honyman E Seal

Melored Honyman E Seal

Recd^d of the Within named Isaac Winston the sum of one hundred and Seven pounds Current money of Virginia to bring the
consideration of the within mentioned Land and premises witness my hand this Eleventh day of October 1784

Test

Rob Honyman

Isaac WinstonTho' Truilean

Memorandum That on the day and year written within precedeant and Due proportion of the Land within mentioned was given
by the Within named Robert Honyman to the Within named Isaac Winston

Rob. Honyman

Test

Tho' TruileanIsaac Winston

At a Court held for Hanover County on Thursday the 3rd day of March 1785

Robert Honyman Acknowledges his Deed Indented and the Memorandum of Lucy and Susan and Receipt thereon indorsed
which are Ordered to be Recorded

Test William Pollard Just C.H.C

Truly Recorded Test

Robert Pollard D.C.H.C

Thos. Truilean, esq; of Hanover

To Thomas Truilean and John Winston Gentlemen of the County of Hanover greeting Whence Doct^r Robert Honyman and his wife
his wife have by Indenture bearing Equal date herewith Conveyed unto Isaac Winston all that tract piece or parcel of Land
situate lying and being in the County of Hanover and Parish of Saint Martins Containing one hundred and twenty four acres
be the same more or less which the said Robert Purchased of Benjamin Brown dec^d and whereas he said Honyman cannot
conveniently travel to the Court of the said County of Hanover to make her Personal Acknowledgment of the said Indenture
we do therefore Authorize and require you to go to the said Honyman and her having examined privately and apart from her
said Husband whether she doth the same freely and voluntarily and without his Persuasions or threats that you receive her
Acknowledgment that the said Milora shall be willing to make of the Indenture aforesaid hereto annexed and that you
certify such Acknowledgment to the rest of the Justices of the said County Court of Hanover under your seals without delay
running therewith Commission Hanes William Pollard Just Clerk of our said Court this Eleventh day of October 1784 in the
9th Year of the Commonwealth

Wm Pollard Jr

Hanover County to witness

We do hereby Certify that Pursuant to the above Commission we did go this day to Mrs Honyman
Honyman wife of the above mentioned Doct^r Robt Honyman and examine her privately and apart from her said Husband
and she the said Honyman did freely and voluntarily acknowledge the Indenture aforesaid hereto annexed to be her act and
Deed and declared she did it without the persuasions or threats of her said Husband Certified under our hands and seals this
9th day of November 1784

Tho' Truilean

G. Truilean

Isaac Winston

Seal

At a Court held for Hanover County on Thursday the 3rd day of March 1785

This Commission and Certificate were returned and Ordered to be Recorded

Test

William Pollard Just C.H.C

Truly Recorded Test

Robert Pollard D.C.H.C

This Indenture made this thirteenth day of January in the year of our Lord Christ one thousand seven hundred and Eighty five
 Between John Carter and Rebecca his wife of the Parish of St Paul and County of Hanover of the one part and John Crutchfield
 the other of the parish and County aforesaid of the other part witnesseth that the said John Carter and Rebecca his wife for and in consideration
 of the sum of two hundred pounds Current money of Virginia to them in hand paid by the said John Crutchfield at or before the
 sealing and delivery of these presents the Receipt whereof the said John Carter doth hereby acknowledge and thorof doth acquit and
 discharge the said John Crutchfield they the said John Carter and Rebecca his wife have granted bargained and sold and by these Presents
 do Grant bargain sell alien release and confirm unto the said John Crutchfield his heirs and assigns forever a certain tract piece
 and parcel of Land situate lying and being in the parish and County aforesaid Containing by Estimation one hundred and thirty four
 acres to the same more or less except half an acre of the said Land including the burying ground thereon bounded by the Lands of
 James Gaddy William Pate and William Holt Together with all houses Buildings Out-houses Gardens Woods trees ways waters
 water Courses profits Commodities Hereditaments and Appurtenances whatsoever to the said piece and parcel of Land belonging
 or in any wise appertaining and the Rents and Reversions余地 rent Issues and Profits thereof and all
 the Estate right title Interest property claim and demand in Law and equity of them the said John Carter and Rebecca his wife
 of in ot to the said tract piece and parcel of Land belonging or in any wise appertaining and also ^{all} Deeds evidences and writings
 touchings or Concerning the Promises To have and to hold the said tract piece and parcel of Land and all and Singulat the ^{tract}
 promises before mentioned or hereby intended to be granted into every part and parcel thereof with the appurtenances according
 to the bounds aforesaid unto the said John Crutchfield his heirs and assigns to the only proper use and behoof of the said John
 Crutchfield his heirs and assigns forever and the said John Carter for himself his heirs Executors and Administrators doth hereby —
 Covenant promise and grant to and with the said John Crutchfield his heirs and assigns shall and may from time to time and
 all times hereafter peaceably and Quietly unto him have hold occupy possess and enjoy the said Tract and parcel of Land with
 the Promises and Appurtenances heretofore belonging or intened to be hereby Conveyed without the let suit trouble hindrance
 molestation Interruption or Disturbance of them the said John Carter and Rebecca his wife their heirs and assigns and all and every
 other person or persons claiming by form or under them or any of them and that they will at the Costs and Charges of the said
 his heirs or assigns make and Execute any further or other Conveyance that shall be necessary for Conveying and Confirming the
 said Land and promises with the appurtenances unto him the said John Crutchfield his heirs or assigns forever For witness whereof
 the said John Carter and Rebecca his wife to these presents have set their hands and seals the day and year above written

Acknowledged in presence of

John Carter

Tho' Tinsley

Wm McClary

Tho' Laughlin

Received of John Crutchfield the sum of two hundred pounds Current money being the consideration aforesaid mentioned for the within
 mentioned Land and promises this 13th day of January 1785

John Carter

Wm Tinsley

Tho' Tinsley

Tho' Laughlin

At a Court held for Hanover County on Thursday the 3rd day of March 1785

This Deed indented and Receipt thereon Intersigned were proved by the Oath of Thomas Tinsley William McClary and Thomas
 Laughlin the WITNESSES thereto and are Ordered to be Recorded

Test of
 William Pollard Junr C.H.C.

Truly Received

Test
 Robert Pollard D.C.H.C.

(79)

The Commonwealth of Virginia To George Minster and Ambrose Lipscombe Gentry of the County of Hanover Greeting
Whereas John Carter and Rebekah his wife have by Indenture bearing date the 13th day of January 1785 Conveyed unto John
Carter his own tract or parcel of Land containing one hundred and thirty four Acres lying and being in the said
County of Hanover and parish of Saint Pauls and Whereas the said Rebekah Carter cannot conveniently ^{travel} to the Court of the
said County of Hanover to make her personal Acknowledgement of the said Indenture we do therefore Authorise and require
you to go to the said Rebekah and her having examined privately and apart from her said Husband whether she both the same
privily and Voluntarily and without his persuasions or threats that you receive the Acknowledgment that the said Rebekah
shall be willing to make of the Indenture aforesaid hereto annexed and that you Certifie such Acknowledgment to the rest
of the Justices of the County Court of Hanover under your seals without delay returning therewith this Commission witness
William Pollard Jun^r Clerk of our said Court this 15th day of January 1785

William Pollard Jun^r

Hanover County to wit

We do hereby Certifie that Pursuant to the above Commission we did go this day to Mrs Rebekah
Carter wife of the above mentioned John Carter and examined her privately and apart from her said Husband and she said
Rebekah did privily and Voluntarily acknowledge the Indenture hereto annexed to be her Act and Deed and declared she did
without the persuasions or threats of her said Husband Certifie under our hands and seals this 15th day of February 1785

George Minster Seal
Ambrose Lipscombe Seal

At a Court held for Hanover County on Thursday the 3rd day of March 1785
This Commission and Certificate was returned and Ordered to be Recorded

Test off William Pollard Jun^r C.H.C.

Truly Recorded Test Robert Pollard D.C.H.C.

I know all men by these Presents that I Luke Anthony Scott of the parish of St Paul and County of Hanover do give grant bargain
sell and bequeath unto my beloved son in Law John Perkins four Negroes Namely, Joe, Sam, hanah & Jeph. & their Increase
to him and his heirs forever - and do hereby Warrant and Will for ever before by these presents the right and title of the said
Negroes from any other person, or persons, whatsoever and I do renounce and revoke all former wills, or any will that may be made by
me hereafter for the said Negroes, as it is my will and desire at this time and ever was at all times, to give and bequeath the said
Negroes to the said person to him and his heirs forever - As witness my hand and seal this 11th day of November 1784

Test
John Norrell
Richard Johnson
Hugh Norrell,

Luke C. Anthony ^{his} Seal
mark

At a Court held for Hanover County on Thursday the 3rd day of March 1785
This writing was proved by the Oath of John Norrell and Hugh Norrell witnesses thereto and is Ordered to be Recorded

Test off William Pollard Jun^r C.H.C.
Truly Recorded Test Robert Pollard D.C.H.C.

Know all men by these presents that I Luke Anthony Servt of the Parish of St Paul and County of Hanover do give, grant, bargain and sell unto John Anthony Esq: son four negroes, namely Mary, Jude, Benjamin, and their increase, to him and his heirs for ever, & I do hereby warrant and will forever defend by these presents the right and title of the said negroes from any other person or persons whatsoever, and do renounce and revoke all former wills, or wills that may be made hereafter, mentioning or naming his above Negroes, as it is my will and desire at this time and at all times to give and Bequeath to my beloved son John Anthony, the said Negroes to him and his heirs forever, as witness my hand and seal this 1st day of November one thousand seven hundred and eight four
Test
John Howell
Hugh Howell
Richard Johnson

Luke St Anthony
mark

At a Court held for Hanover County on Thursday the 3rd day of March 1785
This writing from Luke Anthony to John Anthony was proved by the Oaths of John Howell and Hugh Howell attorneys thereto and is Ordered to be Recorded

Test
William Pollard Jnt C.H.C
Truly Received Test
Robert Pollard D C.H.C

Know all men by these presents that I Luke Anthony Servt of the County of Hanover and parish of St Paul do, for and in Consideration of the sum of twenty five pounds Current money, do give grant, bargain and sell unto Lucy Tracker of the same County and Parish three Negroes namely, Marcus Duckey, one well a Mollatto boy, to her and her heirs forever, and I do by these presents warrant, and will forever defend, the right of the said Negroes, from any other person or persons whatsoever In witness whereof I have hereunto set my hand and seal this 4th day of October 1784

Luke & Anthony Esq: his
mark

Sign'd sealed and delivered
or presents of
John Hines Jnt
Peter Dunn

At a Court held for Hanover County on Thursday the 3rd day of March 1785
This writing was proved by the Oaths of John Hines Jnt and Peter Dunn the attorneyes thereto and is Ordered to be Recorded

Test
William Pollard Jnt C.H.C
Truly Received Test
Robert Pollard D C.H.C

Delivered to
Kevin Minor
September 8th 1785
Know all men by these presents that I James Harris of the County of Caroline (for and in Consideration of the sum of three hundred and twenty one, hundred, further shillings and eight pence to me in hand already paid the receipt whereof I do hereby acknowledge),

have bargained sold and Delivered, and do by these presents bargain sell and deliver unto Malcolm Hart of Hanover Town, one certain tract or parcell of Land which I lately purchased of John Grimes. Containing by estimation, Four hundred acres or there more or less, and is situate in the County of Hanover adjoining the Lands of Ambrose Lipscombe Alexander King deceased Henry Pridy and others, which said tract of Land, I do hereby warrant, and will forever defend against the claim of any person whatsoever to him the said Malcolm Hart his heirs &c. In witness whereof I have hereunto set my hand and seal this fifth day of November 1784

James Harris

A Thornhill

John Cosby

Edmund Clark

At a Court held for Hanover County on Thursday the 3rd day of March 1785

James Harris Acknowledges his writing which is Ordered to be Recorded

Test
William Pollard Jnt C.H.C
Truly Received Test
Robert Pollard D C.H.C

This Indenture made this 7 day of January in the year of our Lord one thousand seven hundred and eighty five Between Charles Anthony of the parish of St. Paul and County of Newcaste of the one part, and Benjamin Bowles of the parish and County aforesaid of the other part, witnesseth, that the said Charles Anthony for and in consideration of the sum of twenty pounds Current money of Virginia to him in hand well and truly paid by the said Benjamin Bowles the receipt whereof the said Charles Anthony doth hereby acknowledge himself therewith fully satisfied Contented and paid and for other good causes and Considerations him her unto moving Hath granted Bargained and sold alienated Released and confirmed and by these presents doth grant Bargain and sell Alien Release and confirm unto the said Benjamin Bowles and to his heirs and assigns forever one certain Tract or parcel of land lying and being in the above mentioned parish and County and bounded as followeth, to wit, Beginning at a corner pine adjoining the said Benjamin Bowles and his inheritance thence to a forename Spanish Oak, a straight Line to a forename White Oak and Continue a straight Line to Stony Run flowing Joseph Bayles and bounded by the water course to a corner White Oak adjoining Echo Thacker and Lucy Tackett thence a straight Line to a corner post Oak adjoining John Mansfield and Echo Thacker thence a straight line to the Beginning Containing Sixty Acres or the same more or less And also the Reversion and Reversions Remainder and Remainders Rents and Lases thereof are also all the Estates Right Title Interest Claim and demand whatsoever of him the said Charles Anthony of and to the said Land and Premises to have and to hold the said Land and Premises above bounded with the appurtenances unto the said Charles Anthony for himself his heirs and Assigns doth Covenant and Grant to and the said Benjamin Bowles his heirs and assigns that he and they shall and may from time to time and at all times hereafter peaceably and Quietly hold and Enjoy the above Land and Premises without the like suit, trouble or hindrance of him the said Charles Anthony his heirs and Assigns or any other person or persons whatsoever claiming or to claim by from or under him the said Charles Anthony his heirs Executors Administrators or Assigns in witness whereof the said Charles Anthony hath set his hand and Seal the day and year above mentioned

Signed Sealed and Delivered,

in presence of

Edward ^{his} Thacker
mark

David ^{his} Buller
mark

Philip ^{his} Thacker
mark

The words of Land, in the tenth line.

was interlined before signed

Charles Anthony ^{his} Seal
mark

Memoandum has on the day and year aforesaid been made and Recd in the possession of the within granted and sold Land and Premises was had and taken by the within named Charles Anthony and by him delivered over unto the within named Benjamin Bowles to hold to him his heirs and Assigns according to the true intent and Meaning of the within written Indenture

Edward ^{his} Thacker
mark

David ^{his} Buller
mark

Philip ^{his} Thacker
mark

Charles Anthony ^{his} Seal
mark

Received this 17 day of January one thousand seven hundred and eighty five of Mr. Benjamin Bowles the sum of Twenty pounds Current money it being the Consideration Money for the within granted and sold Land and Premises

I say Recd of me Charles Anthony

Test his
Edward ⁺ Thacker
mark

David ^{his} Buller
mark

Philip ^{his} Thacker
mark

At a Court held for Hanover County on Thursday the 3rd day of March 1785
Charles Anthony Acknowledges this Deed Indenture and the Memorandum or Levy and Seuer and receipt thereon Indorsed
which are Ordered to be Recorded

Test of William Pollard Junr C.H.C.

Truly Recorded

Test Robert Pollard D. C.H.C.

This Indenture made this twenty first day of January in the year of our Lord one thousand seven hundred and Eighty five
Between John Nunn Scrt of the County of Hanover of the one part and John Nunn Junr in the s^t Cunsh of Hanover of the other part. Witnesseth that he said John Nunn Scrt for his Valuable Consideration *** of three hundred pounds
to him in hand paid by the said John Nunn Junr the receipt whereof I do hereby acknowledge to be fully satisfied Contented
and paid and by these presents have given Granted & Bargained sold Alenized Enfeoffed and Conveyed and by these presents
fully Clearly and Absoltely our grant bargain sell alien Enfeoff and Convey unto the s^t John Nunn Junr his heirs
Executors Administratoe and Assigns one certain tract or parcel of Land Containing three hundred acres be it the same more
or less lying and being in Hanover County on both sides of Branches Swamp and in the branches of s^t Swamp mentioned and he said three
hundred acres of Land is bounded as followeth. To wit Beginning on the said Swamp at corner will Oak in Amboins hogs line from
thence up said swamp to the mouth of Duck branch, thence up the s^t branch to the fork of s^t, thence a new line to a corner Red
Oak in John Gloms line from thence a straight line to the mill pond on s^t Swamp thence Croping the mill pond to the
Mouth of the first branch above the mill thence up the s^t branch to John Austins line thence along John Austins to corner pine
In the s^t John Nunn Junr line, thence along s^t line to the Beginning, with all houses orchards gardens fences woods and waters
waters and Water Courses thereof standing growing or being with all profits Commodities advantages & Appurtenances whatsoever
to the same belonging or in any wise appertaining and also the Pictures and Pictures Remainder thereof and
of every part and parcel thereof, to have and to hold the said Tract or parcel of Land as above Bounded with their and every others
Appurtenances unto the said John Nunn Junr his heirs and assigns to the only use and behoof of him the s^t John Nunn Junr his
heirs and assigns forever and the s^t John Nunn Scrt for himself and his heirs doth Covenant grant and Agree to and with the s^t
John Nunn Junr his heirs and assigns that he and they shall and may at all times hereafter peaceably and Quietly hold and enjoy the
Granted Land and Pictures free and clear from all former sales byt grants mortgages Rights and Doms or any other Incumbrances
whatever and the s^t John Nunn Scrt and his heirs shall and will Warrant and forswear defend the s^t Land and Pictures with the
Opportumenes unto the s^t John Nunn Junr his heirs and assigns forever against all and every other person or persons that shall lay any
Claim therunto, in Witness whereof the parties to these presents has hand and seal hath set the day & year first above written
Signed sealed & Delivered

in presence of

John Pendleton

John Glom

James Mann

Robert Sneed

1785 January 21st Then Rec^d of the within named John Nunn Junr the sum of three hundred pounds Current money of Virginia
being the Consideration within mentioned to be paid to me

John Nunn Seal

Witness

John Pendleton

John Glom

James Mann

At a Court held for Hanover County on Thursday the 3rd day of March 1785
This Deed Indenture and receipt thereon Indorse were proved by the Oath of John Pendleton John Glom and Robert Sneed WITNESSETH
and are Ordered to be Recorded

Test of William Pollard Junr C.H.C.

Truly Recorded

Test Robert Pollard D. C.H.C.

This Indenture made this seventh day of February in the year of our Lord one thousand seven hundred and eighty five
 Between Thomas Harris of Hanover County & St Pauls parish of the one part and Charles Toler of the County of Hanover & St Pauls
 parishes of the other part witnesseth that the said Thomas Harris for and in consideration of Seventy five pounds Curr' money of
 Virginia to him the said Thomas Harris on his hand paid by Charles Toler the receipt whereof he doth hereby acknowledge to
 have every part and parcel thereof done clearly Acquit and Discharge unto the said Charles Toler his heirs &c and to every of
 them and by these presents have granted alienated Bargain'd and sold unto the said Charles Toler his heirs &c and to every of
 them One certain tract or parcel of Land Containing one hundred acres more or less Lying and being in the County of Hanover
 and bound as followeth Viz Beginning at Peter Wimms Line thence along the S^t Boundary Line of March & trees to William
 Bowles Line thence along Bowles Line to Burtons Line thence along Bartons Line of March trees to John Crenshaw line thence
 along Crenshaw Line to John Glenn Line thence to Peter Wimms line thence along Wimms to the Beginning To have & to hold
 the aforesaid said Land & all and Singular the other Premises herein mentioned or intended to be hereby Grant'd together with all
 and Singular its Rights Members Jurisdictions and Appurtenances thereupon or thereunto Belonging; to the said Charles
 Toler his heirs and assigns forever and the said Thomas Harris for himself his heirs &c Doth Covenant grant and agree to and
 with the said Charles Toler that he shall from time to time and all times forever hereafter Shall Quietly hold Possess and
 Enjoy the aforesaid Land and Premises Quietly and Peaceably have hold possess and enjoy the Land and Premises herein
 mentioned, or Intended to be hereby granted without any Lawfull Lett or Trouble Interruption or Denial of him the said
 Thomas Harris his heirs Executors Administrators or Assigns and the same freely and clearly Acquit, and off and from
 all manner of former and other gifts, Grants bargains sales Leases, and from all Incumbrances whatsoever, and the said
 Thomas Harris his heirs Exec^t &c or Assigns the said Land and Premises unto the said Charles Toler his heirs Exec^t &c Adm^r
 or Assigns against all persons lawfully claiming any part or parcel thereof shall and will warrant and forever defend the same
 as himself my hand & Seal the day and year first above written

Thomas his X Harris Seal
 marked

Sign^d Seal & Deliver^d
 In presence of -

John Glenn
 Anna Glenn
 Jeremiah Glenn

Memorandum That this seventh day of February one thousand seven hundred and eighty five peaceable and Quiet Possession
 and Seizure of the Land and Premises aforesaid & Mention'd in the within Deed was Deliv^d by the within Thomas Harris
 to the within named Charles Toler, Mention'd According to the form and Effect as by Law Required

Sign^d Seal & Deliver^d
 In presence of -

John Glenn
 Anna Glenn
 Jeremiah Glenn

Thomas his X Harris Seal
 marked

At a Court held for Hanover County on Thursday the 3rd day of March 1785

Thomas Harris acknowledged this Deed Indented and the Memorandum of Livery and Seizure theron Indorsed which are
 Ordered to be Recorded

Test^d of
 William Pollard Justice of the Peace

Truly Recorded

Test^d Robert Pollard D Justice of the Peace

(84)

16th April 1787
Between William Hanes & Sally his wife of the Parish of St. Paul and County of Hanover of the one part and Richard Littlepage
of the same Parish and County of the other part witnesseth that the said William Hanes and his wife for and in consideration of the sum of Sixty pounds Current money of Virginia to the said William Hanes in hand paid by the said Richard Littlepage the receipt whereof he the said William Hanes doth hereby acknowledge and thereof doth acquit and discharge the said Richard Littlepage by the said William Hanes and Sally his wife have granted bargained and sold and by these presents do grant bargain and sell unto the said Richard Littlepage one certain tract and parcel of Land and Plantation wherein the said William Hanes and his wife now dwell situated lying and being in the County and Parish aforesaid containing Ninety nine acres to be the same more or less and bounded by the lands of Christopher Hanes Thomas Hanes John Hanes and Sam'l Bumpass with all houses buildings Orchards gardens fence trees ways waters water courses and all other the appurtenances to the said tract of Land belonging and the Riveson and Riveson Remainder and Remainders rents issues and Profits of the Premises and all deeds writings and writings touching or concerning the Premises to have and to hold the said tract of Land with the appurtenances unto the said Richard Littlepage his heirs and assigns to the only proper use and behoof of the said Littlepage his heirs and assigns forever And the William Hanes and Sally his wife for themselves their heirs Executors and Administrators doth Covenant and grant to and with the said Richard Littlepage in manner and form following that is to say that they the said William Hanes and Sally his wife have in themselves a good and indefeasible estate in fee simple of and to the said tract of Land and Premises and hath good right full power and Lawful Authority to sell and Convey the said tract of Land and Premises in manner aforesaid and that the said Land is free from all and all manner of Incumbrance or Incumbrances whatsoever, And further that the said Richard Littlepage shall and may from time to time and at all times forever hereafter Peaceably and Quietly into have hold use Occupy Possess and enjoy the said tract of Land and Premises with the appurtenances without the let or hindrance molestation interruption or disturbance of them Said William Hanes and Sally his wife or of any other person or persons whatever claiming by from or under them or any of them And that they the said William Hanes and

his wife will make any further Conveying in Law which shall be necessary for the further better and more perfect granting and apuring the premises unto the said Richard Littlepage his heirs and assigns. And Last the said William Hanes and Sally his wife the said tract of Land and Premises with the appurtenances unto the said Richard Littlepage his heirs and assigns against the title claim and Demand of him the said William Hanes and Sally his wife and against the title of their heirs, and against all and every person and Persons shall and will warrant and forever defend by these presents So -
Witness whereof the said William Hanes and Sally his wife have hereunto set their hands and affixed their seals the day and year first above written

Scaled & Delivered

in presence of

John Bumpass

Minor Mead

George Phillips

William Hanes

Seal

Sally Hanes

Seal

mark

Memorandum that on the day and year within written Due and payable payment of the within mentioned Land and Premises was had by the within named William Hanes and by him delivered over to the within named Richard Littlepage to hold to him his heirs and assigns according to the purport intent and meaning of the foregoing Indenture

Acknowledged in presence of

John Bumpass

Minor Mead

George Phillips

William Hanes

Seal

24th Jan'y 1788 Then received of Mr. Richard Littlepage Sixty pounds Current money of Virginia the consideration for the within mentioned sole land, Premises

Test

John Bumpass

Minor Mead

George Phillips

William Hanes

(85)

At a Court held for Hanover County on Thursday the 31st day of March 1785

This Deed Indented and the Memorandum of Levy and Sum and Receipt thereon Indented were proved by the Oath John Bumpfys
and George Phillips witnesses thereto, and the witness named Sally Hanes she being first privately examined and voluntarily
affirming thereto acknowledges the said Deed, and at a Court continued and held for the said County on Friday the 11th day of
March 1785 The said deed Memorandum and Receipt were further proved by the Oath of Minot Mead a witness thereto and
are ordered to be Recorded

Test of

William Pollard Just C.H.C.

Truly Recorded

Robert Pollard D.C.H.C.

This Indenture made the 3rd day of March in the year of our Lord one thousand seven hundred and Eighty five
Between William Grimes and Milder his wife of the County of Hanover and Parish of Saint Pauls of the one part, and
William Hooper and Obadiah Hooper of the same County and Parish of the other part Whereas that the said William
Grimes and Milder his wife for and in Consideration of the sum of four hundred pounds Current money of Virginia
to the said William Grimes in hand paid, by the said William Hooper and Obadiah Hooper, the receipt whereof the
said William Grimes doth hereby acknowledge, and thereof acquit and discharge the said William Hooper and Obadiah
Hooper, Have granted bargained and sold, and by these presents do grant, bargain, and sell, alone release and confirm
unto the said William Hooper and Obadiah Hooper, and to their heirs and assigns forever, a certain piece or Parcel of Land
lying and being in the parish and County aforesaid and Containing by estimation four hundred and twenty four acres
to the same more or less, and bounded as followeth, to wit, Beginning at the head of a branch Runing thence south
three and a half degrees West along Benjamin Tiers line of Mark trees One hundred and thirty eight poles to an Elm thence along
the line of marked trees South Nineteen degrees West one hundred and fifteen Poles to Hanes road thence along the said road
to a line of marked trees thence along the said line North four degrees and a half West fifty three poles to a old white Oak
on the branch thence down y^e s^t branch to y^e fork of y^e same thence up another branch to the Beginning and all hours,
edifices, buildings, trees, woods, ways, waters, water courses, profits, Commodities, hereditaments and appurtenances whatsoever, to the
said Plantation tract and parcel of Land belonging or in any wise appertaining, and the Reversion and Reversions remainder and
Remainders, rents, Issues, and profits of the Premises, and all the estate right, title, property, claim and demand in Law or equity
of them the said William Grimes and Milder his wife, of or and to the same, and to every part and parcel thereof, and all
deeds, evidences and writings, touching or concerning the premises To have and to hold, the said Plantation, tract and
parcel of Land and Premises aforesaid with the appurtenances according to the bounds aforesaid unto the said William Hooper
and Obadiah Hooper (not as joint tenants but, Tenants in Common) and to their heirs and assigns, to the only proper use and
behoof of them the said William Hooper and Obadiah Hooper their heirs and assigns forever and the said William Grimes and
Milder his wife for themselves, their heirs, Executors and Administrators do Covenant, promise and Grant to and with the said
William Hooper and Obadiah Hooper their heirs, Executors, Administrators and assigns in manner and form following, that is to say
that they the said William Grimes and Milder his wife are now seized of an absolute indefeasible estate of inheritance in fee
Simple in the said tract of Land and Premises hereby Conveyed and just and full power and Lawful authority to sell, and
Convey the same in manner aforesaid and that the said Land is free from all Incumbrances of every kind and that the said William Hooper
and Obadiah Hooper, their heirs and assigns and every of them, shall and may from time to time, and at all times hereafter peaceably and
quietly enter into occupy, possess and enjoy the said tract of Land and Premises before mentioned or hereby intended to be Conveyed
with the appurtenances without the let, suit, trouble interruption or molestation of the said William Grimes and Milder his wife,
their heirs or assigns, or any other person or persons whatsoever, and further that the said William Grimes and Milder his wife
and their heirs, and all, and every person and persons having or Lawfully claiming any estate right title or interest in or to

said plantation tract and parcel of Land and premises aforesaid, or any part thereof, shall and will at all times hereafter, make, do and execute, or cause to be made, done and executed, and may such further and other lawful and reasonable act or acts, conveyance or conveyances and assurance or assurances in the law received for the further better and more perfect granting, Conveying, and Assigning of the said tract of Land and Premises unto the said William Cooper and Obadiah Cooper their heirs or assigns, as by the said William Cooper and Obadiah Cooper their heirs or assigns, or their Council Learned in the Law, shall be lawfully and reasonably advised, devised, and required. And Lastly the said William Grimes and his wife for themselves their heirs, executors, and Administrators, the above granted Land and premises with the appurtenances unto the said William Cooper and Obadiah Cooper their heirs and assigns against the Lawful claim and demand of them the said William Grimes and Mildred his wife their heirs and assigns, and of all and every other person or persons whatsoever, shall and will warrant and forever defend by these presents In Witness Whereof the said William Grimes and Mildred his wife have hereunto set their hands and affixed their seals the day and year above written
 Interlined before sealed

Signed Sealed & Delivered,
in presence of

William Grimes Seal
Mildred Grimes Seal

1785 3rd of March Received of William Cooper and Obadiah Cooper four hundred pounds Current money of Virginia
being the consideration in full for the within sold Land and premises
 William Grimes

At a Court held for Hanover County on Thursday the 3rd day of March 1785

William Grimes and Mildred his wife the said Mildred being first privately examined and voluntarily appearing theretoacknow-
ledged this deed intituted and the said William also acknowledged the receipt thereon indorsed which are Ordered to be Recorded

Test. William Pollard Junr C H C

Truly Recorded Test Robert Pollard D C H C

These Indenture made this fourth day of March in the year of our Lord one thousand seven hundred and eighty five
 Between John Lambeth, of the County of Hanover of the one part, and Charles Carter Esq^t of the County of Charles City of the other part. Witnesseth, that the said John Lambeth for and in Consideration of thirty pounds Current money of Virginia to him in hand paid by the said Charles Carter before the sealing and delivery of these presents the receipt whereof the said John Lambeth doth hereby Acknowledge and therewith fully Satisfied and Contented hath given granted Alured Bargained sold and Confirmed, and by these presents, doth fully freely and Absolutely grant, Alure and Confer unto the said Charles Carter his heirs and Assigns forever. All that plantation tract and parcels of Land wherein the said John Lambeth, now lives together with, one bott, or half acre of Land, be the same more or less, situated lying and being in the parish of saint paul, and County of Hanover, and near Lothianah Bridge, and bounded by and enclosed with the plantation of the said Charles Carter, Known by the name of South wales, which said bott or half acre of Land is well known to have been formerly the property of Euclid Wills and others. With all, houses, Edifices, buildings, Orchards, woods, underwoods, ways water courses, Easements, profits, Comodities, Precedents, and appurtenances whatsoever to the said Plantation, tract or parcel of Land belonging or in any wise Appertaining, and the reversion and reversions, Remainder and Remainders; and all the estate Right Title and Interest Claim, and demand, whatsoever of him the said John Lambeth, for or to the premises or any part thereof. To have and to hold the said Plantation tract and parcel of Land belonging or in any wise appertaining the premises hereby granted or intended to be hereby Granted, to the said Charles Carter, his heirs and Assigns forever to the only proper use and behoof of him, the said Charles Carter his heirs and Assigns for ever in Witness whereof the said John Lambeth have hereunto set his hand, and seal the day and year above written

Signed Sealed & Delivered.
In presence of.

The word (whereof) in the last line
but one Interlined before signed

John Lambeth Seal

80
Received this fourth day of March one thousand seven hundred and Eighty five of the within mentioned Charles Carter
Thirty pounds currant money of Virginia it being the consideration money of the within

(88)

Test

John Lambuth

Memorandum that On the day and year first within written peaceable and Quiet Possession and Seizure of the within
Granted and sold Land and premises with the Appurtenances was had and taken by the within named John Lambuth
and by him delivered over unto the within mentioned Charles Carter according to the purport true intent and Meaning of
the within Inventory

John Lambuth E Seal

In presents of

At a Court Continued and held for Hanover County on Friday the 11th day of March 1785

John Lambuth Acknowledged this Deed Indented and the Memorandum of Livery and Seizure and receipt thereon
Indorsed which are Ordered to be Recorded

Test William Pollard Junr OHC

Truly Recorded Test

Robert Pollard D OHC

(B)

On this day the eighteenth of November in the year of our Lord one thousand seven hundred and eighty four Before me Tobias
Atkinson of London Notary Publick by Royal Authority duly admitted and sworn and in the presence of the witnessess hereinafter
named Personally appeared Mr Thomas Bruster of Crosby square in this City of London Merchant in Partnership with Mr
Thomas Harrison usually residing in this said City also Merchant carrying on Trade under the firm of Harrison and Bruster
which Appearer acting for and on behalf of his said Partnership hath made Ordinance Constituted and appointed and by these
present doth make ordain Establish and Appoint Mr Malcomb Hart of Hanover Town in the state of Virginia Merchant his true
and lawful Attorney to whom the Constituent hereby gives full power and Authority for him and in his name or in the names and
on behalf of him and his said Partner or in any other legal manner soon to attack into the hands of Mr William Campbell
of Wilmington in the State of North Carolina Merchant or in the hands Castles or possession of any other person or persons
whatever in the State of North Carolina aforesaid or else where in America whom it doth shall or may concern all and every the
sum and sume of Money Goods wares Merchandise effects and things whatsoever that now are or hereafter shall or may be belonging or in
any wise appertaining to the estate and effects of Thomas Walters formerly master and Commander of the Goods Ship or Vessel called
the North Carolina packed and late of Newbern in the state of North Carolina aforesaid Merchant deceased to pursue any
such attachment or Attachment to recovery and deliverance and until full satisfaction shall be obtained for all and every the sum and
sums of money that is are shall or may be Justly due and owing to the Constituent and his said partner by and from the Executors
Administrators Representatives or estate of the said Thomas Walters deceased Also if the said Attorney shall think fit to ask demand
pray for and take out of any Court or Courts in the state of North Carolina or else where in America aforesaid Letters of
Administration of all and Singular the Goods Chattels and Effects of the said Thomas Walters deceased to take upon themselves any
or either of them the Recovery Receipt Administration and Management thereof Accordingly Likewise for him the Constituent and
his said Partner and in their names to ask demand recover and receive of and from any person or persons in America aforesaid
where it doth shall or may concern all and every the sum and sume of money that now are or hereafter shall or
may be any ways due owing payable or belonging to the Constituent and his said partner or any Accont whatsoever to this amount
Settle adjust and balance all Acconts to Compounds Compromize Arbitrate Conclude and agree all differences what shall
be agreed on to recive and of every thing that shall be Recovered and Received by Virtue of these presents to give good and sufficient
acquittance releases and discharged moreover for and in the names of Constituent and his said Partner and as their and
each of their respective Act and Deed to duly sign seal and deliver any Bonds or Bonds of Indemnity or other writings
Obligatory that may be requisite and necessary for effecting the premises furthermore if need be to sue Commerce and

(88) prosecute any action or Actions suit or suits at Law or in equity, appear on any Court or Courts and before all Lord Judges and Justices
how to Answer defend and reply to all matters and Causes touching or concerning the premises, and to do say pursue and plead
Sue sequester Arrest imprison and condemn and out of prison again to Deliver. And Generally for Effecting the premises to do
whatever shall be requisite and necessary as fully ample and effectually to all intents and purposes whatever as the Constituent himself
and his partner or either of them might or could do if personally present; with faculty to the said Attorney to Substitute one or more
Attorneys under him with all or any of the foregoing powers and the same at pleasure to revoke the Constituent ratifying and hereby
Confirming whatever the said Attorney or his Substitutes shall lawfully do or cause to be done in the premises by virtue of these
powers. In witness whereof the said Constituent hath hereunto set his hand and Seal, Done and sealed in London aforesaid on the
presence of John Clarke and James Russell Notaries Public required.

Witness

John Clarke

J. Russell

Thomas Brewster

Seal

In Testimoniun Veritatis
Seal T. Atkinson Not. Pub.

To all to whom these Presents shall come I Richard Clark Esquire late Mayor and the Alderman of the City of London Do —
hereby Certify that Tobias Atkinson who hath signed the before written and minis Instruments is a Notary and Notarium Public
by royal Authority duly admitted and sworn and that to all acts Instruments and other writings by him signed and attested full
faith and Credit is and ought to be given in Court and without

In faith and Testimony whereof we the said Mayor and
Alderman have caused the seal of the Office of Mayoralty of the
said City of London to be hereunto put and affixed Dated in London
the twentieth day of November in the year of our Lord One thousand
seven hundred and eighty four,

Beachy

List of Engagements & Mysrs H. Wilson & Brewster are made for the said Thomas Walters or his Estate as Guarantors to
the Unmentionables Tradesmen

Good account	T & Marsh F.C.	115. 2. 3	Ships account last voyage	Owen & Atkinson	74. 15 ~
	T & Lee Starks F.C.	84. 9. 2		Thomas Smith	38. 14. 6
	Hood F.C.	48. 10. 3		Thomas Gilbert	68. 12. 6
	Maurier F.C.	28. 1. -		Seale & Walters	38. 2. 6
	Hardwick F.C.	28. 5. 4		Richd. Hanley	18. 10. -
	In' Ruth	79. 13. 2		Jane Wilson	15. 11. 6
	Kerr F.C. Ballance	23. 11. 4		Edie & Allan	13. 11. 5
	Ces. Clarke	37. 12. 1		Allen F.C.	10. 11. -
	John Currie	41. 2		H. Glunn	8. 19. 9
	B. Kinton	11. 1. 6		Thos. Abbott	9. 2. 3
Ships account last voyage	C. Splet	6. 10.		Thos. Smith	3. 19. 9
	Jones & Son	49. 8. 0		Richd. Dowding	3. 13. 9
	M. Hanly	30. 17. 3		Sorel & Son	3. . 4
	T. Parry	8. 9		W. Tyler	30. . 1
	T. Smith	15. 2. 9		A. Smith	43. 17. 6
	Edie & Ward	41. 3. 8		W. Smith	3. 5. 2
	Douson F.C.	43. 6. -		C. Splet	6. . 10
	Burkley F.C.	34. 10. 2			£112. 0. 2
	Allam F.C.	6. 12.			
	Shepherd	12. 5. 4			

To the Estate of Thomas Walters dec^d with Garrison & Brewster

1783		1783	
Mar.	3 To Cash paid him	10	10. By bank recd from Mr. Walters £ 600.
May	10 To his draft draft to Druillard & C ^o at 5 th C-4		12. By bank Recd from himself 250.
	14 To " " 16 Ladd	10.-	Aug. By Bill on Turner £ 81 - 140
	21 To paid fire Insurance 5. 4 6 33. 8. 6		By two Bills received from him 31. 11.
	22 To his Drft to Druillard & C ^o 900		
	23 To his Note to M. Donald 7. 16. 9		
	30 To his Draft to John Coode 20. 15. 1		
June	30 To " " Druillard & C ^o 14. 7. 7		
July	10 To Cash paid him 12. 10		
	15 To his draft to Jean Hill 13. -		
	26 To Cash paid him 30.-		
	To paid Wood for long boat 17. - 22. 1. 10		
Aug.	10 To R. Walters drft 18. 12.-		
	To Cash paid him 5. 5.-		
Sept.	2 To his note to the Pilot 10. 10		
	To " " at Carter the Waterman 9. 1. 6		
	8 To paid Joe ^d Wood the Butcher 41. 4		
	12 To his note to B. Kinton 6. 6		
	25 To paid Croker for Turn ware 4. 19		
	To paid Jackson for Carving 8		
	30 To his drft to Morton & C ^o 11. 11		
	To " " Allen 20. - 129. 8. 6		
	To paid Fogel for N. C. P. lying at Chain 1. 17. -		
	To " " do " " Seving 15.-		
	To " " for Mediterranean Paps 1. 9. -		
	To " " for Billy ^d Health 5. -		
	To " " Dunn for Wages 2. 4. -		
	To " " Paddy for Beef 3. 10.		
	To " " the Tailor 1. 1. -		
	To " " for his Goods clearing out 17. 9. 2 28. 10. 2		
	To " " E. Peppell the Smith 11. 6		
	To " " Bascatcher 2. 2. -		
	To " " Monthly Money 1. 1. -		
Oct.	2 To his draft to J. Oakley 20. -		
	To paid Jamison for Cheese 3. 14.		
	3 To his drft to Christ ^r Fry 10. 10		
	8 To paid Garrison for Old Ropes 6. 8.		
	11 To his drft to J. Wauell 10. 9. 6		
	To paid Sorel & Sons 20. 10		
	To " " W. Gann for Glass 10. 4		
	16 To his drft to Capt. Squires 11. 13. -		
	17 To paid Richardson for Slops 14. 11.		
	25 To his drft to A. G. Harr. 20.		
	27 To paid Redhead for Grocery 6. 9. 138. 3		
	Carr ^d over £ 1450. 11		

Carried over £ 1021. 11

Bal^t over £250.11

1783 Oct
To Advertisement in Morⁿ Chronicle 2.15.
To at Ledger 3.1.6
To paid Mr Cheeseman M^r Mc 4.
To Blackett 10.
To Hutchinson 10.

Nov 1 To his draft to Peter Cary 10. 10. 6.
14 To paid Mrs Partridge for Plumbing 12.12.
22 To Cales H^co for Deats 6.13.
To his draft to Tom Arthur 25.1.
24 To 45. Feijets 30. 3.3
26 To paid Carter for Joiners works 54.4.
30 To paid Mr Hutchinson M^r Mc 88.11.
To Blackett 10.

Dec 9 To paid J. Divine Painter 220. 4.3
30 To paid Mr Blackett M^r Mc 13. 12.0
To W^m Hutchinson 10.6
To paid Knight the pilot 2.12.6
To £1200 Insured on the family from Dundirk to London 12.12.
To £1500 Insured on the N^r Corl P^t from London to Carolina & Back 95.2.
To £100 Insured on Goods & the N.C.P. from London to Carolina 183.16. 308.16.2

1784 Jan 5 To paid Starr H^co am^t of their Bill 40.0.
To paid H. Hale for Pickles 24.5.
Mar 25 To paid Rogers & Smith for Lightage 20.
30 To paid T. Atkinson the Notary 3.1.6
Ap^r 3 To his Dft to Jamison for Chars 51.2.
15 To Dr. & Sonnitt H^co for Grocery 75.7.6
20 To Cash paid Mr Cheeseman 6.6.
To £100 Insured on goods from North

Carolina to London 13.4.

To £500 Insured in Feb pr. D. 10.17. 244.11.-

May 8 To paid Thomas Days draft 312.10.0
To paid French H^co their Bill 3.6.
19 To C. Cheeseman draft to W. Gammon 10.19.6
22 To paid Duties on Goods 36.6.
26 To paid Capt' Cheeseman at sundries 76.10.
June 14 To 10. 449.6.0
17 To paid Sailors Wages Blackett 6.13.10

Hutchinson 6.11.10

Rouairs 11.18.6

Carnes 29.15.6

Aislaby 9.6.7

8 To his Dft to Hallett H^co 18.17.6

To 8^r O'Mearas Jones 23.5.

Bal^t over £2793.4.4

1784 Jan 8 By Cash received from the Excise 16.18.11.
O^r May By Cash received by Capt' Cheeseman 36.16.-
June By Bill on Lee at Hackney 100.
2 By Freight of 200 Barrels Tar to T. Taylor 75.10.0
By 10. 100. 8. T. Burke 35.10.0
By 5. 88 Turpentine Gals 10. 37.5.
By 5. 200. Tar & Gammon 77.12.0
By 5. 11 Tunce Rice 1. 3. Bus war 3 Blanchard 11.5.
By Wt. Produce of Tar & Turpentine 550. -

Bal^t over £1947.10.7

(91)

Dr's over £2793.4.4

Dr's over

£1947.10.7

July 12	To paid Architects in part	6. 6.		
Augt 9	To paid Capt' Chasman in full	39. 16.		
19	To paid Capt' Wilson	36. 5.		
	To Mr. Carr. St. Light	9. 7. 10		
26	To paid Mrs. Walters	20		
	To paid Blue the Glazier	3. 1.		
	To paid Francis Plumber	25. -	129. 5. 10	
	To £2000 Insured on the N. Carolina P. from London to Virginia	63. 12.		
Sept. 4	To paid Mrs. Wilson	10. 10.		
13	To paid Post Entries	49. 12.		
16	To paid Ellis for Boat	4. 2.		
	To paid Taylor for Cordage	69. 2. 0		
	To W. Smith for Mask &c	77. 11. 6		
	To T. Abbott for Corrige	79. 2. -	353. 18. 2	
Octt 1	To Capt' Wilson drat	35.		
2	To his off to R. Gunson	79		
8	To paid Young Painter	22. 4		
11	To paid Cates the Waterman	5. 9		
17	To paid T. Smith. Shipwright	232. 5. 7		
	To paid Broke in aces	18. 18.		
	To J. Harr & Co. J.	80. -		
28	To T. Tidy & Co.	45. 7. 7	518. 16. 2	
Novr.	To paid Miller in part	33. 10. 6		
	To T. W. draft to Jas. Collins	28. 2. 6		
	To paid R. Dowding for Casks	29. 15. 7		
	To paid F. H. Shepherd. Sails &c	44. 11. 11		
	To paid at Winter Boat butter	28. 19. 2		
	To paid Seals & Walters Bakers	51. 18. -		
	To paid H. Hale Oilman	35. 9. -	252. 6. 8	
			£4047. 11. 2	

50th April 15
Entered in the
Register

John Clarke of Crosby Square in the City of London Book keeper to Thomas Harrison and Thomas Brewster of the same place Merchants and partners carrying on trade under the form of Harrison and Brewster makeith Oath and saith, that the Account current marked (A) herunto annexed, is a true account taken by him dependent from the books of the said Harrison and Brewster whereby it appears that the Executors Administrators or Representatives or Estate of Thomas Walters formerly a Mariner and Commander of the good ship or Vessel called the North Carolina Packet and late of Newburn in the State of North Carolina Merchant deceased are or is Justly indebted to the said Thomas Harrison and Thomas Brewster in the sum of two thousand one hundred pounds and seven pence Sterling for balance of the said account, exclusive of interest, and also exclusive of the several sums specified at the foot of the said account which the said Thomas Harrison and Thomas Brewster are guaranteees for the due payment of, And the Defendant also saith that the several particulars contained in the said Account are just and true particulars; that he verily believes neither the said Thomas Harrison nor the said Thomas Brewster have ever received the aforesaid sum of two thousand one hundred pounds and seven pence Sterling or any part thereof nor any security or satisfaction for the same or any part thereof or of the several sums for which they are guaranteees as aforesaid or any part thereof slave and except a certain Bill of Lading of five hundred and thirty Barrels of Provisions Consigned to the said Thomas Harrison and Thomas Brewster for the good ship or Vessel called the Sophia James Mease Master bound from the harbour of Cape Horn to London aforesaid And the defendant further making Oath and saith that he was present at and did see the said Thomas Brewster sign Seal and as his own proper Act and did duly execute and deliver the paper writing marked B also hereunto annexed, bearing even date herewith purporting a Letter of Attorney from the said Thomas Brewster acting for and on behalf of his said Partnership to Malcolm Hart of Hanover Town in the state of Virginia Merchant to and for the several uses intents and Purposes in the said Letter of Attorney mentioned and that the same (John Clarke) set and Subscribed as one of

the Witnessess to the due Execution of the said Letter of Attorney, is of his this Defendants own hand writing

at Guildhall, London

the Eighteenth day of November

1784 before me

Richard Clark

Mayo^r

I Tobias Atkinson of London Notary Public by Royal Authority duly Committed and sworn, do hereby certify to whom it may concern the signature Richard Clark Mayo^r at the foot of the foregoing Affidavit is of the own proper hand writing of the Right Honourable Richard Clark Esq^r Lord Mayor and Chief Magistrate of this City of London, In whose presence oath was this day administered in due form of Law to Mr John Clarke the Defendant named in the said Affidavit and who hath signed the same whereof an act being required I have granted this one under my Notarial form and Seal in London this 18th of November 1784.



In Testimoniun^m Notariis

T. Atkinson Not. Pub.

At a Court convened and held for Hanover County on Saturday the 5th day of March 1785

This Power of attorney from Harrison and Brewster & Company to N. A. Leekin Hart, and executed by Thomas Brewster one of the said Company, and Sundry account with Affidavits and Certificates thereon, under the seal of Tobias Atkinson Notary Publick of the City of London, with a Certificate of his being such Notary under the seal of the Mayoralty of the said City were produced in Court and are Ordered to be Received

Test of

William Pollard Just C.H.C

True record of Test

Robert Pollard D C.H.C

30th April 1787
Entered in Notary
Whitlock

This Indenture made the twelfth day of March in the year of our Lord one thousand seven hundred and Eighty five
Between Abraham Durham & Sally his wife of the County of Hanover of the one part & William Whitlock of the Parish & County of Hanover and City of Richmond of the other part. WITNESS^r that the said Abraham Durham and Sally his wife for and in Consideration of the sum of Sixty pounds Current money of Virginia to them in hand paid by the said William Whitlock the receipt whereof they do hereby acknowledge to have given and granted to him and his heirs and assigns forever and by these Presents to give, grant, bargain and sell, Alow and Confer unto the said William Whitlock his heirs and assigns forever
One certain tract or parcel of Land lying and being situated in Chickahominy Swamp in the aforesaid County of Hanover,

Containing by estimation fifty acres to the same more or less, and bounded as follows to wit Beginning at a Gum^r on Matthew Whitlocks line on the north side of the swamp thence up the main swamp to a large Poplar thence a north course by a line of marked trees to a pine on the line of John Chappell and Nutt Carter thence an east course to a pine stump on Nathaniel Taylors line, thence down the said line to the Beginning; Together with all and every of the appurtenances thereto belonging or in any wise appertaining and the Reversion & Reversions, Remainders and Remainders, rents, issues and profits thereof and of every part and parcel thereof and all the Estate, Right, title, Interest property, Claim and Demand whatsoever of them the said Abraham Durham and Sally his wife, of in, or to the premises aforesaid or any part thereof to have and to hold the said fifty acres of Land with all the appurtenances to the said William Whitlock his heirs and assigns forever to the only proper use and behoof of him the said William Whitlock and of his heirs and assigns forever and the said Abraham Durham and Sally his wife for themselves their Heirs, Executors, and Administrators and every of them Doth covenant and agree to and with the said William Whitlock his heirs and assigns in manner and form following that is to say He the said Abraham Durham now is and always lawfully seized and possessed of the said Land and Premises above granted and sets, with the appurtenances, of his own just and proper right in fee simple and that he hath good and Lawful power and Absolute Authority to sell and Convey the same to the said William Whitlock his heirs and assigns and that it shall and may be Lawful to and for the William Whitlock his heirs and assigns and every them from time to time and at all times forever hereafter peaceably and Quietly to have and to hold, use, Occupy, enjoy and possess all and singular the said granted and demised premises with their and every of their appurtenances free and clear of all former rates or Deeds of Sales, Bargains, conveyances, Mortgages, contracts, Settlements, suits, lets, hindrances or molestations unknown. And that the said Abraham Durham his heirs, Executors and Administrators

And every of them the above granted and sold land and premises with the Appurtenances unto the said Whistlock his heirs and
Assigns against all persons whatsoever, will warrant and forever to have. In witness whereof the parties to these presents have
hereunto set their hands and affixed their seals the day and year above written.

The words in the twelfth line
were written before signed.

Signed Sealed & Delivered
In the presence of --
James Spears
Adam Craig
Nathaniel Whistlock
John Desaught

Abraham & Durham Seal
mark
Sally & Durham Seal
mark

March 19th 1785 Then recd of William Whistlock Sixty pounds Current money of Virginia £ 60⁰ 0⁰
Being the Consideration mentioned in the within written Deed.

Abraham & Durham
mark
Sally & Durham
mark

At Court held for Hanover County on Thursday the 17th day of April 1785
Abraham Durham and Sally his wife, his and Sally being first privately examined and voluntarily deposing & saying acknowledged
this Deed witnessed and the said Abraham Durham also acknowledged the receipt hereon endorsed which are ordered to be record'd

Test of
William Pollard Law C.H.C.

Truly Recorded

Robert Pollard D.C.H.C.

This Indenture made this 15th day of April one thousand seven hundred and Eighty four Between Echo Thacker and
Elmore and Mary his wife of the County of Hanover and parish of Saint Pauls of the one part and William Elmore of the aforesaid
County and Parish of the other part WITNESSETH that for and in Consideration of the sum of Twenty five pounds Current
money to him in hand paid by the said William Elmore the Receipt whereof the said Echo Thacker and Mary his wife
doth hereby acknowledge hath granted bargained and sold and by these presents do grant Bargain & sell them Elmore
unto the said William Elmore his heirs and Assigns a certain tract or parcel of Land lying and being in the aforesaid County &
in the Parish of St. Pauls bounded by Benjamin Bowles Joseph Keyler John Thacker William Jones and John
Shanks Containing by Estimation one hundred acres more or less being the tract of land the said Echo Thacker purchased
of John Ragland with all goods ways water courses profits Commissaries and Appurtenances what ever to the said one hundred
acres of Land as above mentioned belonging or in any wise appertaining to have and to hold the aforesaid tract or parcel of Land
and Appurtenances unto him the said William Elmore his heirs and Assigns to the only proportion and behoof of him the said
William Elmore his heirs and Assigns forever and that he the said William Elmore his heirs and Assigns shall and may
forever thereafter peaceably and Quietly occupy possess and enjoy the same before mentioned without let or interruption
of the Echo Thacker or any person or persons whatever the said Echo Thacker shall and will for ever warrant and defend the
same further that the said Echo Thacker shall at any time hereafter when the said William Elmore his heirs
and Assigns Land and premises unto the said William Elmore his heirs &c make ready and pay to him the said William
Elmore his heirs or Assigns all such further Conveyance or Assurances for the more effectual Conveying the above mentioned
tract or parcel of Land and Appurtenances according to the true intent and meaning of those presents as by the said William
Elmore his heirs or Assigns his or their Consent Given in the Law shall be reasonably required In witness whereof the
said Echo Thacker and Mary his wife hath hereunto set and affix their hands and seals the day and year above written

Signed Sealed & Delivered

in presence of

John Christian

Peter Christian

William Ragland

Echo Thacker Seal
mark
Mary Thacker Seal
mark

Be it Remembered that on the day and year within written full Proportion and Seize was had and taken of the Land and Premises
written granted by the within named Echo Thacker and by him delivered to the within named William Blance to him and his heirs
and assigns forever according to the true intent and meaning of within written Deed
In Presence of
John Christian
Peter Christian
William England.

Echo X Thacker Seal
mark

At a Court held for Hanover County on Thursday the 7th day of April 1785
Echo Thacker acknowledge this Deed intimated and Memorandum of Levy and Seize thereon endorsed which are Ordered to be Recorded
Test. William Pollard Subt D.C.H.C.

At a Court held for Hanover County on Thursday the 7th day of October 1785 Robert Pollard D.C.H.C.
Mary Thacker the being first privately examined and voluntarily appearing thereto acknowledged this Deed intimated
Test William Pollard Subt D.C.H.C.

This Indenture, made this seventh day of April One thousand seven hundred and Eighty five between James England
of the County of Hanover in saint pauls parish of the one part and John England of the County and Parish aforesaid of the other
part Whereas the said James England for and in Consideration of the sum of sixty pounds Current money of New England
to him in hand paid by the said John England the receipt whereof he doth & doth acknowledge to have receive, and that he is
thenceforth fully contented satisfyed and paid one half Bargain & sale Alient Entree and Confermed and doth by these presents, —
Bargain, sell Entree and Conferme unto the said John England, his heirs and assigns forever: A certain tract of land
containing by estimation one hundred acres more or less, lying and being in the County and parish aforesaid and lying on Lickenhole,
adjoining the said James England new house. On the North side of the said Lickenhole is bounded as follows, Beginning at
Henry Puddy line on Lickenhole swamp thence along the said Henry Puddy line, to John Puddy, Subt thence along the said —
Puddy line to Nathaniel Gunn line thence to a small branch in thence down the said branch to the said Lickenhole, on John
John Puddy Subt line and so on down the said Lickenhole to the beginning including one hundred acres more or less, To —
have and to hold the said One hundred acres of land with all appurtenances thereto belonging unto the said John England,
his heirs Executors Administrators and assigns to the use and benefit of him the said John England his heirs and assigns for ever
with all the Reversions and Remainders thereof and every part and parcel thereof, the said James England, and his wife Mary
England for themselves Executors Administrators and assigns, doth Covenant promise and Agree, to and with the said
John England his heirs Executors Administrators and assigns, the said James England and his wife Mary England, will
for ever warrant and defend the said Land and premises, with all appurtenances before mentioned, from all person or persons
whatsoever claiming any Right thereto. In witness whereof we have hereunto set our hand and fixed our seals the
day and year last above written
Signed sealed & Delivered
In the presence of —

James England Seal
her
Mary X England Seal
mark

Memorandum has on the day and year within mentioned placeable and due possession and Seize of the Land within mention
was had and taken by the within named James England and by him delivered unto John England according to the form and effect
of the within written Deed

James England Seal

Received of John England, the sum of Sixty pound, Current, money; the Consideration mentioned in the within the Deed
James England Seal

At a Court held for Hanover County on Thursday the 7th day of April 1785
James England and Mary his wife (the said Mary being first privately examined and voluntarily appearing thereto)

Acknowledged this Deed Indented and the said James England also Acknowledged the Memorandum of Every and Suacon
and receipt thereon indorsed which are Ord. is to be Recorded

Test

William Pollard Jnt^t C.H.C.

Truly Recorded

Test Robert Pollard D.C.H.C.

This Indenture made this twenty ninth day of December in the year of our Lord Christ one thousand seven hundred and
Eighty four, between William Armstrong of the County of Louisa of the one part and Anna his wife and Jonathan Black of the
County of Hanover of the other part witnesseth that the said William Armstrong and Anna his wife for and in consideration of the sum
of fifty pounds specie to them in hand paid by the said Jonathan Black doth hereby acknowledge and thereof and every part
thereof doth fully and absolutely Acquit Consciate and discharge him the said Jonathan Black his Executors Administrators and
Assigns by these Presents Hath given granted bargained sold aliened Enfeoffed and Conferred and doth hereby give grant —
Bargain sell & alien Enfeoff and Confer unto the said Jonathan Black his heirs and Assigns forever all that their tract or
Dividend of Land Situate lying and being in the County of Hanover on Gandy Swamp containing one hundred acres to the same
more or less and is bounded thus Beginning at a corner of Peter Wynn and running a north course to John Anthony's line thence
on John Anthony's line West to James Fortunes line thence on the said Fortunes line south to Charles Tolers line thence along
the said Tolers line to the Beginning To have and to hold the said one hundred acres of Land and all and Singular other
privileges hereby granted or intended to be hereby granted Bargain and sale with their and every of their Appurtenances unto the said
Jonathan Black his heirs and Assigns to the only proper use and behoof of him the said Jonathan Black his heirs and Assigns forever
And the said William Armstrong and Anna his wife the said Granted premises with their Appurtenances unto the said Jonathan
Black his heirs or Assigns against them the said William Armstrong and Anna his wife their heirs and Assigns and all and every
other person or persons whatsoever shall and will warrant and for ever Defend by these presents In Witness whereof the said William
Armstrong and Anna his wife to there presents their hands and seals both set the day and year first above written

Sealed and Delivered

in Presence of us

John Hughes

John Hartman

Richard O'Wrys

Josephine H. Hartman

William W. Armstrong his mark

Anna A. Armstrong her mark

At a Court held for Hanover County on Thursday the 7th day of April 1885

William Armstrong and Anna his wife / the said Anna being first privately examined and Voluntarily (Purposing therto) acknowledged
this Deed indented which is Ordered to be Recorded

Test

William Pollard Jnt^t C.H.C.

Truly Recorded

Test Robert Pollard D.C.H.C.

This Indenture made the fifteenth day of March one thousand seven hundred and Eighty five, between Edward
Butler and Elizabeth his wife of the County of Hanover of the one part, and Mary Jones of the County of King William of the other part
Witnesseth, That the said Edward Butler and Elizabeth his wife for and in Consideration of Six hundred pounds Current money to
be paid by the said Edward Butler in hand paid, he receipt whereof he doth hereby Acknowleage, by the said Edward Butler and Elizabeth his wife
have Granted, bargained and sold aliened and Conferred and by these presents do Grant Bargain and sell, alien and Conferre, unto the said
Mary Jones, pursuant to the last will and Testament of her late Husband Emmanuel Jones deceased, to her during her natural life,
and from and after the determination of that estate, to Richard Jones her son, his heirs and Assigns forever, a certain tract

or parcel of Land containing three hundred acres by the same meet or less to the west, lying and being in the aforesaid County of Hanover,
 Beginning at a corner white Oak on the south side of a slack and running ^{thence} one hundred sixty four poles to another corner red Oak,
 hence south one hundred and forty poles, to a corner red and white Oak, on the west side of a branch, thence south sixty five degrees
 East, two hundred and eight poles to a corner white and red Oak, thence north thirty eight degrees and a half East, one hundred
 forty two poles to a corner white Oak and Hickory, thence north thirty six degrees west, one hundred seventy four poles, to the place where
 it first began. Together with all houses, gardens, orchards, fence woods, underwoods, ways and water courses, profits, Commodities, advantages,
 Hereditaments and appurtenances whatsoever, to the said tract or parcel of Land belonging or in any ways appertaining, and also the
 Reversion and Reversions remainder and remainder, rents, issues and profits of the said Premises and of every part thereof, and all
 his estate right title, interest claim and demand whatsoever of them the said Edward Butler and Elizabeth his wife of and on the
 said tract or Parcel of Land and premises and of every part thereof, To have & to hold the said tract or parcel of Land and all and
 singular the premises above mentioned and every part thereof with the appurtenances unto the said Mary Jones during her Natural
 life, and from and after the determination of that estate to her son Richard Jones his heirs and assigns forever to the only proper
 use and behoof of the said Mary Jones during her natural life and from and after the determination of that estate to the only proper
 use and behoof of her said son Richard his heirs and assigns forever. And the said Edward Butler and Elizabeth his wife
 for themselves & their heirs the said three hundred acres of Land and premises and every part thereof so long as them and their heirs,
 and against all and every other person and persons whatsoever unto the said Mary Jones during her Natural life, & & &
 and after the determination of that estate to Richard Jones her son his heirs and assigns forever shall and will warrant and forever
 defend by these presents In Witness whereof the said Edward Butler and Elizabeth his wife have set their hands and seals the day
 and year above written

Sealed & Delivered

in the presence of
 Chas. Tompkins

Wm. Thornton

Wm. Weston

Wm. Booth

E. Butler Seal
 Elizabeth Butler Seal

At a Court held for Hanover County on Thursday the 17th day April 1785

Edward Butler and Elizabeth his wife / the said Elizabeth being first privately examined and voluntarily abiding thereby Acknowledged
 this Deed executed which is Evidence to be Received

1st

William Pollard 1785

Truly Recorded

2nd Robert Pollard D.C.H.

This Indenture made this seventh day of April in the year of our Lord one thousand seven hundred and eighty five Between Edward
 Butler and Elizabeth his wife of the County of Hanover, of the one part, & Matthias Abbott, of the said County of the other part Notwithstand
 ing that the said Edward Butler and Elizabeth his wife for and in Consideration of the sum of two hundred and twenty five pounds, Curr.
 money of Virginia to him in hand paid before the sealing and delivery of these Presents the Receipt whereof they do, hereby acknowledge
 and themselves therewith fully satisfied, have granted bargained and sold, and by these presents do Grant, Bargain sell and
 deliver unto the said Matthias Abbott his heirs and assigns, one certain tract of Land in the said County of Hanover and Parish
 of Saint Paul containing two hundred and seventy five acres more or less Bounded as follows Beginning at a corner white
 Oak and stump in the upper corner of Blalack's line thence south west, Ninety Chains to a corner red Oak on Gates line hence along
 The spring branch North west, till it comes to Sewall corner trees on the said Gates line, thence west to a white oak in Muckums
 Creek, thence along the water Course of the said Creek to a corner gum, thence north west, Seventy, eight pole to a corner of several
 Trees by a small branch, thence south, forty two, West to the Creek thence along the water Course of the said Creek till it comes to a bridge
 ing place in the said Creek at Davises Institute mill, thence north Eighty seven East to a corner white Oak, In the edge of
 Whipples old field, thence south, Eight, East, Thirty pole, to a corner on the edge of a small branch, hence East to the Beginning
 which different Courses are well known to be the bounds including a tract of Land, formerly belonging to The Waller and bounded
 by the lines of Charles Carter and others, with all houses buildings woods, ways waters, and all, and singular the improvements there-

the French and German Powers and America
are and have been in full agreement with the last statement
of the Emperor of Austria. But our French brothers and sisters
have as we know from the last statement of the Emperor of Austria
that he has no sympathy for us. When
General Boulanger and General Baudouin both have to leave, and before he can do so,
Austria will have to make up its mind about us. But I don't know what will happen.
General Boulanger, in his last statement of the Emperor of Austria that he has no sympathy for us. So
General Boulanger has no sympathy for us because we shall be engaged against Austria.

Yester
French
Emperor

General Boulanger has no sympathy for us either. And therefore General Boulanger, as regards his brother,
General Baudouin, he appears to us as man who also wants General Boulanger and
General Baudouin to be our brothers and friends of ours. But the other day he said
to me

Emperor

I don't
General Boulanger has no sympathy for us either. And he said that he would like to see
General Baudouin to be our brother and friend of ours. And he said that he would like to see
General Baudouin to be our brother and friend of ours.

Emperor

General Boulanger has no sympathy for us either. And he said that he would like to see
General Baudouin to be our brother and friend of ours. And he said that he would like to see
General Baudouin to be our brother and friend of ours.

Emperor

Emperor

Emperor

General Boulanger has no sympathy for us either. And he said that he would like to see
General Baudouin to be our brother and friend of ours. And he said that he would like to see
General Baudouin to be our brother and friend of ours.

Emperor
Emperor
Emperor

General Boulanger has no sympathy for us either. And he said that he would like to see
General Baudouin to be our brother and friend of ours.

Emperor
Emperor
Emperor

Know all men by these presents that we Nath'l Tally and Benj' Tolson are held and firmly bound unto his Excellency Patrick Henry Esquire Governor of the Commonwealth of Virginia for the time being and to his successors in the sum of two thousand pounds to the payment whereof well and truly to be made we bind our selves our heirs Executors and Administrators jointly and severally firmly by these presents sealed with our seals and dated this 7th day of April 1785
The Condition of this Obligation is such that if the above named Nath'l Tally shall duly account for and pay into the treasury of this Commonwealth the tax or duty on Tobacco agreeable to Law Then this Obligation to be void else to remain in force

Nath'l Tally Seal
Benj' Tolson Seal

At a Court held for Hanover County on Thursday the 7th day of April 1785
Nathaniel Tally and Benjamin Tolson acknowledged this bond which is Ordered to be Recorded

Test of William Pollard Junr C.H.C

Truly Recorded Test

Robert Pollard D.C.H.C

Know all men by these Presents that we Ambrose Lipscombe John Lawrence and John Norwell are held and firmly bound unto his Excellency Patrick Henry Esquire Governor of the Commonwealth of Virginia for the time being and to his successors in the sum of one thousand pounds to the payment whereof well and truly to be made we bind our selves our heirs Executors and Administrators jointly and severally firmly by these Presents sealed with our seals and dated this 7th day of April 1785

The Condition of this Obligation is such that if the above Ambrose Lipscombe Inspector at Pagan Warehouse shall truly and faithfully perform his duty of Inspector agreeable to an Act of Assembly within it an Act to amend and reduce the several acts of assembly for the Inspection of Tobacco into one Act then this Obligation to be void else to remain in force

Ambrose Lipscombe Seal
John Lawrence Seal
John Norwell Seal

At a Court held for Hanover County on Friday the 8th day of April 1785

Ambrose Lipscombe John Lawrence and John Norwell acknowledged this bond which is Ordered to be Recorded

Test of William Pollard Junr C.H.C

Truly Recorded Test

Robert Pollard D.C.H.C

Know all men by these presents that we Ambrose Lipscombe John Lawrence and John Norwell are held and firmly bound unto his Excellency Patrick Henry Esquire Governor of the Commonwealth of Virginia for the time being and to his successors in the sum of two thousand pounds to the payment whereof well and truly to be made we bind our selves our heirs Executors and Administrators jointly and severally firmly by these Presents sealed with our seals and dated this 8th day of April 1785

The Condition of this Obligation is such that if the above named Ambrose Lipscombe shall duly account for and pay into the Treasury of this Commonwealth the tax or Duty on Tobacco agreeable to Law Then this Obligation to be void else to remain in force

Ambrose Lipscombe Seal
John Lawrence Seal
John Norwell Seal

At a Court continued and held for Hanover County on Friday the 8th day of April 1785

Ambrose Lipscombe John Lawrence and John Norwell acknowledged this bond which is Ordered to be Recorded

Test of William Pollard Junr C.H.C

Truly Recorded Test

Robert Pollard D.C.H.C

(99)

Now all men by these presents that we John Lawrence Thomas Trevillian John Winston and Ambrose Lipscombe are held and firmly bound unto Aquilus Ambler Esquire Treasurer of the Commonwealth of Virginia for the time being and his successors in the sum of ten thousand pounds to the payment whereof will and truly to be made for the use of the said Commonwealth we bind ourselves our heirs Executors and Administrators jointly and severally jointly by these presents sealed with our seals and dated this 8th day of April 1785
 The Condition of this Obligation is such that if the above bound John Lawrence sheriff of the County of Hanover shall truly and faithfully collect pay and account for all taxes in his County imposed by law for establishing Permanent Revenue
 Then this Obligation to be void and of none effect otherwise to remain in full force and virtue

John Lawrence *Seal*
 Thomas Trevillian *Seal*
 J^r Winston *Seal*
 Ambrose Lipscombe *Seal*

At a Court Continued and held for Hanover County on Friday the 8th day April 1785

John Lawrence Thomas Trevillian John Winston and Ambrose Lipscombe Acknowledged this bond which is Ordered to be Recorded

First of William Pollard Jun^r C^tC^o

Truly Recorded First
 Robert Pollard D^rC^tC^o

Now all men by these presents that we John Lawrence Thomas Trevillian John Winston and Ambrose Lipscombe are held and firmly bound unto Aquilus Ambler Esquire Treasurer of the Commonwealth of Virginia for the time being & & & & & and his successors in the sum of ten thousand pounds to the payment whereof will and truly to be made for the use of the said Commonwealth we bind ourselves our heirs Executors and Administrators jointly and severally jointly by these presents sealed with our seals and dated this 8th day of April 1785

The Condition of this Obligation is such that if the above bound John Lawrence sheriff of the County of Hanover shall truly and faithfully collect pay and account for all taxes in the said County Imposed by a late Act of Assembly, intituled "an act to Renew and amend an Act, intituled an Act, for Calling in and redeeming certain Certificates" Then this Obligation to be void and of none effect else to remain in full force and virtue

John Lawrence *Seal*
 Thomas Trevillian *Seal*
 J^r Winston *Seal*
 Ambrose Lipscombe *Seal*

At a Court Continued and held for Hanover County on Friday the 8th day of April 1785

John Lawrence Thomas Trevillian John Winston and Ambrose Lipscombe Acknowledged this bond which is Ordered to be Recorded

First of William Pollard Jun^r C^tC^o

Truly Recorded First
 Robert Pollard D^rC^tC^o

KNOW all men by these presents that we William Gardner and Thos. Tinsley are held and firmly bound unto his Excellency —
 Patrick Henry Esq^t Governor of the Commonwealth of Virginia for the time being and to his successors in the sum of one
 thousand pounds to the payment whereof well and truly to be made for the use of the said Commonwealth we bind our selves —
 our heirs Ex^t and Adm^t jointly and severally firmly by these presents sealed with our seals and dated this 5th day of May 1785
 The Condition of this Obligation is such that if the above bound William Gardner Aistant Inspector at Pages Warehouse
 shall truly and faithfully perform his duty of assistant inspector agreeable to the several Laws of this Commonwealth
 now in force then this Obligation to be void else to remain in force

William Gardner *Seal*
 Thos. Tinsley *Seal*

At a Court held for Hanover County on Thursday the 5th day of May 1785

William Gardner and Thomas Tinsley Acknowledged this bond which is Ordered to be Recorded

Test of

William Pollard Jr C.H.C

Truly Recorded Test

Robert Pollard D.C.H.C

KNOW all men by these presents that we William Gardner and Thomas Tinsley are held and firmly bound unto his Excellency —
 Patrick Henry Esq^t Governor of the Commonwealth of Virginia for the time being and his successors in the sum of two
 thousand pounds to the payment whereof well and truly to be made for the use of the said Commonwealth we bind ourselves
 our heirs Ex^t and Adm^t jointly and severally firmly by these presents sealed with our seals and dated this 5th day of May 1785
 The Condition of this Obligation is such that if the above bound William Gardner Aistant Inspector at Pages warehouse
 shall well truly and faithfully collect account for and pay into the treasury of this Commonwealth the duty or tax laid
 by act of Assembly or Tobacco then this Obligation to be void else to remain in force

William Gardner *Seal*
 Thos. Tinsley *Seal*

At a Court held for Hanover County on Thursday the 5th day of May 1785

William Gardner and Thomas Tinsley Acknowledged this bond which is Ordered to be Recorded

Test of

William Pollard Jr C.H.C

Truly Recorded Test

Robert Pollard D.C.H.C

KNOW all men by these presents that we John Lawrence Thomas Trevillian & John Winston are held and firmly bound unto
 John Syme Eliza White Bartlet Anderson George Cleugh & Park Goadall Gent^t Justices of the County of Hanover in
 the Quantity sum of eight thousand eight hundred and fifty eight pounds of Tobacco To the payment whereof well and truly to be
 made to the said Justices and their successors we bind our selves our heirs Executors and Administrators jointly and severally
 firmly by these presents sealed with our seals and dated this 5th day of May 1785

The Condition of this Obligation is such that the above bound John Lawrence Sheriff of the said County was appointed
 Collector of this County by law the 25th day of March last past Now if the said John Lawrence shall truly and faithfully
 collect account for and pay the same to the several persons for whom the same was levied and is payable by the time by law
 directed then this Obligation to be void else to remain in full force and Virtue

John Lawrence *Seal*
 Thos. Trevillian *Seal*
 John Winston *Seal*

At a Court held for Hanover County on Thursday the 5th day of May 1785

John Lawrence Thomas Trevillian & John Winston Acknowledged this bond which is Ordered to be Recorded

Test of William Pollard Junr C.H.C

Truly Recorded

Test Robert Pollard D.C.H.C