

537  
I satisfy the s<sup>d</sup> Tho<sup>s</sup> White his heirs Executors adm<sup>r</sup> or assigns the s<sup>d</sup> sum of ~~one~~ hundred fifty pounds on Demand with legal Interest  
thereon from the date of s<sup>d</sup> Bond, then the above Indenture to be null & void otherwise to be & remain in full force power &  
Vice. In Witness whereof the s<sup>d</sup> Col: Blackwell hath hereunto set his hand and affixed his seal the day Month & year above  
written

Col: Blackwell 

Signs sealed and delivered  
in presence of us  
Samuel Priddy  
his  
Seal + Carpenter  
marks  
William White

At a Court held for Hanover County on Thursday the 5<sup>th</sup> day of January 1793  
This Mortgage indenture was proved by the Oath of Sepe Carpenter and William White Witnesses hereto, and at  
a Court held for the said County on Thursday the 3<sup>d</sup> day of May next following, the said Mortgage was further  
proved by the Oath of Samuel Priddy another Witness hereto, and is ordered to be recorded.

Just William Ballard C.H.C.

Truly recorded

Just

Thomas Rogers D.C.H.C.

This Indenture made this 30<sup>th</sup> day of Decemb<sup>r</sup> in the year of Our Lord Christ one thousand seven Hundred & Ninety  
one Between Sepe Tate of the County of Hanover of the one part and Isaac Burnett of the other part Witnesseth that the  
s<sup>d</sup> Sepe Tate for and in consideration of the sum of one Hundred pounds Current to him in hand p<sup>d</sup>. By the s<sup>d</sup>  
Isaac Burnett Before the sealing and Delivering hereof the Receipt of which he doth hereby acknowledge hath  
Granted Bargain'd sold alienated, released and confirm'd and by these presents doth Grant Bargain sell alien-  
ate Release and Confirm unto the s<sup>d</sup> Isaac Burnett, his heirs and assigns for ever all that parcel or Tract  
of land lying and being on the main Road leading from New Castle to Richmond containing Eighty acres more or  
less Bounded as followeth to wit Beginning at the main Road from thence Down the Bottom the spring at  
Stammup Rich<sup>ns</sup> plant patch from thence Down the s<sup>d</sup> Spring Branch to the Mill pond thence Down the  
flowing of the mill water so as to leave one acre for use of the s<sup>d</sup> Mill, thence down the s<sup>d</sup> Creek to <sup>the</sup> Main Road &  
thence along the s<sup>d</sup> Main Road to the Beginning Together with all ways Houses Gardens Orchards woods priviledges  
profits hereditaments and appertenances whatsoever to the s<sup>d</sup> Eighty acres of land Belonging or in any wise appertain-  
ing and the reversion and Reversions Remainder and Remainders hereof and all the Estate right Title Interest  
Claim and Demand of him the s<sup>d</sup> Sepe Tate in and to the same land & premises or any part thereof To have hold  
all and singular the s<sup>d</sup> land and premises unto the s<sup>d</sup> Isaac Burnett his heirs and assigns to the only proper use  
and behoof of the s<sup>d</sup> Isaac Burnett his heirs and assigns. In witness whereof the s<sup>d</sup> Sepe Tate hath hereunto set  
his hand and seal the Day and year first above written.

Test

Nath: Hood

David Hughes

George Burnett

December 30<sup>th</sup> 1791 Then Received of Isaac Burnett the within consideration I say Received. By me

Nath: Hood

David Hughes

George Burnett

Sepe Tate 



Sepe Tate

At a Court held for Hanover County on Thursday the 3<sup>d</sup> day of May 1792.

John Tate acknowledged this Deed indented and the receipt thereon endorsed which are ordered to be Recorded.

Test William Pollard, C. H. C.

Indy recorded

Test

Thomas Rogers, D. C. H.

This Indenture made this first day of May in the year of our Lord Christ one thousand seven hundred and Ninety Two Between William Hughes Junior of the County of Hanover of the one part and John Hughes of the same County of the other part Witnesseth that the said William Hughes Junior for and in Consideration of the sum of Two hundred and Sixty pounds of Lawful money to him in hand paid by the said John Hughes the Receipt Whereof he the said William Hughes Junior doth agree to be fully satisfied contented and paid and do by these presents make over to the said John Hughes one Certain Tract or Parcel of Land lying and Being <sup>in the County of Hanover</sup> on Great Allens Creek Which said Tract of Land was Formerly the Tract of Land Wherewith William Hughes Senior lived Now deceased Who in his last will and Testament Bearing date the Fifth day of December one thousand seven hundred and Eighty Eight which will being proved in the County Court of Hanover in June one thousand seven hundred and Ninety one in which will the said William Hughes Senior Deceased devise the said Tract of Land to be sold if his then living son William should Refuse to come there to live and Relinquish his write to the lands his said son then held in Fluvanna County which land in Fluvanna County his son William Now keeps in lieu of the lands where the Deceased William Hughes lived Which land Being sold to the highest Bidder on December the twenty sixth one thousand seven hundred and Ninety one the said John Hughes Became the purchaser and whereas there is no other Executors but the said John Hughes and William Hughes Junior the wright of Conveyance lies in William Hughes Junior Which Tract of Land contains Two hundred and Ninety Eight Acres and a half and is Bounded as followeth. Beginning at a Red oak stump of Stone at the mouth of a Branch of Allens Creek a corner of John Gilliams and Running South thirty five degrees East six poles to a maple on the said Branch a corner of the said John Gilliams and William Childers thence along the said Childers line North forty seven degrees East twenty six poles to a stake near a persimmon tree thence North thirty degrees East Twenty poles to a small gum thence South twenty nine degrees West twenty nine chains to a stake on the East side of a old ditch near the mouth thence North Seven degrees West Five poles to a stake the East side of a meadow thence North twenty degrees East Eighteen poles to a stake in a meadow of Allens Creek in the dividing line of Christopher Clarke and Nathaniel West thence along the said Dividing line through the meadow South Eighty six degrees West Ten Chain to a Red oak on Allens Creek near a Bank of Rocks it being the corner of the said Clarke and West thence up the said Creek to the Bridge being two Chain thence up the Road to a Red oak on the South side of the Road near a fence thence to the Road again to a post oak a corner of John Dandrighes it being one hundred and Sixty one chain thence South Nine degrees East Seventy Nine Chain to a oak and hickory a corner of John Gilliams on Allens Creek thence down the Creek according to its meanders Two hundred and thirty Eight poles to the Beginning To have and to hold the said Tract or parcel of Land to the said John Hughes his heirs and assigns for Ever and the said William Hughes Junior and Executor to his Grand Father William Hughes Deceased and in the name of all the Legacies to the said Will and his heirs and

apigns for ever make over and confirm to the said John Hughes the above Tract of Land with all and Every its Appertinences thereunto belonging and the said William Hughes Junior doth Further covenant and agree with the said John Hughes that the said Tract of Land is under no Incumbrance whatsoever and that the said John Hughes do hold the same according to the Intent and true meaning of the within written Indenture.

Signed sealed and Delivered }  
in the presence of us

Ann Hughes  
Sarah Ferrell  
Charles C. Cawthon  
mark

William Hughes jun<sup>r</sup> 

Received this first day of May one thousand seven hundred and ninety two of John Hughes the sum of Two hundred and Sixty pounds it being the consideration of the within Mention in Presence of us

Ann Hughes  
Sarah Ferrell  
Charles C. Cawthon  
mark

William Hughes jun<sup>r</sup>

At a Court held for Hanover County on Thursday the 3<sup>d</sup> day of May 1792

William Hughes jun<sup>r</sup> acknowledged this Deed indented and the receipt thereon endorsed which are ordered to be Recorded.

Just William Pollard. C.H.C.

Truly recorded

Just

Thomas Rogers D.C.H.

This Indenture Made this 18<sup>th</sup> day April in the year of our Lord One Thousand Seven Hundred & ninety two - Between John Hughes and William Hughes Jun<sup>r</sup> Exors of William Hughes dec<sup>d</sup> of Hanover County of the one part and William Childrop Jun<sup>r</sup> of the same County of the other part, Witnesses, That the said John Hughes and William Hughes Jun<sup>r</sup> for and in consideration of the sum of Two hundred pounds Current Money, have Given, Granted, Bargained, Sold, aliened, Enfeoffed, & confirmed, and by these presents do Give Grant Bargain, Sell alien, Enfeoff and confirm unto the said William Childrop and to his heirs and assigns for ever one certain Tract, or parcel of Land lying and being in the County of Hanover on the Waters of Allens Creek it being part of the Tract where William Hughes dec<sup>d</sup> formerly lived, containing by Survey Two Hundred & fifty eight and a half acres be the same more or less and Bounded as followeth, Beginning at a Maple in a Branch of the S<sup>d</sup> Allens Creek, on Gilliams line Thence South forty degrees East sixty Chains to a white Oak on the S<sup>d</sup> Gilliam and the S<sup>d</sup> William Childrop<sup>s</sup> Thence on the S<sup>d</sup> Childrop<sup>s</sup> line North seventeen degrees East Thirty six Chains to a Walnut near a Spring Branch, Thence up the Branch as it Meanders to a dead Black Oak on Col<sup>d</sup> Lyons line, Thence on his lines North Twenty seven degrees East Thirty three Chains to a White and Red oak, Thence North five and a half degrees West fifty three Chains to a stake, Thence North forty degrees West Thirteen Chains to a White Oak on George Bartlett, & Dandridge, Thence on Dandridge South Seventy seven West Sixteen Chains to White Oak Stump, Thence North six degrees West Thirty two Chains to a Hickory, Thence South Eighty six degrees West, forty two Chains to a corner in a Meadow Thence South twenty degrees West eighteen Chains to a Stake Thence South seven degrees East five Chains to a Stake, Thence South Twenty nine West Twenty nine Chains crossing a small Branch to a persimmon Tree, Thence South thirty degrees West Twenty Chains to a Stake

Thence South forty seven degrees West Twenty six chains to the Beginning, ~~With~~ all Houses orchards, Gardens, Woods, Waters and Advantages whatsoever to the, Belonging or in any wise appertaining. To have and to hold the said Tract of land with their and every of their Appurtenances unto the said William Childreps and to his heirs and Assigns for ever, and the said John Hughes and William Hughes Jun<sup>r</sup> for themselves their Heirs Ex<sup>r</sup> & Adms the above Sold Lands and promises with their and every of their appurtenances unto the s<sup>d</sup> William Childreps. Against them the said John Hughes and William Hughes Jun<sup>r</sup> their Heirs Ex<sup>r</sup> & Adms and against all other person or persons whatsoever deth by these presents Warrant of for ever will defend. In Witness whereof We have hereunto set our hands and seals the day & year above written.

Sign'd Seal'd & Acknowledg'd  
in presence of  
Elliot Lacy  
Richard Childreps  
+ William Childreps

John Hughes   
William Hughes Jun<sup>r</sup> 

April 15<sup>th</sup> 1792

Rec<sup>d</sup> of Mr. William Childreps two Hundred pounds Court money in full Satisfaction for the within mentioned Lands and promises.

Test  
Elliot Lacy  
Richard Childreps  
X William Childreps

John Hughes  
William Hughes Jun<sup>r</sup>

At a Court held for Hanover County on Thursday the 3<sup>d</sup> day of May 1792  
John Hughes and William Hughes Jun<sup>r</sup> acknowledged this Deed indented and the receipt thereon endorsed which are Ordered to be Recorded.

Test William Pollard C. H. C.

Truly recorded

Test Thomas Rogers D. C. H. C.

This Indenture made the third day of October in the year of our lord one thousand seven hundred ninety one Between William Mansfield and Catherine his wife of the County of Louisa of the one part and Benjamin Bowles of the County of Hanover of other part witnesseth that the s<sup>d</sup> William Mansfield and Catherine his wife for and in Consideration of the sum of Eighty pounds Current money by him the s<sup>d</sup> Benjamin Bowles to them in hand paid before the sealing and Delivering hereof the receipt whereof they the s<sup>d</sup> William Mansfield and Catherine wife do hereby acknowledge and hereof do acquit and Discharge. the s<sup>d</sup> Benjamin Bowles his heirs & Assigns have granted Bargained Sold and Conformed and by these presents do grant Bargain Sell and confirm unto the s<sup>d</sup> Benjamin Bowles his heirs & Assigns part of his the s<sup>d</sup> William Mansfield's Tract of Land lying in the County of Hanover Containing one hundred Acres & bounded as followeth Beginning at a pine corner to the s<sup>d</sup> Benj. Bowles Cha<sup>s</sup> Anthony & Henry Stone running North Seventy two & half Degrees East two hundred and seventy poles to a corner post Oak thence South twenty five degrees East fourteen poles to a small white Oak fifty yards from the William Mansfield's Spring thence South twenty five degrees West two hundred and seventy Eight poles to a small pine at Prachers fence thence North twenty five degrees West one hundred and six poles to the Beginning and the Reversion and Reversion Rents issues and profits thereof with the Appurtenances unto the s<sup>d</sup> Benjamin Bowles To have and to hold the s<sup>d</sup> Tract

555  
 or parcel of land with the appertinances unto the s<sup>d</sup> Benjamin Bowles his heirs &c to the only use & behoof of  
 the s<sup>d</sup> Benjamin Bowles his heirs & assigns for Ever. And the s<sup>d</sup> William Mansfield and Catherine his wife  
 their heirs & the s<sup>d</sup> Tract of land with the appertinances unto him the s<sup>d</sup> Benjamin Bowles his heirs &c shall and  
 will warrant and for Ever defend by these presents against the claim and demand of them the s<sup>d</sup> William Mansfield  
 and Catherine his wife their heirs &c or either of them or any other person whatsoever And the William Mansfield  
 and Catherine his wife for themselves and Each of their heirs &c do promise & agree to and with the s<sup>d</sup> Benjamin  
 Bowles his heirs &c that the premises & Every part thereof are free and discharged from all manner of incumbrances  
 and that the s<sup>d</sup> Benjamin Bowles his heirs &c for and Notwithstanding any Act or thing by them the s<sup>d</sup> William  
 Mansfield and Catherine his wife or Either of them or any other person committed done or suffered Shall or Lawfully may  
 for Ever hereafter have hold use occupy possess & Enjoy the same of Every part thereof with the appertinances without  
 the Lawfull lett. Molestation or Eviction of them the s<sup>d</sup> William Mansfield and Catherine his wife their heirs &c  
 or either of them or any person whatever in Witness whereof the s<sup>d</sup> parties aforesaid to these presents have interchange-  
 ably sett their hands & seals the day and date Above Written

Sign'd Sealed & Deliver'd }  
 in the presence of }  
 William Stone  
 Anthony Stone  
 Tho<sup>s</sup> + Baly  
 mark

William Mansfield Seal

At a Court held for Hanover County on Thursday the 3<sup>d</sup> day of May 1792  
 This Deed poll was proved by the Oath of William Stone, Anthony Stone, and Thomas Bailey Witnesses thereto  
 it is Ordered to be Recorded

Just William Pollard, C.H.C

Truly recorded Just Thomas Rogers, D.H.H

This Indenture made this seventeenth day of January in the year of our Lord one thousand seven hundred and  
 ninety two Between Bartlett Smith Barnet Smith George Smith Thomas Smith Joel Matthews Wyatt S Coleman and  
 Sally Coleman of the one part and Isaac Winston of the other part Witnesseth that the said Bartlett Smith Barnet Smith  
 George Smith Thomas Smith Joel Matthews Wyatt S Coleman and Sally Coleman for and in consideration of the sum of One  
 hundred and sixty pounds current money of Virginia to them in hand paid by the said Isaac Winston before the sealing  
 and delivery of these presents the Receipt whereof the said Bartlett Smith Barnet Smith George Smith Thomas  
 Smith Joel Matthews Wyatt S Coleman and Sally Coleman do acknowledge and every part thereof do acquit and discharge the  
 said Isaac Winston his Heirs Executors and Administrators by these presents have given, granted bargained, sold, aliened,  
 conveyed and confirmed, and by these presents for themselves their Heirs Executors and Admins do give grant bargain sell alien  
 convey and confirm unto the said Isaac Winston his heirs and assigns a certain tract or parcel of Land lying and being  
 in the County of Hanover on the North branch of Pamunkey River being part of a tract of two hundred acres formerly  
 the property of Frances Smith who in her last Will devised the same to several Legates mentioned therein adjoining  
 the Lands of George Smith and Col<sup>d</sup> John Winston and supposed to contain Ninety Acres be the same more or less and bounded  
 as followeth the Beginning at the Mouth of Quig swamp a corner of George Smiths Land running from thence up  
 North river as it meanders to a black Gum at Garland Andersons Bridge thence South eighty degrees west eighteen and a half  
 chains to a corner where no marked Tree is to be found thence South thirty nine degrees East fifty four & four fifths chains to  
 a red Oak on a stony Ridge near the plantation thence South sixty six Degrees East thirty two and three fifth chains  
 ascending across the plantation to two Spanish Oaks near an old Mill Dam on pig swamp thence down the south side of  
 the said Swamp South eighty six degrees East thirty chains to a white Oak on the South side said swamp thence North south

five and a half degrees East twenty eight chains to a stake near some bushes on a hill side on the edge of the low ground of the said swamp  
 thence rising the hill side to a white oak in the old field in George Smith's low ground thence along the said George Smith's  
 line North fifty seven degrees East to a Bush on dry swamp corner of George Smith's land thence down the said swamp to its mouth  
 at the river the place begun at to have and to hold the afore mentioned Tract of Land (a Buying Ground excepted and  
 singular the premises above mentioned with the appurtenances unto the said Isaac Weston and his Heirs for ever and also the  
 said Isaac Weston his Heirs and assigns shall and may at all Times hereafter peacefully and quietly have, hold, possess  
 and enjoy all and singular the said Tract or parcel of Land and premises above mentioned and every and all parts thereof  
 without the lill hindrance molestation interruption and denial of them the said Bartlett Smith Barnett Smith George Smith  
 Thomas Smith Joel Watkins Wylat S. Coleman and Sally Coleman their Heirs and assigns or any other person or persons whatsoever  
 and the said Bartlett Smith Barnett Smith George Smith Thomas Smith Joel Watkins Wylat S. Coleman and Sally Coleman  
 the Land and premises with the appurtenances above mentioned unto the said Isaac Weston his Heirs and assigns will  
 warrant and force defend against the claims of them or any of them the said Bartlett Smith Barnett Smith George Smith  
 Thomas Smith Joel Watkins Wylat S. Coleman and Sally Coleman and their Heirs and every other person and all persons  
 whatsoever. In Witness whereof the said Bartlett Smith Barnett Smith George Smith Thomas Smith Joel Watkins Wylat S.  
 Coleman and Sally Coleman have hereunto set their hands and affixed their Seals the day and year first above written.

Seals and delivered in  
 presence of  
 Alexander Smith  
 John Smith  
 John Brown  
 John South Jr

Bartlett Smith Seal  
 Barnett Smith Seal  
 George Smith Seal  
 Thomas Smith Seal  
 13 January 21 1792 - Joel Watkins Seal  
 jany 28<sup>th</sup> - Wylat S. Coleman Seal  
 and the 30<sup>th</sup> jany - Sally Coleman Seal

At a Court held for Hanover County on Thursday the first day of March 1792  
 This Deed indented was proved as to Bartlett Smith Barnett Smith George Smith and Thomas Smith by the Oath of John  
 Brown a witness thereto, and as to the whole of the persons signing the same, by the Oath of Alexander Smith  
 also a witness thereto and at a Court held for the said County on Thursday the 3<sup>d</sup> day of May next following, the said  
 Deed was acknowledged by the said Bartlett Smith and proved by the Oath of John Smith and John Smith; 2 witnesses  
 thereto and is ordered to be recorded

Test William Pollard CAC  
 Truly recorded Test Thomas Rogers DCH

To all to whom these presents shall come Greeting Know ye that I Margret Wade of the Parish County of Henrico, as will  
 for the natural Love and affection which I owe to my Daughter Semimah Wade, as for the sum of Three shillings to me  
 in hand paid, do grant bargain and sell to the s<sup>d</sup> Semimah all my Right of Dowry in and to a certain Tract of  
 Land in Hanover whereon James Glazebrook now lives, which my Husband William Wade did cease and possess of  
 together with all privileges and appurtenances therunto belonging. In Witness whereof I have subscribed my name and  
 affix my Seal this day of November 1791.

Seals and delivered in  
 presence of  
 Stephen Mallory  
 Col. Perkins  
 John Hill  
 Henry Corwin

Margret Wade Seal

At a Court held for Hanover County on Thursday the 5<sup>th</sup> day of January 1792 This Deed indented was proved by the Oath of

Robert Perkins and Henry Curwin witnesses thereto, and at a Court held for the said County on Thursday the 3<sup>d</sup> day of May 1798.  
The said Deed was further proved by the Oath of John Hill another witness thereto, and is ordered to be recorded.

Just William Gollard, C.H.E.

Truly recorded

Just Thomas Rogers, D.C.H.E.

Original delivered to Thomas Starke the 11<sup>th</sup> July 1798

This Indenture made this 31<sup>st</sup> day of December in the year of our Lord Christ one thousand Seven hundred and ninety one Between Samuel Earnest of the County of Hanover of the one part and Thomas Starke of the same County of the other part Whereas the said Samuel Earnest is Justly indebted to the said Thomas Starke in the sum of one hundred and twelve pounds two shillings and seven pence for money laid out and advanced to and for the use of the said Samuel Earnest at the special Instance and request of the said Samuel Earnest and the said Samuel Earnest being unable at this time to pay and satisfy the said Thomas Starke the sum due him as aforesaid but desirous to secure the payment thereof as far as in his Power to the said Thomas Starke his heirs Ex<sup>ors</sup> adm<sup>rs</sup> or assigns this inture therefore Witnesseth that the said Samuel Earnest for the consideration of the sum of money aforesaid laid out and expended by the said Thomas Starke for the use of the said Samuel Earnest hath granted Bargained and sold and by these presents doth grant Bargain and Sell unto the said Thomas Starke his heirs Ex<sup>ors</sup> adm<sup>rs</sup> or assigns the following Slaves to wit Harry Ben Abraham Lucy Ball Alice Pom & Judy together with <sup>the</sup> increase of the females to have and to hold the said Slaves with their future increase to the only proper use and behalf of the said Thomas Starke his heirs & assigns forever and the said Samuel Earnest for himself his heirs Ex<sup>ors</sup> and adm<sup>rs</sup> the said Slaves with their future increase unto the said Thomas Starke his heirs Ex<sup>ors</sup> adm<sup>rs</sup> and assigns shall and will warrant and forever defend by these presents but these presents are upon this Express condition that if the said Samuel Earnest when therunto required shall Well and truly pay and Satisfy the said Thomas Starke the afore said sum one hundred and twelve pounds two Shillings and seven pence with legal Int<sup>er</sup> thereon from the day of the date of these presents untill the same shall be paid that then the said Indenture and every thing thereon contained shall cease determine and be void in Witness Whereof the said Earnest hath hereunto set his hand and affixed his seal the day and year above written

Samuel Earnest 

Sealed and delivered in presence of }  
P Street  
Wm Gardner  
Wm Handley

At a Court held for Hanover County on Thursday the 7<sup>th</sup> day of June 1798  
This Mortgage indented was proved by the Oath of Parke Street and William Handley Witnesses thereto, and is Ordered to be recorded.

Just William Gollard, C.H.E.

Truly recorded

Just Thomas Rogers, D.C.H.E.

State of Georgia

Know all men by these presents that I Dennis Smelt, of Augusta, in the said State, practitioner of Physic for and in consideration of the sum of ten hundred pounds Lawful and current money of Virginia to me in hand well and truly paid by William Pollard of Hanover County, Virginia, Esquire, the receipt whereof I do hereby acknowledge, Have bargained and sold, and by these presents, do bargain and sell unto the said William Pollard, three negre Slaves named Ned, Tom and Violet: To hold the said Negre Slaves named Ned, Tom and Violet, with the future issue and increase of the female Slave, unto the said William Pollard, his heirs, executors, administrators and assigns forever; Herely warranting the said negre Slaves, with the future issue of the said female, unto him and them against the claims of all other persons whatsoever. In Witness whereof I have hereunto set my hand and seal, the tenth day of December, in the year of our Lord, one thousand seven hundred and ninety one

Sealed and delivered  
in the presence of

Wm Longstreet  
William Coche  
Philip Clayton J.P.  
Ack'd before us 25<sup>th</sup> Apr<sup>e</sup> 1792.  
Thomas Rogers  
Ro. Merivether

Dennis Smelt 

At a Court held for Hanover County on Thursday the 7<sup>th</sup> day of June 1792.  
This Bill of sale was proved by the Oath of Thomas Rogers and Robert Merivether Witnesses thereto, and is  
Ordered to be recorded

Just William Pollard, C.H.C.

Justy recorded Just

Thomas Rogers, D.C.H.C.

Delivered to the  
Deceased Money  
the 11<sup>th</sup> Jan 1792

The Commonwealth of Virginia To Edmund Anderson & John Thompson Jr. Gentlemen Justices of the County of Hanover Greeting whereas Lord Wallen and Elizabeth his wife by indenture of bargain & sale dated the 1<sup>st</sup> day of August last past have conveyed unto Samuel Moody one certain tract or parcel of land lying and being in the parish of Saint Martins and said County of Hanover containing by estimation eighty seven acres be the same more or less, and whereas the said Elizabeth 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 willingly signed and sealed the Indenture hereto annexed and whether she consenteth that the same may be recorded, and that you certify such acknowledgment to the rest of the Justices of our said Court under your hands and seals without delay returning therewith this Commission Witness William Pollard Clerk of our said Court this 19<sup>th</sup> day of September 1791 in the 16<sup>th</sup> year of our Foundation

William Pollard

Hanover County to wit

We do hereby certify that pursuant to the above Commission to us directed we did this day go to Mrs. Elizabeth Wallen wife of the above named Lord Wallen and after having shown and explained to her the said indenture, examined her privily, and she the said Elizabeth declared that she willingly signed and sealed the aforesaid indenture and consenteth that the same may be recorded. Testified under our hands & seals this 21<sup>st</sup> day of September 1791.

Edm<sup>d</sup> Anderson  
John Thompson

At a Court held for Hanover County on Thursday the 7<sup>th</sup> day of June 1792.  
This Commission and Certificate being returned are Ordered to be recorded

Just William Pollard C. H. C.

Truly recorded

Just Thomas Rogers D. C. H. C.

This Indenture made this 21<sup>st</sup> day of May One thousand Seven Hundred and Ninety two between Geddes Winston and Mary his wife and Samuel Jordan Winston of the one part, and Thomas Austin of the other part Witnesseth that the said Geddes Winston and Mary his wife and Samuel Jordan Winston for and in Consideration of the sum of Twenty Six pounds five shillings to them in hand paid by the said Thomas Austin the receipt whereof they do hereby acknowledge and allow themselves to be fully Satisfied hath granted bargained and sold Alien'd enfeoff'd and confirm'd, and by these presents doth grant bargain sell Alien enfeoff and confirm unto the said Thomas Austin his heirs and assigns for ever a certain Tract and parcel of Land situated lying and being in the parish of saint paul and County of Hanover on Chickahomency Swamp - between two runs a little above a part of the main run of said swamp call'd and known by the name of Squirespond, and bounded as followeth Viz. Begin at Nelson Andersons Corner maples on the bank of the main run of the aforesaid swamp generally call'd the ditched run, run North Fifty degrees East Thirty eight and a half poles with the said Andersons line to a Oak on a Run which Colonel Nathaniel Wilkinson formerly Contended was the main run, thence down the same as it meanders to its Junction with the main run, thence up the said main run to the beginning containing by a late Survey Eight Acres and three fourths, together with all privileges and appurtenances thereunto belonging or in any wise appertaining to the said Lands, and also the reversion remainder and remainders thereof and of every part and parcel thereof to have and to hold the said Granted Land and premises with the appurtenances unto the said Thomas Austin his heirs and assigns forever, and the said Geddes Winston and Mary his wife and Samuel Jordan Winston for themselves their heirs and assigns, doth Covenant grant and agree to, and with the said Thomas Austin his heirs and assigns, that he and they shall and may at all times hereafter quietly and peaceably hold and enjoy the said granted Land and premises with the appurtenances free and clear from all forms, Sales, gifts, grants, Mortgages and dower, or any any other incumbrance whatsoever, with the privilege of a Cart or Wagon way from the said granted Land near the main run on the land of the said Samuel Jordan Winston to the road leading acro's Wilkinsons Bridge and the said Geddes Winston and Mary his wife and Samuel Jordan Winston for themselves and their heirs shall and will warrant and forever defend the said Lands and premises with the appurtenances unto the said Thomas Austin, his heirs and assigns for ever from all and every person or persons whatsoever, that shall lay any claim thereunto. In witness whereof the said Geddes Winston and Mary his wife and Samuel Jordan Winston have hereunto set their hands and affix their seals the day and year first written

The words (near the main) interlined before signed

Sealed & delivered in }  
presence of }  
John Street,  
Chap. Austin  
George & Bentley  
Austin gentes

Geddes Winston Seal  
Mary Winston Seal  
Sam. Winston Seal

May 1792 Receipt of Thomas Austin Twenty six pounds four shillings in full for the consideration money  
within mentioned

Teste  
Chap Austin  
John Street

Sam<sup>r</sup> J<sup>r</sup> Winston

At a Court held for Hanover County on Thursday the 7<sup>th</sup> day of June 1792.

This Deed indented was proved by the Oath of John Street, Chapman Austin, and Austin Henry witnesses thereto, and the receipt on the said Deed enclosed was also proved by the Oath of the said Chapman Austin, which Deed and receipt are Ordered to be recorded

Just William Pollard, C.H.C.

Truly recorded

Just Thomas Rogers, D.C.H.C.

The Commonwealth of Virginia To Richard Adams John Mayo and William Price Gentlemen Justices of the County of Henrico Greeting: whereas Geddes Winston and Mary his wife, and Samuel Loran Winston by an Indenture of Bargain and sale bearing date the 21<sup>st</sup> day of May 1792, have sold and conveyed unto Thomas Austin a tract or parcel of Land situate lying and being in the parish of Saint Paul and County of Hanover on Chickahominy swamp containing by a late survey eight Acres and three fourths, and whereas the said Mary 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 Mary and her having examined privily and apart from her said husband, whether she willingly signed and sealed the said Indenture, hereto annexed, and whether she consenteth that the same may be recorded, and that you certify such acknowledgment to the Justices of our said Court under your seals without delay returning therewith this Commission. Witness William Pollard Clerk of our said Court this 22<sup>d</sup> day of May 1792 in the 16<sup>th</sup> Year of our Foundation!

W. Pollard

Henrico County to wit

We do hereby certify that pursuant to the above Commission to us directed we did this day go to M<sup>rs</sup> Mary Winston wife of the above named Geddes Winston and after having shown and explained to her the said Indenture examined her privily and apart from her said husband and she the said Mary declared that she willingly signed sealed the indenture aforesaid, and consenteth that the same may be recorded certified under our seals this 7<sup>th</sup> day of June 1792.

John Mayo   
William Price 

At a Court held for Hanover County on Thursday the 7<sup>th</sup> day of June 1792.

This Commission and Certificate being returned are Ordered to be recorded.

Just William Pollard, C.H.C.

Truly recorded

Just

Thomas Rogers, D.C.H.C.

Original returned to Nathl Wilkinson the 8<sup>th</sup> Apr 1799  
of Chatham Co

This Indenture made this 21 day of may one thousand seven hundred and ninety two Between Samuel Sorran Winston of the County of Hanover and Geddes Winston and Mary his wife of the City of Richmond of the one part and Nathaniel Wilkinson of Henrico County of the other part, Witnesses that the said Samuel I. Winston Geddes Winston and Mary his wife, for and in consideration of the sum of seventeen pounds five shillings to them in hand paid the receipt whereof they do hereby acknowledge Both granted Bargain'd and sold, and by these presents do absolutely Grant, Bargain and Sell unto the said Nathaniel Wilkinson and his heirs forever One certain Tract or parcel of Land situate lying and being in the County of Hanover containing five acres and three fourths of an Acre, and bounded as followeth (to witt) beginning at a corner ash standing at the foot of Sparks pond where the main run breaks out, thence running down the main run of Chickahominy swamp to a corner persimmon tree thence eastwardly to another corner persimmon tree standing near the edge of persons spring branch near where it intersects the main run of the said swamp Just above the goos pond thence up the said spring branch to a corner alder bush standing near the dirt bridge thence a straight course N 69 W 51 poles to a corner gum thence S 45 E W 72 poles to the beginning To Have and To Hold the above sold five acres and three fourths of an Acre of Land unto the said Nathaniel Wilkinson and his heirs forever and the said Samuel I. Winston Geddes Winston and Mary his wife do hereby Covenant Grant and agree to and with the said Nathaniel Wilkinson that the above sold land is free and clear of all other sales Leases and incumbrances whatsoever and that they the said Samuel I. Winston Geddes Winston and Mary his wife their heirs Executors and Administrators the above sold Land and premises unto the Nathaniel Wilkinson and his heirs against all persons whatsoever shall and will - Warrant and by these presents forever defend In Witness whereof the said Samuel I. Winston Geddes Winston and Mary his wife hath hereunto set their hands & seals the day and year above mentioned

Signed sealed and delivered }  
in presence of  
Chapman Austin  
John Street  
Test  
Tho<sup>s</sup> Austin  
George Rawlins

Saml Winston Seal  
Geddes Winston Seal  
Mary Winston Seal

At a Court held for Hanover County on Thursday the 7<sup>th</sup> day of June 1792.  
This Deed indented was proved by the Oath of Chapman Austin, John Street and Thomas Austin witnesses thereto, and is Ordered to be recorded

Test William Pittard, C.H.C.  
Truly recorded Test Thomas Rogers, D.C.H.C.

The Commonwealth of Virginia To Richard Adams, John Mayo and William Price Gentlemen Justices of the County of Henrico Greeting: whereas Samuel Sorran Winston, and Geddes Winston and Mary his wife, by an Indenture of Bargain and Sale bearing date the 21<sup>st</sup> day of May 1792. have sold and conveyed unto Nathaniel Wilkinson one certain Tract or parcel of Land situate lying and being in the County of Hanover and containing five acres and three fourths of an Acre, and whereas the said Mary cannot conveniently travel to the Court house of the said County of Hanover to make her personal acknowledgment of the said Indenture, we do therefore authorize and require you go to the said Mary and her having examined privately and apart from her said Husband, whether she willingly signed and sealed the said Indenture, hereto annexed, and whether she consenteth that the same may be recorded, and that you certify such acknowledgment to the Justices of our said Court under your hands and seals

without delay, returning therewith this Commission Witness William Pollard Clerk of our said Court this 28<sup>th</sup> day of May 1792 in the 16<sup>th</sup> year of our foundation

W. Pollard

Henrico County to wit

We do hereby certify that pursuant to the above Commission to us directed, we did this day go to Mr. Mary Winston wife of the above <sup>James</sup> ~~James~~ Winston and after having shown & explained to her the said indenture examined her privately and apart from her husband, and she the said Mary declared that she willingly signed and sealed the Indenture aforesaid, and consenteth that the same may be recorded, certified under our seals this 1<sup>st</sup> day of June 1792.

John Mayo 

William Price 

At a Court held for Hanover County on Thursday the 7<sup>th</sup> day of June 1792.  
This Commission and Certificate being returned are ordered to be recorded.

Just William Pollard, C. H. C.

Truly recorded Just Thomas Rogers, D. C. H. C.

This Indenture made this 7<sup>th</sup> day of May 1792. Between John Vest of the County of Louisa of the one part; and Charles Vest of the County of Hanover of the other part Witnesses; that the said John Vest for and in consideration of one hundred & Forty pounds current money to him in hand paid by the said Charles Vest the receipt of which he doth hereby acknowledge, and thereof do acquit the said Charles, hath granted, Bargained, and sold, and do by these presents, Grant, Bargain, & sell unto the said Charles Vest his heirs and assigns forever, One certain Tract or parcel of Land lying and being in the said County of Hanover, containing Seventy nine Acres by a late Survey, the be the same more or less, and bounded by the well known lines as they now stand and joining the other land of the said Charles Vest; & also the land of John Thornton and Thomas Bingham. Together with all Houses, Gardens Orchards fences, Woods, Ways, Waters, Water Courses, and every other appurtenance thereunto belonging, or in any wise appertaining, and all Right, Title Interest and demand whatsoever of the said John Vest his heirs forever. To Have and to Hold the said Land & promises with the Appurtenances thereof unto the said Charles Vest his heirs and assigns forever. and the said John Vest for himself and his heirs do covenant and agree to and with the said Charles Vest, that he the said Charles Vest his heirs and assigns, shall always hereafter peaceably & Quietly Hold Occupy and Enjoy possession of the said Land with the appurtenances thereof to their own proper use and behoof forever, and the said John Vest the aforesaid Land and promises do grant unto the said Charles Vest his heirs and assigns, against him the said John Vest & his heirs, and against the claim of every other person or persons whatsoever shall and will warrant, and by these presents forever defend. In Witness whereof the said John Vest hath hereunto set his hand and seal, this day and year first above written

John Vest 

Sealed and Delivered }  
In the presence of }  
Sam<sup>l</sup> Day  
Edm<sup>o</sup> Taylor  
W<sup>m</sup> M<sup>r</sup> Farmer

Read the 7 day of May 1792 of Charles best One hundred and Forty ~~Twenty~~ <sup>Twenty</sup> ~~four~~ <sup>four</sup> ~~shillings~~ <sup>shillings</sup> current money being the consideration above mentioned

Test  
Saml. Day  
Edm<sup>r</sup> Taylor

John Vest

At a Court held for Hanover County on Thursday the 7<sup>th</sup> day of June 1792.  
John Vest acknowledges this Deed indented and the receipt thereunto written, which are Ordered to be recorded

Test William Ballard, C.H.C.  
Truly recorded Test Thomas Rogers D.C.H.C.

This Indenture made this Fifteenth day of March in the year of our Lord one thousand seven hundred and Ninety one by and between Christopher and W<sup>m</sup> Cawthon of Albemarle Count of the one part and John Munrow of Hanover County of the other Part Welltruseth, that the s<sup>r</sup> Christopher and W<sup>m</sup> Cawthon for and in consideration of Eight Pounds Ten shillings current money of Virginia to them in hand paid by John Munrow before the Insealing of these Presents the receipt Whereof they doth hereby acknowledge them selves satisfied contented and Paid have given granted bargained sold aliened Enfeoffed and confirmed and do by these Presents give grant bargain sell alien Enfeoff and confirm unto the said John Munrow and his heirs forever one certain tract or parcel of Land lying and being in the County aforesaid on the waters of Wild horse by Estimation seventeen acres more or less and is Bounded as followith (To Well) Beginning at a corner Maple on Solomons Branch thence down the said Branch 75 Steps to a corner poplar Thence a straight Line to a corner Sweet Gum on wild horse branch 270 Steps thence along the said branch 283 Steps to a corner willow oak on Mr. George Dabney line thence along Dabneys line a 100 Steps to a corner Pine on the s<sup>r</sup> Dabneys line thence along the s<sup>r</sup> line 171 Steps to an Elbow on a pine thence a straight line 223 Steps to the beginning To have and to hold the said Land and Promises with their and Every of their appurtenances together with the Remainder and Remainders Reversion and Reversions unto the s<sup>r</sup> John Munrow his heirs and assigns for Ever with all woods ways waters and water courses together with all houses Orchards meadows feedings to the same belonging or in any wise appertaining and said Christopher and W<sup>m</sup> Cawthon the above sold Land and Promises unto the s<sup>r</sup> John Munrow his heirs and assigns Against him the s<sup>r</sup> Christopher and W<sup>m</sup> Cawthon their heirs and assigns or any <sup>the</sup> Person or Persons whatsoever Shall and will Warrant and for Ever Defend by these Presents in witness whereof we have hereunto set our hands and Seal the day and year above Written.

Seal<sup>d</sup> and Sign<sup>d</sup> }  
In Presence of }  
John Bowley  
Charles Lucery  
Elizer <sup>his</sup> Ligon  
mark

Entered before said

Christopher Cawthon Seal

William Cawthon Seal

Memo That on the Fifteenth day of March one thousand seven hundred and Ninety one Livery and Seign was had and taken by the within mentioned Feoffee unto the within named Feoffee by the Delivery of trust and livery according to the true Intent and meaning of the within written Deed

Sign<sup>d</sup> in Presence of

John Bowley  
Charles Lucery  
Elizer <sup>his</sup> Ligon  
mark

Christopher Cawthon  
W<sup>m</sup> Cawthon

At a Court held for Hanover County on Thursday the 5<sup>th</sup> day of May 1792  
This Deed indented, and the Memorandum of Dower and Dower thereon endorsed being, as it appears to this Court  
proved at last Court by the Oath of John Bowles and Elijah Diggon, two of the witnesses thereto, but then omitted to  
be entered, the same is now Ordered to be certified.

Just William Pollard, J.C.H.C.

At a Court held for Hanover County on Thursday the 7<sup>th</sup> day of June 1792  
This Deed indented and the Memorandum of Dower and Dower thereon endorsed were further proved by the Oath of  
Charles Bucary a witness thereto, and are ordered to be recorded.

Just William Pollard, J.C.H.C.

Just recorded Just Thomas Rogers, D.C.H.C.

This Indenture made this twenty first day of November M D C C L X X X I between John Mallory of the County of  
Pawhatan of the one Part and John Burnett of the County of Hanover of the other part Witnesseth that the said John  
Mallory For and in consideration of the sum of Thirty Six Pounds Current money of Virginia to him in hand paid  
by the said John Burnett the Receipt whereof he doth hereby Acknowledge hath given Granted and Sold and by  
these presents doth give grant and sell unto the said John Burnett his heirs and Assignes forever a certain Parcel  
or Tract of Land Situate lying and being in the said County of Hanover on the Waters of Matidiquim containing  
by Estimation seventy two acres be the same more or less, and Bounded by the Lands of John Meridith Deceased and the  
Lands of Mary Wright to the Only Proper use of him the said John Burnett his heirs and Assignes forever and  
the said John Mallory doth Agree to and with the said John Burnett that the said Granted Lands and Promises  
to the only use and Behoof of him the said John Burnett he will forever Warrant and Defend against the Claim  
of him, the <sup>said</sup> John Mallory his heirs or any other Person or Persons whatsoever in Witness Whereof he the said  
John Mallory hath hereunto set his hand and affixed his seal the day and year above Written

Seal Signed and Delivered }  
in Presence of us  
Elisha White  
William Hazlegrove  
Hampton Waid  
Selse White

John Mallory Seal

At a Court held for Hanover County on Thursday the 7<sup>th</sup> day of June 1792  
This Deed poll was proved by the Oath of Elisha White Gent. William Hazlegrove and Hampton Waid Witnesses thereto and  
is Ordered to be recorded.

Just William Pollard, J.C.H.C.

Just recorded Just Thomas Rogers, D.C.H.C.

Known all men by these presents that I Sarah Rutherford of Hanover County & Colony of Virg<sup>a</sup> for the love I bear  
towards my loving sister Francis Noell Children of the County & Colony afores<sup>d</sup> have Given an granted and  
by these presents do freely clearly and absolutely Give and grant unto the said Francis Noell Children Three  
negroes (W<sup>o</sup>) Jean Jim and Jacob to be Equally divided between them all when the youngest should come to the age of

Twenty one years To have and to hold the above said negroes to the said Francis Noell children their heirs &c from henceforth for ever absolutely without any manner of condition wherof the said Sarah Rutherford have herwits set & put my hand and seal this fifteenth day of October seventeen hundred Ninety one

Signed seal'd & Delivered }  
In the presence of }  
Nathl Lester  
Benjamin Lester  
William Taylor

for  
Sarah + Rutherford Seal  
mark

At a Court held for Hanover County on Thursday the 7<sup>th</sup> day of June 1798.

This Deed of Gift, poll. was proved by the Oath of Nathaniel Lester and Benjamin Lester witnesses thereto and is ordered to be recorded

Wm Ballard C.H.C.

Truly recorded

Just

Thomas Rogers D.C.H.C.

This Indenture made this seventh day of December in the year of our Lord One thousand seven hundred & ninety one Between William Lawrence and James Lawrence Executors of John Lawrence dec<sup>d</sup> of the County of Hanover of the one part and John Duke of the aforesaid County of the other part Witnesses that the said William Lawrence and James Lawrence execs aforesaid hath for and in consideration of the sum of one hundred & seventy one pounds current money of Virginia, to them in hand paid the receipt of which they hereby acknowledge and confess hath bargained sold and delivered and do by these presents bargain sell and deliver unto the said John Duke his heirs or assigns One moiety or and to a Water grist mill on South Anna River wherof the said John Lawrence dec<sup>d</sup> seized & possessed of (the other moiety sold and Willed by the deceased to John Bumpass) together with one moiety or of all Lands & premises & all other things belonging or appertaining to said Mill; To have and to hold the said moiety of the Mill and premises with the appurtenances to the said John Duke his heirs and assigns forever to the only proper use and behoof of him the said John Duke his heirs and assigns forever free from and clear of all former debts, gifts, grants bargains, <sup>sales</sup> mortgages or any other incumbrances whatever and the said William Lawrence and James Lawrence execs aforesaid do for themselves their heirs &c covenant and agree to and with the said John Duke his heirs & assigns forever that they the said William Lawrence and James Lawrence execs aforesaid will from time to time and at all times hereafter Warrant and defend an absolute indefeasible title and estate in fee simple in the said moiety of the the aforesaid Mill land and other appurtenances therunto belonging unto the said John Duke his heirs and assigns forever Jot Witnesses wherof the said William Lawrence and James Lawrence execs &c have herwits set their hands and Affixed their seals the day and year above written

(The words "moiety of the" between the 18<sup>th</sup> & 19<sup>th</sup> lines of the words "unto the said John Duke" between the 36<sup>th</sup> & 37<sup>th</sup> lines interlined before signed

Signed sealed and delivered }  
in the presence of }  
Thomas Price  
Rich: Kimbrough  
John Kimbrough  
George Phillips

William Lawrence Seal  
James Lawrence Seal

At a Court held for Hanover County on Thursday the 7<sup>th</sup> day of June 1798.

This Deed indentured was proved by the Oath of Thomas Price, Richard Kimbrough, and John Kimbrough. witnesses thereto, and is ordered to be recorded

Wm Ballard C.H.C.

Truly recorded

Just

Thomas Rogers D.C.H.C.

This Indenture made this seventh day of February in the year of our Lord one Thousand seven hundred & ninety two Between John Garland of the County of Hanover of the one part & Daniel Trueheart of the same County of the other part Witnesses that the said John Garland for and in consideration of the sum of four pounds four shillings to him in hand paid by the said Daniel Trueheart the receipt whereof he doth hereby acknowledge Hath granted, bargained, sold, Alienated & confirmed & by these presents doth grant, bargain, sell alien and confirm unto the said Daniel Trueheart his heirs & assigns forever, A certain piece or parcell of land containing by estimation ten Acres be the same more or less lying and being on the County of Hanover, bounded as follows:— beginning at a small white Oak and dog wood which are side lines, and stands in the point of woods nearly in front of said Garland's dwelling House, and near the corner of said Trueheart's fence, where the road now makes a turn that leads to Whites mill, thence along the antient line of marked trees three hundred and eighty yards to a small white oak which is at present a side line, thence north ten yards then running parallel with the first line three hundred and eighty yards preserving the breadth of ten yards the whole way, thence ten yards to the beginning, To have & to hold the said piece or parcell of Land with all its appurtenances to the said Daniel Trueheart his Heirs and Assigns for ever, against the said John Garland his Heirs & assigns and against the claim of all other persons whatsoever, by these presents will warrant & for ever defend In witness whereof the said John Garland has hereunto set his hand & affixed his seal the day & year first written.

Teste  
B. Trueheart  
J. Green

Garland Seal

Memo. This 7<sup>th</sup> day of February One thousand seven hundred and ninety two Then Received of the within named Daniel Trueheart four pounds four shillings in full consideration of the within sold land.

Teste  
B. Trueheart  
J. Green

Garland

At a Court held for Hanover County on Thursday the 7<sup>th</sup> day of June 1792

John Garland Gent<sup>l</sup> acknowledged this Deed indented and the receipt thereon endorsed, which are ordered to be recorded.

Test William Collier C. H. C.

Truly recorded Test Thomas Rogers D. C. H. C.

This Indenture made the third day of the Tenth month in the year of our Lord one Thousand seven hundred and ninety one Between Isaac Winston Sen<sup>r</sup> Attorney in fact for H Temple Payne late of Virginia but now of the City of Philadelphia John Payne & Mary his Wife for themselves, of the one part, & Walter Coles of the County of Hanover of the other part Witnesses that the said Isaac Winston Sen<sup>r</sup> as attorney aforesaid John Payne and Mary his wife for and in consideration of the sum of one hundred pounds to them in hand paid by the said Walter Coles, the receipt whereof we doth hereby acknowledge & therefore doth acquit & discharge the said Walter Coles his Heirs Executors Adm<sup>rs</sup> & Hath granted Bargained Sold & Confirmed, & do by these presents grant bargain Sell and confirm unto the said Walter Coles his heirs, Ex<sup>rs</sup> administrators & assigns forever, one certain Tract or parcel of Land containing One hundred and seventy six and one Half Acres, more or less, it being the tract of whereon the said John Payne and Mary his wife formerly lived, & given the said Mary Payne wife of the said John Payne by Williams Coles dec<sup>d</sup> to his daughter the above said Mary

Payne during her natural life and after her death to the above said William Temple Payne, by deed of gift to him and his heirs forever as will appear on the records of Hanover Court, now occupied by Thomas Harding, bounded by Charles Colley John Hicks, a tract of the Estate of Paul Trilman dec<sup>d</sup> & the manner Tract whereon the said William Coles formerly lived, and the said Watter Coles now Peppers, Together with all woods Underwood ways, waters and Appertanances, whatsoever to the said Tract of Land belonging & the Reversion, & Reversions, Remainder, and remainders, & all the right Title, Interest, property, possession, claim, and demands of us the said Isaac Weston attorney as above John Payne & Mary his wife of and unto the said Land & premises or any part thereof with the Appertanances To Have & to Hold the said Tract of Land & premises with the Appertanances, unto the said Watter Coles his heirs and assigns to the only proper use of him the said Watter Coles his heirs and assigns forever, and the said Isaac Weston as attorney aforesaid John Payne and Mary his wife, for them selves & their Heirs doth covenant and agree to and with the said Watter Coles his Heirs and assigns, the we the said Isaac Weston as attorney aforesaid John Payne & Mary his wife, the said Land and premises, with the Appertanances unto the said Watter Coles his Heirs and assigns, against them the said Isaac Weston as attorney aforesaid, John Payne & Mary his wife and their Heirs and all and every other person, or persons, claiming, or to claim by from or under them or any of them shall and will warrant & forever defend by these presents, In Witnes, whereof we the said Isaac Weston as attorney above for the said William Temple Payne John Payne and Mary his Wife hath hereunto set their Hands and affixed their seals the day and year above —  
Written

Signed Seal'd & Delivered  
In presence of  
William Mason  
John Brown  
Edmund Brown  
Benitoy Brown

Isaac Weston Attorney in fact for  
W<sup>m</sup> Temple Payne  
John Payne  
Mary Payne

At a Court held for Hanover County on Thursday the 5<sup>th</sup> day of January 1792.

This Deed indentured was proved by the Oath of Edmund Brown a witness thereto. and at a Court held in the said County on Thursday the 7<sup>th</sup> day of June next following, the said Deed. was further proved by the Oath of William Mason and John Brown other witnesses to the same, and is Ordered to be recorded.

Just William Pollard C & C

Truly recorded

Just Thomas Rogers D & C

This Indenture made the first day of June in the year of our Lord Christ one thousand seven hundred and ninety two Between John Shetton and Ann his Wife of the County of Hanover and parish of Saint Pauls of one part and William Pollard of the same County and parish of the other part Witnesses that the said John Shetton and Ann his wife for and in consideration of the sum of five hundred and sixty two pounds five shillings and six pence, current money of Virginia, to the said John Shetton, by the said William Pollard, in hand paid, the receipt whereof the said John Shetton doth hereby acknowledge, and thereof doth acquit, and discharge the said William Pollard, they the said John Shetton and Ann his wife, have granted, bargained, and sold, and by these presents do grant, bargain, and sell, unto the said William Pollard one certain tract or parcel of land, situate, lying, and being in the County aforesaid, and in the parish of Saint Martins, in the North side of the South fork of Pamunkey river, containing by a survey thereof lately made by John Street Surveyor of the said County, three

<sup>more or less</sup>  
 hundred and thirty and three quarter acres, be the same, and is bounded as follows, to wit. Beginning at a corner  
 of a meadow on the lower bank, just below Groundsquirrel bridge, thence down the river two hundred and thirty five  
 poles, to a corner stone, at the mouth of fat tree branch, in Thomas Bronshaws line, thence up the said branch,  
 according to its meanders, one hundred and sixty eight poles, to a corner small white Oak, standing in a valley, making  
 into the said branch, thence along a line of marked trees, North fifteen degrees West, ninety three poles, to a corner  
 Maple on pipe run, thence along a line of marked trees, South fifty eight & an half Degrees West, one hundred  
 and twenty four poles, to a corner Spanish Oak, in John Bronshaws line, thence along a line of marked trees  
 South thirty nine degrees East, twenty nine poles, to a corner Aed Oak standing on Chestnutgap road, thence down  
 the said Road, one hundred and seventy six poles, to another Road, leading over Groundsquirrel bridge, thence  
 down that Road, one hundred and seventy two poles, thence South fifty and an half degrees East, thirty three  
 poles, to the Beginning, with all buildings, orchards, and other appertinances, to the said tract of land belonging,  
 or in any wise thereto appertaining, and all Deeds, Evidences, & writings, touching or concerning the premises,  
 To have and to hold the said tract of land, with the appertinances unto the said William Pollard his heirs  
 and assigns, to the only proper use, and behoof, of the said William Pollard, his heirs, and assigns for ever, and  
 the said John Shetton and Ann his Wife, for themselves, their heirs, executors, and administrators, do covenant  
 and agree, to, and with, the said William Pollard that, they the said John Shetton, and Ann his wife, now at the  
 time of the sealing, & delivery of these presents have, a good, and legal right in fee simple, clear of all in-  
 cumbrance, to the said tract of Land, and its appertinances, and full right, and lawful authority to convey  
 the same, to the said William Pollard, his heirs and assigns, and that the said William Pollard may  
 now & at all times for ever hereafter, and his heirs, and assigns, enter onto, have, hold, use, occupy,  
 possess, and enjoy the said tract of land, with the appertinances, clear of all incumbrance whatsoever. And  
 Lastly the said John Shetton, and Ann his wife, for themselves, their heirs, executors, & administrators,  
 the said tract of land with the appertinances, unto the said William Pollard his heirs, and assigns shall and  
 will warrant, and for ever defend by these presents, In Witness whereof the said John Shetton, and Ann his  
 wife, have hereunto set their hands, & affixed their seals, the day & Year first above written  
 Sealed & Delivered }  
 in presence of }

John Shetton Seal  
 Ann Shetton Seal

1792 June 1<sup>st</sup> Received of William Pollard the sum of five hundred and sixty two pounds five shillings & Six  
 pence in full for the consideration mentioned in the foregoing Deed  
 In presence of

John Shetton

At a Court held for Hanover County on Thursday the 7<sup>th</sup> day of June 1792.

John Shetton acknowledged this Deed indented and the receipt thereon endorsed which are ordered to be recorded

Just William Ireland, C.H.  
 Just Thomas Rogers D.H.

Know all men by these Presents that we John Shetton  
 are held and firmly bound unto William Pollard on the sum of eleven hundred and fifty pounds to the payment  
 whereof well and truly to be made to the said William Pollard his heirs executors administrators or assigns  
 we and ourselves our heirs executors and administrators jointly & severally firmly by these presents seals

with our seals & dated this 1<sup>st</sup> day of June 1792  
 The Condition of this Obligation is that, Whereas the said John Shetton, and Ann his wife, have by Indenture of bargain & sale, bearing equal date herewith, conveyed unto the said William Pollard a certain tract of land, mentioned and described in the said Indenture, which is hereto annexed, for the sum of five hundred and sixty two pounds 5/6: and being willing, & desirous that the said William Pollard, his heirs, executors, administrators, and assigns, shall for ever remain in the free possession, use, and enjoyment, of the said tract of land, he the said John Shetton hath undertaken, and doth hereby undertake, to indemnify the said William Pollard against the claim, of any person, or persons whatsoever, to the tract of land aforesaid, except the claim and title of the said William Pollard's heirs and assigns, Now if the said John Shetton shall indemnify and save harmless the said William Pollard, his heirs, and assigns, from all claim, right, title, challenges, or demands, of all, and every persons, to the said tract of land, except as before excepted, then the above obligation to be void, otherwise to remain in force

Sealed & Delivered,  
 in presence of  
 The words "he the said John Shetton"  
 interlined before signed

John Shetton 

At a Court held for Hanover County on Thursday the 7<sup>th</sup> day of June 1792  
 John Shetton acknowledged this bond which is ordered to be recorded

Test William Pollard, C. H. C.

Truly recorded  
 Thomas Rogers D. C. H.

The Commonwealth of Virginia To John Garland and Thomas Tinsley Gentlemen Justices of the County of Hanover, Greeting. Whereas John Shetton and Ann his wife have by Indenture of Bargain and sale, bearing date the first Instant conveyed unto William Pollard one certain Tract or parcel of land lying and being in the parish of Saint Martin and said County of Hanover on the north side of the South fork of Pamunkey river containing by a survey thereof lately made by John Street Surveyor of the said County, three hundred and thirty and three quarter Acres and whereas the said Ann cannot conveniently travel to the Court of the County of Hanover to make her personal acknowledgment of the said Indenture. Therefore we do give unto you or any two or more of you power to receive the acknowledgment which the said Ann shall be willing to make before you of the conveyance aforesaid contained in the said Indenture which is hereto annexed and we do therefore command you that you personally go to the said Ann and receive her acknowledgment of the same, and examine her privily and apart from her said husband whether she doth the same freely and voluntarily without his persuasions or threats, and whether she be willing that the same should be recorded in our County Court aforesaid, and when you have received her acknowledgment and examined her as aforesaid that you distinctly and openly certify us thereof in our said Court under your seals, sending them there the said Indenture, and this writ. Witness the said William Pollard Clerk of our said Court this 2<sup>d</sup> day of June 1792 in the 16<sup>th</sup> year of our foundation

William Pollard

Hanover County to wit

We do hereby certify that pursuant to the above commission to us directed, we did this day personally go to Mrs. Ann Shetton, wife of the above named John Shetton and after having

shown and explained to her the Indenture to the said commission annexed, examined her privily and apart from her said Husband, and she the said Tom declares that she willingly signed and sealed the said Indenture and consenteth that the same <sup>may</sup> be recorded on the County Court of Hanover, certified under our seals this 7<sup>th</sup> day of June 1792

Garland   
The Tinsley 

At a Court held for Hanover County on Thursday the 7<sup>th</sup> day of June 1792.  
This Commission and Certificate being returned are Ordered to be recorded

Wm. Pollard, C.H.C.

Truly recorded Jm Thomas Rogers, D.C.H.C.

Delivered  
Original, to Charles  
Thompson per  
order from Mr  
Torrell the 15<sup>th</sup>  
June 1796

This Indenture made this 12 day of August in the year of our Lord God one thousand seven hundred and Eighty six Between James Overstreet and Nancy his wife of the County of Louisa of the one part and Timothy Torrell of the County of Hanover of the other part Witnesseth that the said James Overstreet and Nancy his Wife for and Inconsideration of the sum of Seventy pounds Current money of Virginia to them in hand paid by the said Timothy Torrell the Receipt whereof they do hereby confess and Acknowledge themselves therewith fully satisfied contented and paid And acknowledge they the said <sup>James</sup> Overstreet and Nancy his wife have and Each of them hath granted Bargained and sold Alienated and confirmed unto the said Timothy Torrell to him and to heirs and assigns forever all that Tract or parcel or Tract of Land containing by Estimation Seventy Acres be the same more or less, with all Buildings Orchards woods ways & commons situate lying and being in the above said County of Hanover the same is a part of a Tract of Land that the said James Overstreet Bought of the Estate of Mark Wheeler dec<sup>d</sup> and Bounded as follows (to Wit), Beginning at a corner Red Oak in John Taylor Smiths Yard thence South 60 degrees East 72 poles to a corner pointes pine and Small post Oak Sapling thence South 25 Degrees West 103 poles to a Gum and Maple in a Branch in Yeamans Lane thence North 36 Degrees West 30 poles to a corner Red Oak thence South Eighty west 52 poles to a corner pine in Wheelers Lane thence North 15 Degrees East 132 poles to a Chestnut Oak near a Road to Davenports ford thence 529 Degrees West 25 poles to the Beginning and also the Reversion and Reversionary Remainder and Remainders Rents and Services of the said Land and premises and every part thereof and all the Estate Right Title Interest claim and Demand Whatsoever of them the said James Overstreet and Nancy his Wife or either of them, in or to any part or parcel of the said Land and premises and to be free from all and former or other Gifts Grants Bargains Sales Powers Judgments Executions or any Incumbrance Whatsoever To have and to hold the said Land premises with the appurtenances and every part thereof unto the said Timothy Torrell his heirs and assigns to the only proper use and Behoof of the said Timothy Torrell his heirs and assigns forever In Witness the said James Overstreet and Nancy his Wife have Interchangeable set their hands and affixed their seals the day and above written

Signed Sealed and Delivered }  
in presence of

The words (on with all Building Orchards woods way and commons of Land }  
Bought was Interlined before signed

Wm Gilliam  
William Gilliam Junr  
Joseph Eggleston  
Geo Phillips

James Overstreet   


Memorandum that on the day and year first within hereafter and Just possession was'd seized of the said premises within granted and sold was had and Taken by the within mentioned James Overstreet and by him Delivered over to the within named Timothy Terrell according to the contents true Intent and meaning of the within Indenture

In the presence of us  
Wm Gillum  
William Gillum Junr  
Joseph Eggleston  
Geo Phillips

James Overstreet

Received this 12<sup>th</sup> day of August 1796 of Timothy Terrell the sum of Seventy pounds Current money being the full Consideration money for the within granted & sold Land and Premises and every part and parcel thereof do hereby Acquit and Discharge him the said Timothy Terrell his heirs and Assigns Withels my hand the day and year within Written

£70.0.0

Test

James Overstreet

Wm Gillum  
William Gillum Junr  
Joseph Eggleston  
Geo Phillips

At a Court held for Hanover County on Thursday the 7<sup>th</sup> day of June 1787

This Deed indented and the Memorandum of Severy and seison and Receipt thereon endorsed were proved by the Oath of William Gillum and Joseph Eggleston, witnesses thereto

Test William Pollard<sup>o</sup> CMC

At a Court held for Hanover County on Thursday the 7<sup>th</sup> day of June 1792

This Deed indented and the Memorandum of Severy and seison and Receipt thereon endorsed were <sup>farther</sup> proved by the Oath of George Phillips a Witness thereto, and ordered to be recorded.

Test William Pollard CMC

Truly recorded

Test Thomas Rogers CMC

The Commonwealth of Virginia To Nathl. Mafie Jos. Payne & Samuel Pryor Gentlemen Justices of the County Court of Goochland, Greeting Whereas Wm<sup>o</sup> Turner and Susannah his Wife of the said County of Goochland have by Indenture of Bargain and sale bearing date the 5<sup>th</sup> day of January last past sold and conveyed unto Evan Bagland of the County of Hanover a tract of Land lying in the said County of Hanover and parish of Saint Martin, containing One hundred and eighty two acres towards and eleven poles, and whereas the said Susannah cannot conveniently travel to the Court of the said County of Hanover to make acknowledgment of the said Indenture. Therefore we do give unto you or any two or more of you power to receive the acknowledgment which the said Susannah shall be willing to make

before you of the conveyance aforesaid contained in the said Indenture which is hereto annexed, and we do command you that you do personally go to the said Susannah and receive her acknowledgment of the same and examine her privately and apart from her said Husband whether she doth the same freely and voluntarily without his persuasions or threats, and whether she be willing that the same should be recorded in our said Court, & when you have received her acknowledgment & examined her as aforesaid that you distinctly and openly certify to us thereof in our said Court under your seals sending them thence the said Indenture & this writ. Witness H<sup>m</sup> Pollard Clerk of our said Court this 31<sup>st</sup> day of May 1792 in the 16<sup>th</sup> year of our foundation

H<sup>m</sup> Pollard

Goodland County to wit

We do hereby certify that pursuant to the above commission to us directed we did this day personally go to Mrs Susannah Turner wife of the above named W<sup>m</sup> Turner & after having shown & explained to her the Indenture to the said Commission annexed, examined her privately & apart from her said Husband, & she the said Susannah declared that she willingly signed & sealed the s<sup>d</sup> Indenture & consenteth that the same may be recorded in the County Court of Hanover. Certified under our seals this 3<sup>d</sup> day of July 1792

Payne Seal

S. Pryor Seal

At a Court held for Hanover County on Thursday the 5<sup>th</sup> day of July 1792. This Commission and Certificate being returned are ordered to be recorded.

W<sup>m</sup> Pollard C. C. C.

Truly recorded

Thomas Rogers D. C. C.

Original & record of this date the 11<sup>th</sup> July 1809 from page 3 of Blank page

This Indenture Made this 22 Day of May 1792 in the year of our Lord Christ One Thousand seven hundred and ninety two Between John Mallory and Sarah his wife of Hanover County & Parish of St. Martins of the one part and Hage Blunt of the County and Parish aforesaid of the other part It Witnesseth that the said John Mallory and Sarah his wife for and in consideration of the sum of Nine pounds Eighteen shillings and nine pence Current money of Virginia to them in hand paid by the s<sup>d</sup> Hage Blunt before the enrolling here of the Receipt wherof they do here by acknowledge, Have granted, Bargained, Sold, alienated & confirmed and do by these presents Grant, Bargain, Sell, alienate and confirm unto the s<sup>d</sup> Hage Blunt his Heirs and Assigns one certain Tract of Land lying & being in the County and parish aforesaid containing Nine Acres three roods and thirty poles, and bounded as follow Viz. Beginning at a corner of pointers and running N 63 3/4° E 53 1/2 poles on Thomas Mallory Sen<sup>r</sup> line to a corner of pointers thence N 18° W 8 poles on a line of the s<sup>d</sup> Hage Blunt's to a corner pine the S 77 1/2° W 22 3/4 poles to a corner Maple on a Branch on a line of Thompson Mallory's thence up the s<sup>d</sup> Branch on the s<sup>d</sup> Thompson Mallory's line to a corner pine thence S 5 1/2° W 68 1/2 poles to the Beginning

573  
being apart of the Land formerly belonging to Tho<sup>s</sup> Mallery Sen<sup>r</sup> and by him conveyed to the S<sup>r</sup> John Mallery  
together with all Waters, Ways, woods, Pastures, Improvements, profits, Commodities & Hereditaments whatsoever be-  
longing to or any ways appurtenant to the S<sup>d</sup> Tract of Land. To have & to hold the S<sup>d</sup> Land & premises with  
the appurtenances to the S<sup>d</sup> Page Blunt his Heirs & assigns forever & the S<sup>d</sup> John Mallery & Sarah his wife  
for them selves their heirs and assigns as hereby Covenant to and with the S<sup>d</sup> Page Blunt his Heirs and  
assigns that a good and Indefeasible Estate in Fee simple of or & to the S<sup>d</sup> Tract of Land to the S<sup>d</sup> Page Blunt  
his heirs and assigns for ever In Witness whereof we have here unto set our hands & seals the day and year above written.

Signed Sealed & Delivered  
in presents of  
William Lane  
Francis Blunt  
Nathaniel Blunt

John Mallery Seal  
Sarah Mallery Seal

Memorandum That on the day and year within written Peaceable and Quiet Possession seized of the within Mentioned  
Land & premises was taken & by the within named John Mallery & Sarah his wife & by them conveyed to the within  
nam'd Page Blunt according to the within Deed.

John Mallery Seal

Teste

William Lane  
Francis Blunt  
Nathaniel Blunt

The 22 Day of May One thousand seven hundred and ninety two Received of Page Blunt nine pounds Eighteen  
Shillings and nine pence being the Consideration money of the within Deed

Teste

William Lane  
Francis Blunt  
Nathaniel Blunt

John Mallery Seal

At a Court held for Hanover County on Thursday the 5<sup>th</sup> day of July 1792.

John Mallery acknowledged this Deed indented and the Memorandum of Entry & seizure and Receipt thereon endorsed  
which are Ordered to be recorded.

Teste William Pollard Ck<sup>e</sup>

Duly recorded Teste Thomas Rogers D<sup>e</sup> Ck<sup>e</sup>

This Indenture made this fourth Day of July in the year of our Lord Christ one thousand Seven hundred and  
ninety Two Between James Belches of the County of Surry Surviving Executor of the last Will and Testament of Patrick  
Belches Dec<sup>d</sup> of the one part and William Mapie of the County of Newhent of the other part. Witnesseth that Whereas  
Patrick Belches Dec<sup>d</sup> formerly of the County of Louisa was in his lifetime Seized of a considerable Estate in lands and  
being so Seized Departed this Life having first made his last Will and Testament Bearing Date the twentieth Day of  
Decembra one thousand Seven hundred and Sixty three which hath been duly proved and Recorded in the Court of the

said County of Louisa and of such Will appointed James Belsches and Francis Jordan the Executors, who took upon themselves  
 the Burthen of the Execution thereof, in which said Will among other things the testator Empowered his Executors aforesaid  
 to sell all his lands except those in Louisa whom he then Loved and the money arising by such sale to be Applied  
 first to the payment of his Debts and funeral Expences and the Overplus to be placed out on interest and Equally divided  
 between his daughters Margaret and Mary when they came of age or Married, and whereas the Executors aforesaid pursu-  
 ant to the Directions of their Testator and under the authority of the Will aforesaid sold one certain tract or parcel of  
 Land whereof the said Patrick Belsches Died seized and possessed in fee Simple said to contain Nine hundred and  
 twenty five Acres more or less known and Distinguished by the name of Half Sink Situate lying and being in the County of  
 Hanover to the said William Mafie party hereto for the Sum of Seven hundred and twenty pounds Current money and  
 Whereas since the Sale aforesaid the Land hereby intended to be conveyed have been found to fall short of the Estimated  
 Quantity by one hundred and Sixty three Acres as ascertained by an Actual Survey Directed by the Worshipful  
 Court of Newkent in an injunction obtained by the said William Mafie against the Executors aforesaid in which  
 it was further ordered and decreed that the Value of one hundred and Sixty three Acres aforesaid should  
 be deducted from the before mentioned Sum of Seven hundred and twenty pounds and allowed to the said William  
 Mafie out of his purchase aforesaid thereby leaving the sum of five hundred and Ninety three pounds Two  
 Shillings and Six pence the price of the said Land Now this Indenture therefore Witnesseth that the said  
 James Belsches Surviving and only Executor of the said Patrick Belsches Dec<sup>d</sup> as well for the purposes  
 in the will of his testator specified as for and in consideration of the Sum of five hundred and ninety three  
 pounds two Shillings and Six pence to him in hand paid by the said William Mafie at or before  
 the sealing and delivery of these presents the Receipt whereof the said James Belsches doth hereby  
 Acknowledge and thereof acquit and discharge the said - - William Mafie his heirs Executors  
 and Administrators and Every of them, hath granted Bargained, sold, aliened, released and confirmed  
 and by these presents doth grant, Bargain, sell, alien, Release and confirm unto the said William  
 Mafie and to his heirs and assigns all that plantation tract or parcel of land known and Distinguished  
 by the name of Half Sink and situated on Chickahominy river in the County of Hanover and found to  
 contain Seven hundred and Sixty two Acres as aforesaid and Bounded by the most ancient known and  
 Reputed Bounds thereof, and also all houses buildings, Yards Gardens, orchards trees, Ways, Woods, Water, and  
 Water courses and all profits Commodities hereditaments and Appurtenances whatsoever to the said Land and premises  
 belonging or in any wise appertaining and also the Reversion, and Reversions, Remainder and Remainders Rents and  
 Services thereof and of Every part and parcel thereof: and also all Deeds Evidences and Writings touching or any  
 wise concerning the Same To have and to hold the said plantation tract or parcel of land and premises  
 with the Appurtenances and every part thereof, unto the said William Mafie his heirs and assigns to the only

proper use and behoof of the said William Mafie and of his heirs and assigns for ever and the said James Belches surviving Executor as aforesaid for himself his heirs and Executors both covenant and agree to and with the said William Mafie his heirs Executors, administrators, or assigns, that he the said James Belches his heirs or Executors shall and will at all times hereafter During the space of five years next Ensuing the Date hereof, make do and Execute or Cause to be made done or executed unto the said William Mafie and to his heirs or assigns any other lawful and reasonable assurance or conveyance of the land and premises hereby intended to be conveyed at the costs and charges of the said William Mafie as by counsel learned in the law shall be reasonably advised or required so that such assurance or conveyance shall not extend farther than he the said James Belches is bound to assure or convey under the Last Will and testament of his Testator Patrick Belches Dec<sup>d</sup>. And the said James Belches surviving Executor of the last Will and testament of the said Patrick Belches Dec<sup>d</sup>. his heirs and Executors the said mentioned and granted premises with the appertinances unto the said William Mafie his heirs and assigns against him him the said James Belches his heirs and assigns shall and will warrant and for ever defend. In Witness whereof he hath hereunto set his hand and affixed his seal the Day and year first above written

Signed Sealed & Delivered }  
in the presence of

Chap<sup>n</sup> Austin  
Francis Timberlake  
John Austin Jun<sup>r</sup>.

James Belches Sen<sup>r</sup>. Surviving Executor  
of Patrick Belches Dec<sup>d</sup>. 

Received of the within named William Mafie this fourth day of July one thousand seven hundred and ninety two the sum of five hundred and ninety three pounds two shillings and six pence being the consideration within mentioned for me

James Belches Sen<sup>r</sup>. Surviving Executor  
of Patrick Belches Dec<sup>d</sup>. }

Teste

Chap<sup>n</sup> Austin  
Francis Timberlake  
John Austin Jun<sup>r</sup>.

At a Court held for Hanover County on Thursday the 5<sup>th</sup> day of July 1792.

This Deed indented and the Receipt thereon endorsed were proved by the Oath of Chapman Austin, Francis Timberlake and John Austin Jun<sup>r</sup>. Witnesses thereto, and are Ordered to be recorded.

Just William Pollard C. C. C.

Truly recorded Just

Thomas Rogers, D. C. C.

1792 Aug 8<sup>th</sup> Original  
relaxed to Chap<sup>n</sup> Austin  
for man & receipt filed

This Indenture made this 2<sup>th</sup> day of July 1792 between William Mafie and Ann his wife of the County of Northham of the one part, and Henry Timberlake of the County of Hanover of the other part Witnesseth that the said William Mafie and Ann his wife for and in consideration of the sum of Sixty Nine pounds current money of Virginia to them in hand paid by the said Henry Timberlake the receipt whereof the said William Mafie and Ann his

wife doth hereby Acknowledge and allow themselves to be fully satisfied hath granted bargained and sold aliened released and confirmed and by these presents doth grant bargain sell alien release and confirm unto the said Henry Timberlake his Heirs and assigns for ever, all that Tract or parcel of Land containing by a Survey made by John Hawkins former Surveyor for the said County of Hanover, Sixty nine Acres and fifty poles situated lying and being on a lot of Chickahomony Swamp in the said County of Hanover, and part of a Tract of Land containing nine Hundred Acres granted by Patent to Thomas Glasp and by the said Glasp sold and conveyed to Gideon Macon formerly of the County of New Kent (now deceased) who by his last Will bequeathed the same to his son John Macon who sold and conveyed it to William Winston, who sold and conveyed Eight Hundred Acres a part of the said nine Hundred Acres to Patrick Belsches, since dec<sup>d</sup> whose Executors sold the said Eight Hundred Acres to the said William Mapie, and bounded as follows to wit Begin at the said Henry Timberlakes Corner pointers and run with his the said Timberlakes line South 73° West 190 poles to a Corner Maple in the said Mapie's line on the said lot of the said Chickahominy Swamp, thence up the same by its meanders to a Corner red oak on the said lot thence North 28° East 10 poles to a Corner poplar, thence North 85° East 38 poles to his Corner ash and white Oak thence North 70 1/2° East thirty six poles to a Gum Saplin on Crownings Spring branch, thence up the same by its meanders to a poplar on the said branch still on the said Mapie's line, thence south 31° East 100 poles to the beginning together with all privileges and appurtenances therunto or in any wise belonging to the said Sixty nine Acres and fifty poles of Land, To have and to hold the said granted Land, <sup>and</sup> premises with all its appurtenances free and clear from all farms, sales, gifts, grants, Mortgages and Down or any other incumbrance whatsoever, unto the said Henry Timberlake his Heirs and assigns forever, and the said William Mapie and Ann his wife for themselves, their Heirs and Assigns, against the right title Interest claim and demand of all and every person whatsoever with promise and agree to warrant the said Sixty nine acres and fifty poles of Land to the said Henry Timberlake his Heirs and Assigns for ever, In witness whereof the said William Mapie and Ann his wife have hereunto set their hands and affixed their seals the day and year first above written

The words (and Ann his wife) in the second & fifth line was interlined before the Execution of this Deed

Sealed and delivered In presence of  
 Chap<sup>n</sup> Austin  
 Francis Timberlake  
 John Austin Jun<sup>r</sup>

W. Mapie Seal  
 Seal

Memorandum that on the day and year first Written full possession & seison of the Lands within mentioned was had and taken by the within named William Mapie and Ann his Wife and by them delivered over to the within named Henry Timberlake to hold to him his Heirs and assigns for ever according to the true intent and meaning of the within Deed

In presence of  
 Chap<sup>n</sup> Austin  
 Francis Timberlake  
 John Austin Jun<sup>r</sup>

W. Mapie Seal  
 Seal

July 4<sup>th</sup> 1792 Received of Henry Timberlake sixty nine pounds the full consideration money for the lands of premises  
within mentioned

Test  
Chap<sup>n</sup> Austin  
Francis Timberlake  
J Austin

W Mapie

At about Field for Hanover County on Thursday the 5<sup>th</sup> day of July 1792  
This Deed indented and the Memorandum of Livery and Seisin and Receipt thereon endorsed were proved by the Oath  
of Chapman Austin, Francis Timberlake and John Austin Jun<sup>r</sup> witnesses thereto, and are Ordered to be record-

Test William Pollard C. H. C.

Truly recorded

Test Thomas Rogers S. C. H. C.

al Deed  
of the land  
from John  
Timberlake  
to Henry  
July 1792

This Indenture made this 4<sup>th</sup> day of July in the year of our Lord one Thousand seven hundred and ninety two  
between John Winn and Mary his wife of the County of Hanover and Parish of St. Paul of the one part and  
Hezekiah Winn of the other part Witnesses that the s<sup>d</sup> John Winn and Mary his wife doth for and in consideration  
of the sum of Forty pounds Current money of Virginia to them in hand paid by the s<sup>d</sup> Hezekiah Winn before the  
ensailing hereof the receipt whereof they do here by Acknowledge and allow them selves fully satisfyd have granted,  
Bargained, Sold, alienated, and Conferred and by these presents doth Bargain, sell, Alienate and Confer unto the s<sup>d</sup>  
Hezekiah Winn his Heirs and Assigns forever one certain Tract or parcel of Land lying and being in the County  
of Hanover & parish of St. Paul and Bounded as follows Beginning at a corner on the Mill road and running  
south 8<sup>th</sup> Degree West 146<sup>1</sup>/<sub>2</sub> poles on In<sup>o</sup> Austins line to a corner Maple in Rattle snake Branch thence south  
82<sup>1</sup>/<sub>2</sub> west 5A poles on a line of the s<sup>d</sup> W. Winn to a small white Oak thence North 5<sup>th</sup> West 7A poles on  
John Winn's line to a corner pine in a Branch thence North East 23 poles to a corner Spanish Oak thence  
South West 10<sup>th</sup> East 15 poles to a corner red Oak thence South 82<sup>1</sup>/<sub>2</sub> Degree East 25 poles to a corner red oak on  
a spring thence North 44<sup>th</sup> West 31<sup>1</sup>/<sub>2</sub> poles to corner pointers thence to the Beginning Together with all privileges  
and appurtenances there unto belonging or in any wise appertaining to the said Tract of Land contain by Estimation  
two acres and also the Reversion, Remainder & Remainders thereof and of every part and parcel thereof To have and  
hold the s<sup>d</sup> Land and premises with the appurtenances unto the s<sup>d</sup> Hezekiah Winn and his Heirs that he and they  
shall and may at all times here after quietly and peaceably hold and enjoy the s<sup>d</sup> granted Land and premises  
with the appurtenances free and clear from all former sales, Gifts, Grants, Mortgages, Dowers or any other incumbrance wh  
and the s<sup>d</sup> John Winn and Mary his wife for themselves and their Heirs shall and will warrant and forever  
Defend the s<sup>d</sup> Land and premises with the appurtenances unto the s<sup>d</sup> Hezekiah Winn his Heirs and assigns for  
from all and every person that shall lay any claim thereunto the s<sup>d</sup> Land and premises In Witness whereof we ha  
here unto set our hands and affix'd our seals the day and year above written

Signed Sealed and Delivered  
in presence of

John Winn  
Hezekiah Winn

ed sold aliened  
to the said  
convey made by  
lying and being  
one Hundred  
mortality of the  
to sold and  
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and white Oak  
the same by its  
to the beginning  
one Acres and  
free and clear  
he said Henry  
henceforth set  
mentioned was  
over to the  
and meaning

wife doth hereby acknowledge and allow themselves to be fully satisfied ~~that~~ granted bargained and sold aliened released and confirmed and by these presents doth grant bargain sell alien release and confirm unto the said Henry Timberlake his heirs and assigns for ever, all that Tract or parcel of Land containing by a Survey made by John Hawkins former Surveyor for the said County of Hanover, Sixty nine Acres and fifty poles Situated lying and being on a flat of Chickahomony Swamp in the said County of Hanover, and part of a Tract of Land containing Nine Hundred Acres granted by Patent to Thomas Glaf and by the said Glaf sold and conveyed to Gideon Macon formerly of the County of Newhont (now deceased) who by his last Will bequeathed the same to his son John Macon who sold and conveyed it to William Winston, who sold and conveyed Eight Hundred Acres a part of the said Nine Hundred Acres to Patrick Belches, since dec<sup>d</sup>. whose Executors sold the said Eight Hundred Acres to the said William Mafie, and bounded as follows to wit Begin at the said Henry Timberlakes corner pointers and run with his the said Timberlakes line South 75° West 190 poles to a corner Maple in the said Mafie's line on the said flat of the said Chickahomony Swamp, thence up the same by its meanders to a corner red oak on the said flat, thence North 28° East 10 poles to a corner poplar, thence North 35° East 38 poles to his corner ash and white oak thence North 70 1/2° East thirty six poles to a Gum Saplin on Brownings Spring branch, thence up the same by its meanders to a poplar on the said branch still on the said Mafie's line, thence south 31° East 100 poles to the beginning, together with all privileges and appurtenances therunto or in any wise belonging to the said Sixty nine Acres and fifty poles of land. To have and to hold the said granted Land <sup>and</sup> premises with all its appurtenances free and clear from all fims, sales, gifts, grants, Mortgages and Dower or any other incumbrance whatsoever, unto the said Henry Timberlake his heirs and assigns for ever, and the said William Mafie and Ann his wife for themselves, their heirs and assigns, against the right title, Interest claim and demand of all and every person whatsoever doth promise and agree to warrant the said Sixty nine acres and fifty poles of land to the said Henry Timberlake his heirs and assigns for ever, In witness whereof the said William Mafie and Ann his wife have hereunto set their hands and affixed their seals the day and year first above written.

The words (and Ann his wife) in the second & fifth line was interlined before the execution of this Deed.

Sealed and delivered In presence of }  
 Chas<sup>r</sup> Austin  
 Francis Timberlake  
 John Austin Jun<sup>r</sup>.

W. Mafie Seal  
 Seal

Memorandum that on the day and year first written full possession & seison of the Lands within mentioned was had and taken by the within named William Mafie and Ann his wife and by them delivered over to the within named Henry Timberlake to hold to him his heirs and assigns for ever according to the true intent and meaning of the within Deed

In presence of }  
 Chas<sup>r</sup> Austin  
 Francis Timberlake  
 John Austin Jun<sup>r</sup>.

W. Mafie Seal  
 Seal

original See  
 record of the  
 deed from  
 John Austin of  
 Ann July 1772

July 1792 Received of Henry Timberlake sixty nine pounds the full consideration money for the lands & premises within mentioned

Test  
Chap<sup>n</sup> Austin  
Francis Timberlake  
J Austin

W Mapie

At about held for Hanover County on Thursday the 5<sup>th</sup> day of July 1792

This Deed indented, and the Memorandum of Levy and Sale and Receipt thereon endorsed were proved by the Oath of Chapman Austin, Francis Timberlake and John Austin Jun<sup>r</sup>. witnesses thereto, and are Ordered to be record-

Test William P. Lloyd C. H. C.

Truly recorded

Test Thomas Rogers D. H. C.

original Deed  
of Henry Timberlake  
to John Winn  
made July 1792

This Indenture made this 5<sup>th</sup> day of July in the year of our Lord one Thousand seven hundred and ninety two between John Winn and Mary his wife of the County of Hanover and Parish of St. Paul of the one part and Hogehiah Winn of the other part Witnesseth that the s<sup>d</sup> John Winn and Mary his wife doth for and in consideration of the sum of Forty pounds Current money of Virginia to them in hand paid by the s<sup>d</sup> Hogehiah Winn before the unsealing hereof the receipt whereof they do here by Acknowledge and allow them selves fully satisfied have granted, Bargained, Sold, alienated, and Conveyed and by these presents doth Bargain, sell, Alienate and Convey unto the s<sup>d</sup> Hogehiah Winn his Heirs and Assigns forever one certain Tract or parcel of Land lying and being in the County of Hanover & parish of St. Paul and Bounded as follows Beginning at a corner on the Mill road and running south 8<sup>th</sup> Degree West 146 1/2 poles on In<sup>o</sup> Austin's line to a corner Maple in Rattle snake Branch thence south 82 1/2<sup>o</sup> west 58 poles on a line of the s<sup>d</sup> H. Winn's to a small white Oak thence North 5<sup>th</sup> West 78 poles on John Winn's line to a corner pine in a Branch thence North East 23 poles to a corner Spanish Oak thence South 10 1/2<sup>o</sup> East 15 poles to a corner red Oak thence South 82 1/2<sup>o</sup> Degree East 25 poles to a corner red Oak near a spring thence North 44<sup>th</sup> West 4 1/2 poles to corner pines thence to the Beginning together with all privileges and appurtenances thereto belonging or in any wise appertaining to the said Tract of Land contain by Estimation Forty two acres and also the Reversion, Remainder & Remainders thereof and of every part and parcel hereof To have and to hold the s<sup>d</sup> Land and premises with the appurtenances unto the s<sup>d</sup> Hogehiah Winn and his Heirs that he and they shall and may at all times here after Quietly and Peaceably hold and enjoy the s<sup>d</sup> Granted Land and premises with the appurtenances free and clear from all former sales, Gifts, Grants, Mortgages, Powers or any other incumbrance whatsoever and the s<sup>d</sup> John Winn and Mary his wife for themselves and their Heirs shall and will warrant and forever Defend the s<sup>d</sup> Land and premises with the appurtenances unto the s<sup>d</sup> Hogehiah Winn his Heirs and Assigns forever, from all and every person that shall lay any claim therunto the s<sup>d</sup> Land and premises. In Witness whereof we have here unto set our hand and affixed our seals the day and year above written

Signed Sealed and Delivered  
in presence of

John Winn  
  


Memorandum that on the 4<sup>th</sup> day of July one Thousand seven hundred and ninety two Quiet and peaceable possession of the within mention Land and premises was granted by the within nam'd John Winn and Mary his wife unto the s<sup>r</sup> Hezekiah Winn his Heirs and Assigns forever according to the true intent and meaning of the within

Deed  
Teste

John Winn 



Received July 4<sup>th</sup> day One Thousand seven hundred and Ninety two of Hezekiah Winn the sum of Forty pounds being the consideration money of the within Deed

Teste

John Winn

At a Court held for Hanover County on Thursday the 5<sup>th</sup> day of July 1792.

John Winn acknowledged this Deed indented and the Memorandum of Divery and Seisin and Receipt thereon endorsed, which are ordered to be recorded.

Test. William Sollard, C.H.C.

Truly recorded

Test. Thomas Rogers, D.C.H.C.

This Indenture made the fifth day of July One thousand seven hundred & ninety two Between Robert Sydnor of the County of Hanover, and Lucy his wife, of the one part, and Richard Littlepage of the said County, of the other part Witnesseth, That the said Robert Sydnor & Lucy his wife, for & in consideration of the sum of One Hundred, Seventy five pounds, four shillings and six pence current money to them in hand paid the receipt thereof, the s<sup>r</sup> Robert doth hereby Acknowledge; Hath granted, Bargained, & sold, and do by these presents, Grant, Bargain & sell unto the said Richard Littlepage, one certain Tract or parcel of Land, lying and being in the County of Hanover aforesaid, containing two hundred and Eighteen Acres, be the same more or less Bounded by Stag Creek, Stephen Haynes, William Henrich, and the Land of William Lumpkin deced. it being that tract of Land which the said Robert Sydnor bought of Reuben Puryear: and conveyed to him by John Meed, by Deed bearing date the first day of January 1789, as may fully appear, Together with all Houses, Gardens, Orchards, Woods, ways, Waters, and watercourses in and to the same belonging, or in any wise appertaining: and all the right, Title & interest whatsoever, of the said Robert Sydnor his heirs & assigns forever; To Have and to Hold, the said Land & premises, with all the appurtenances thereof unto the said Richard Littlepage his Heirs and assigns forever And the said Robert Sydnor & Lucy his wife, for themselves and their heirs, doth Covenant and agree to & with the said Richard Littlepage; that the said Richard Littlepage his heirs and assigns, shall always hereafter, peaceably and Quietly Hold, Occupy, possess, & Enjoy, the said Land & premises, with the appurtenances thereof, to his own proper use & behoof forever and the said Robert Sydnor & Lucy his wife; the above mentioned Land and premises, do grant unto the Richard Littlepage, his heirs & assigns forever, against them the said Robert Sydnor & Lucy his wife, & their heirs, and against

his claim of all and every other person or persons whatsoever, shall and will <sup>be</sup> ~~be~~ <sup>separated</sup> ~~separated~~ by these presents forever defend.  
 (Except a claim that may hereafter be made, by Elizabeth, wife of the aforesaid John Mead, in right of Bourne) In  
 Witness whereof, the said Robert Sydnor & Lucy his wife, hath hereunto set their hands and Seals, this day and year first  
 above Written

Rob<sup>t</sup>. Sydnor   
 Lucy 

Sealed and Delivered }  
 In the presence of }  
 Philip White  
 James Brown  
 Rob<sup>t</sup>. Brady

At a Court held for Hanover County on Thursday the 5<sup>th</sup> day of July 1792  
 Robert Sydnor acknowledged this Deed indented which is ordered to be recorded.

Test William Pollard, C. C.

Truly recorded

Test Thomas Rogers, D. C. H. C.

This Indenture made the fifth day of July in the year of our Lord one Thousand seven hundred and ninety two  
 Between Alexander Stewart and Agnes his Wife of the parish, Saint Paul and County of Hanover of the one part and  
 Mary Mills of the same Parish and County of the other part Witnesseth that the said Alexander Stewart, and Agnes his  
 wife for and in consideration of the sum of two hundred Pounds current money of Virginia to him the said Alexander  
 Stewart in hand paid by the said Mary Mills before the Sealing and delivery of these presents the Receipt whereof  
 the said Alexander Stewart doth hereby confess and acknowledge, they the said Alexander Stewart and Agnes  
 his wife, Have granted, bargained and sold, aliened, enfeoffed, released and confirmed, and by these presents do fully,  
 freely and absolutely grant, bargain and sell, alien, enfeoff, release and confirm unto the said Mary Mills and to her  
 heirs and assigns forever, all that Mejuage Tract piece or parcel of Land with the Appurtenances situate, lying and  
 being in the parish of Saint Paul and County of Hanover aforesaid, and bounded as follows, beginning at a Corner Tree  
 in Benjamin Anderson's and Joseph Sencks lines on Watts's swamp, thence along the said Anderson's line of Marked  
 Trees to Elkanah Baughns line, thence along the said line to James Wichers line thence along his line to a small  
 branch thence along the said branch to Watts's swamp, thence up the same to the beginning, containing two hundred Acres  
 be the same more or less, being the same Tract or parcel of Land that the said Alexander Stewart purchased of one  
 James Lyle as will more fully appear by the said Lyles Deed to the said Stewart of record in the County Court of  
 Hanover, reference being thereto had, with all ways, woods, water courses, profits and advantages therunto belonging  
 or in any wise appertaining to the same, and also the reversions and reversions, remainder and remainders rents and  
 profits of the said premises and every part and parcel thereof, and all the Estate, right, Title, claim and Demand of  
 the said Alexander Stewart and Agnes his Wife of in and to the said Land and premises and every part and parcel  
 thereof To have and to hold the said Tract or parcel of Land with all and singular the premises and

Appurtenances herunto belonging or in any wise appertaining ~~unto~~ the said Mary Mills her heirs and assigns  
 to the only proper use and behoof of the said Mary Mills her Heirs and Assigns forever And the said Alexander  
 Stewart for himself and his Heirs doth covenant and grant to and with the said Mary Mills that he the  
 said Alexander Stewart all and singular the said Mesuages, Lands, Tenements, hereditaments and promises above  
 mentioned and every part and parcel thereof with the appurtenances to the said Mary Mills her Heirs and Assigns against  
 the Right, Title, Claim and Demand of him the said Alexander Stewart his Heirs and Assigns and of all and every  
 other person and persons whatsoever shall and will warrant and for ever defend by these presents. In witness whereof the  
 said Alexander Stewart and Agnes his Wife have herunto set their hands and affixed their Seals the day and year first  
 within Written

Alexander <sup>his</sup> Stewart Seal  
 Agnes <sup>her</sup> <sub>mark</sub> Stewart Seal

Sealed and Delivered }  
 in presence of }

Memorandum that on the day and year first within written, full possession and seisin of the Lands and premises  
 within mentioned was had and taken by the within named Alexander Stewart and by him delivered over unto the within  
 named Mary Mills to hold to her, her Heirs and assigns for ever, according to the contents and true meaning  
 of the within written Deed, In Confirmation of which the said Alexander Stewart hath herunto set his hand &  
 affixed his seal the day & year first within written

In presence of

Alexander <sup>his</sup> <sub>mark</sub> Stewart Seal

Received the fifth day of July one Thousand seven hundred and ninety two, of Mrs Mary Mills the sum of Two hundred  
 pounds Current Money of Virginia, being the Consideration for the Lands and premises within mentioned &c  
 Witness

Alexander <sup>his</sup> <sub>mark</sub> Stewart

At a Court held for Hanover County on Thursday the 5<sup>th</sup> day of July 1792.

Alexander Stewart and Agnes his wife acknowledged this Deed indented, the said Agnes being first privately examined  
 and voluntarily assenting thereto: and the said Alexander also acknowledged the Memorandum of Seisin and  
 Seisin and Receipt on the said Deed endorsed, which Deed Memorandum and Receipt are Ordered to be recorded

Test William Pollock, C.H.C.

Truly recorded

Test Thomas Rogers, D.C.H.C.

This Indenture made this 28<sup>th</sup> day of October in the year of our lord one thousand seven hundred and ninety one,  
 between Griffith Hanes of the County of Hanover and parish of Saint Pauls, of the one part and John Hill of  
 the said County and parish of the other part. Witnesses, that the said Griffith Hanes, for and in consideration  
 of the sum of thirty pounds in hand paid him by John Hill, hath granted bargained sold Released and

conferred to him his heirs executors administrators or assigns, all that Tract or parcell of Land, which was given by his father William Hanes, containing Eighty two and one quarter acres, laying in the County of Hanover and the Parish of Saint Pauls, and Bounded by the lines of Nathaniel Hanes, Thomas Hanes, Benjamin Hanes, and John Hill, To have and to hold the said Land and premises with the appurtenances unto the said John Hill, his heirs and assigns for ever In witness whereof he the said Griffith Hanes hath hereunto affixed his Hand and seal the day & year above written

Signed Sealed and delivered  
in presence of  
Rich<sup>d</sup> Littlepage  
Nathan Bumpass  
William Bumpass

Griffith <sup>his</sup> Hanes  
mark 

Received the 28<sup>th</sup> October 1791, of John Hill the sum of thirty pounds in full being the within consideration, as witness my hand and seal the day and year above written

Witness  
Rich<sup>d</sup> Littlepage  
William Bumpass  
Nathan Bumpass

Griffith <sup>his</sup> Hanes  
mark 

All about held for Hanover County on Thursday the 2<sup>d</sup> day of February 1792.

This Deed indented and the receipt thereon witnesses were proved by the Oath of Nathan Bumpass and William Bumpass Witnesses thereof, and at a Court held for the said County on Thursday the 5<sup>th</sup> day of July following, the said Deed and Receipt were further proved by the Oath of Richard Littlepage another witness to the same, and are ordered to be recorded

Just William Pollard C.H.C.

Truly recorded Just Thomas Rogers D.C.H.C.

Be it known that I Thomas Busfoot of the County of Chesterfield Attorney in fact for John Wathens, named in the annexed Deed, have for him received the full satisfaction for the several sums of money with interest thereon, mentioned in the Deed aforesaid, of Mr Henry Wathens, & I do for the said John Wathens release all claim title or demand against the said Henry Wathens by virtue of the said Deed. Given under my hand this 1<sup>st</sup> day of April 1792

Signed in presence of  
William Pollard  
Thomas Rogers

Thomas Busfoot 

All a Court held for Hanover County on Thursday the 5<sup>th</sup> day of July 1792.

This receipt or release was proved by the Oath of William Pollard and Thomas Rogers witnesses thereof, and is ordered to be recorded.

Just William Pollard, C.H.C.

Truly recorded Just Thomas Rogers, D.C.H.C.

This Indenture made this 5th day of February in the year of our Lord 1788 one thousand seven hundred and eighty eight between Julius Lane of the one part & John White of the other part witnesseth that the said Julius Lane for and in consideration of the sum of Twelve pounds current money to him on hand paid by the said White the Receipt whereof he doth hereby acknowledge hath given granted and sold and doth by these presents give grant & sell unto the said White a certain parcel or tract of Land lying & being in the County of Hanover adjoining the Lands of Wm New and being a part of the Land purchased by Sherwood & Julius Lane of containing by estimation thirty acres to the some more or less and beginning at a black fym in a branch of Black Creek about one hundred yard below Rows Lane thence up the said Branch along the line up to Rows Lane up the same to a corner in Rowes Lane thence North seventy six Degrees west sixteen poles to a large corner pine to Blackwells Land thence North sixteen Degrees East sixty poles to a red oak stump on Rowes field thence North fifty two & a half Degrees East twenty two poles to a pine in the said field thence North sixty three Degrees East twenty one poles to a pine in the said field thence the same course ten poles to a Spanish white Oak thence a straight Line to the Beginning with all the woods landwards swamps Low grounds Houses Fences & Meadows with the Reversions and Reversions Remainder & Remainder with the appurtenances and Accoutrements thereto belonging or in any way appertaining to the only use and behoof of him the said John White his heirs & assigns for ever and the said Julius Lane obliges himself his heirs & assigns to warrant and defend the said Land & premises to the said John White his heirs & assigns for ever against the claims Challenges or demand of himself his heirs or any other person or persons whatsoever in witness whereof he hath hereunto set his hand & affixed his Seal the day & year above written

Signed Seal & delivered  
in presence of us  
Elisha White  
Robt White  
Charles Talley  
Jesse White

Julius Lane Seal

Because from the within mentioned John White the within mentioned Consideration of Twelve pound current money of Virginia in full for the within granted Land & premises and on the same Day with & acceptable possession of the within Land & was by us delivered to the said White witness my hand & Seal this 5th day of February 1788.

Test  
Elisha White  
Robt White  
Charles Talley

Julius Lane Seal

At a Court held for Hanover County on Thursday the 7th day of February 1788.  
This deed indented and the writing thereon endorsed were proved by the oath of Elisha White first a witness thereto

Test William Pollard J. C. H. C.

At a Court continued and held for Hanover County on Monday the 6th day of August 1792.  
This Deed indented and the writing thereon endorsed were proved by the oath of Robert White and Jesse White witnesses thereto and are ordered to be recorded.

Test William Pollard C. H. C.

Truly recorded Test Thomas Rogers D. C. H. C.

Original delivered  
Thomas Starks  
the 3 of December 1792

Delivered to  
Mr. Jesse White  
responsible to us  
taken from 1792  
the white  
the 25th June 1796

This Indenture made this first day of November 1788 Between David Clarke of the one part & Robert White of the other part witnesseth that the said David Clark for and in the consideration of the sum of Twenty pounds current money of Virginia to him on hand paid the Receipt whereof he doth hereby acknowledge hath given granted Bargained and sold and by these presents doth give grant Bargain & sell unto the said Robert White a certain parcel or tract of Land lying and being in the County of Hanover on the North fork of Middleburg Creek it being the Land conveyed by George Meredith Samuel Roberts to the said David Clark containing Eighteen acres bounded by George Merediths land down to the S. fork of Middleburg Creek thence down the Creek to Robert Whites head up the S. Whites line to George Merediths line at the beginning with all the woods underwoods swamps Low grounds Meadows Orchards Gardens & Houses with the Reversions & Reversions Remainder

and Remainsers with all the Right Title Interest in and to the s<sup>d</sup> granted Land and premises to the s<sup>d</sup> Robert white his heirs assigns  
for ever and the s<sup>d</sup> David Clark doth Covenant and agree to and with the said Robert white that he will for himself his heirs & assigns  
the claim of him the said David Clark his heirs Executors & assigns to the s<sup>d</sup> granted Lands and premises for ever and defend to the only  
use and behoof of him the s<sup>d</sup> Robert white his Heirs and assigns for ever and this and the s<sup>d</sup> David Clark doth obligeth himself his heirs  
and assigns at any future day to make any further Recongnance which should be made in the Law may advise for the effectual  
securing the most inalienable Right in the s<sup>d</sup> Land and premises to the s<sup>d</sup> Robert white his heirs and assigns for ever in  
witness whereof the said David Clark doth hereunto set his hand & affix his Seal the day and year above written.

Signed sealed and delivered  
in presence of us  
Elisha White  
John White Jun<sup>r</sup>  
Sepe White

David Clark Seal  
mark

I acknowledge the Receipt of the within Summed sum of money of Virginia as a full consideration for the within granted  
Land & premises Witness my hand this 1<sup>st</sup> day Nov<sup>r</sup> 1788

David Clark  
mark

Elisha White  
John White Jun<sup>r</sup>  
Sepe White  
Illumination that Quitt & Receipt of the within granted Land & premises was had and taken by the within named  
David Clark & by him delivered to the said Rob<sup>t</sup> White the day and year within written.  
Elisha White  
John White Jun<sup>r</sup>  
Sepe White.

David Clark  
mark

At a Court held for Hanover County on Thursday the 4<sup>th</sup> day of June 1789.  
The deed intended and the memorandum of Deeds and sales and Receipt thereon endorsed were proved by the Oath of Elisha  
White Gent<sup>l</sup> a witness thereto

Just William Pollard C.H.C

At a Court continued and held for Hanover County on Monday the 6<sup>th</sup> day of August 1789  
The deed intended and the Memorandum of Deeds and sales and Receipt thereon endorsed were proved by the Oath of John White Jun<sup>r</sup>  
and Sepe White witnesses thereto and are ordered to be recorded

Just William Pollard C.H.C  
Truly recorded  
Just Thomas Rogers D.C.H.

Original delivered  
Thomas Starke  
6<sup>th</sup> of December 1790

I do hereby certify that any money or monies that Tho<sup>s</sup> Starke a late Deputy of mine may have paid for the Taxes  
of Deeds that became due or collectable under me, to all<sup>r</sup> Richard Dittlenger shall be good ag<sup>t</sup> me as late Sec<sup>y</sup> of Hanover  
County Given under my hand this 3<sup>d</sup> Nov<sup>r</sup> 1791

Wm Anderson

Just P Street

At a Court continued and held for Hanover County on Monday the 6<sup>th</sup> day of August 1790.  
This writing signed by William Anderson was proved by the Oath of Peter Street the witness thereto and on the motion of Thomas  
Starke is admitted to record.

Just William Pollard C.H.C  
Truly recorded  
Just Thomas Rogers D.C.H.

I acknowledge to have recd of Thomas Starks D<sup>ty</sup> the full am<sup>t</sup> of his collection of Taxes under W<sup>m</sup> Harrison for the year 1789 pro<sup>per</sup> to the date of the

within given under my hand this 3<sup>rd</sup> Aug<sup>r</sup> 1792

R. LITTLEPAGE

Over  
C. Street  
The Kingfield

At a Court continued and held for Hancock County on Monday the 6<sup>th</sup> day of August 1792  
This writing signed by Richard Littlepage, was proved by the oath of Carko Street a witness thereto, and on the motion of Thomas Starks, is admitted to record.

Just William Pelland, C. H. C.

Truly recorded

Just Thomas Rogers, D. C. H. C.

1791 Richard Littlepage ag<sup>t</sup>

D<sup>t</sup> In acc<sup>t</sup> with Thomas Starks

C<sup>t</sup>

Original delivered to Thomas Starks Dec<sup>r</sup> 1792

To your Rec <sup>t</sup> for fees	71	4 46	18	3 1/2
To your notes to me	2	28	12	10 1/2
To your bills to D. Whittlesby	3	3	13	3
To your bills to me	4	3	0	0
To bills to Little	5	2	1	6
To bills to Little	6	7	10	0
To bills to Dr. Chappell	7	2	15	0
To bills to me	8	23	15	0
To my 3 years salary		148	0	0
To Dr. Richardson's linc <sup>t</sup>		3	10	0
To Dr. Richardson's 88 bills		4	16	8
To Mr. Dymon's bills		6	0	0
To Mr. Beck's bills		0	16	0
To Mr. Blew's bills		1	4	0
To your Rec <sup>t</sup> for 80 bounty pay		15	0	0
To Mr. Lownell's bills		57	5	1 1/2
To James' bills for 90		37	16	10
To Mr. Lawrence's bills for 50		25	0	0
To Dr. Strick allowance for 80		1	11	3
To Mr. Sully's 100 Messons' bills		2	1	0
To my 88 Insolvants <sup>t</sup>		11	2	6
To my 88 bills		15	12	0
To bounty from orders in hand com <sup>d</sup>		220	8	0
To bills sent you at a settlem <sup>t</sup> at the Carko		19	15	0
To Johnson's Rec <sup>t</sup> ag <sup>t</sup> Littlepage		37	10	0
To am <sup>t</sup> of Peter Tenley's orders on Capt <sup>t</sup> Anderson		5	12	6
To paid P. Tenley on part of fees by your direction		6	2	8
To am <sup>t</sup> of Mr. Richardson's orders on Capt <sup>t</sup> Anderson		5	0	0
To Capt <sup>t</sup> Anderson's ag <sup>t</sup> for Mr. Quilley		9	4	9
To error in fees orders		0	4	10 3/4
To error in Thornton's Bond		2	15	0
		1184	17	1

1791 By 1341 Cashes for 88 at 4/1	4368	4
By 1389 bills for 80 at 3/3	225	14
By your acc <sup>t</sup> ag <sup>t</sup> one for fee Bonds &c	673	7 10
	1167	5 10
By payment in full	17	11 3
	1184	17 1

The papers enumerated in the above acc<sup>t</sup> are delivered to each of the Parties and the acc<sup>t</sup> balanced agreeable to the above statement  
Given under our hands this 3<sup>rd</sup> day of June 1791

Present  
C. Street

The Starks D<sup>ty</sup>  
R. Littlepage D<sup>ty</sup>

At a Court continued and held for Hancock County on Monday the 6<sup>th</sup> day of August 1792  
This account between Thomas Starks and Richard Littlepage was proved by Carko Street the Subscribing witness thereto, who made oath that the same was subscribed by the said Thomas Starks and Richard Littlepage in their own proper hands in his presence, which account on the motion of the said Thomas Starks is admitted to record.

Just William Pelland, C. H. C.

Truly recorded

Just Thomas Rogers, D. C. H. C.

date of the

1792 Richard Littlepage vs D<sup>r</sup>

1792 Thomas Starks D<sup>r</sup>

6<sup>r</sup>

Original delivered to Thomas Starks the 3<sup>d</sup> December 1792

Aug<sup>r</sup> 3<sup>rd</sup> Is paid of sundry rec<sup>ts</sup> for the 1787 1788 & 1789 lbs. which with you have rec<sup>ed</sup> of me \$2695. 17. 9 1/2

Errors Excepted  
R Littlepage  
Just  
B Street

Aug <sup>r</sup> 3 <sup>rd</sup> By amt <sup>s</sup> of the 1787 tax in my District	£ 1232	9	8 3/4
By Debt of the 1788 tax in Debt	821	13	2
By Debt of the 1789 tax in Debt	616	4	10 1/4
By amt <sup>s</sup> of my rec <sup>ts</sup> Debt <sup>d</sup> me	115	9	11
	£ 2786	7	8
To amt <sup>s</sup> of Debt	2695	17	9 1/2
	£ 90	9	10 1/2
By payment in full	90	9	10 1/2

Errors Excepted  
R Littlepage  
Just  
B Street  
Otho Kingfield

At a Court continued and held for Harrison County on Monday the 6<sup>th</sup> day of August 1792.  
This account between Thomas Starks and Richard Littlepage was proved by Burke Street a subscribing witness thereto, who made oath that the same was subscribed by the said Richard Littlepage in his own proper hand in his presence, which account on the motion of the said Thomas Starks is admitted to record.

Just William Colvard C. H. C.

Truly recorded

Just Thomas Rogers D. C. H.

6<sup>r</sup>  
8 7  
5 4  
3 7 10  
7 5 10  
7 11 3  
1 17 1

Statement

That the motion