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of Richmond in the County of Gloucester and denoted in the Plan of the said
Town by the Number following, being N^o. 18. therein mentioned and described &c
together with all Houses and House Edifices Buildings Yards Garden
Backways ways water watercourses profits commodity Hereditaments
and appurtenances whatsoever to the said premises belonging or in any wise
appertaining and the Reversion and Reversione remainder and remainders
Rents Issues and profits thereof and also all the Estate Right Title Interest
property claim and Demand whatsoever of him the said Edward Cooper his
Heirs or Assigns of in and to the same or any part thereof and all Deeds
Evidence and writings touching or in any wise concerning the same
To have and to hold the said and Lott of Land and premises
aforesaid with their and every of their appurtenances unto the said
Richard Heir his Heirs and Assigns to the only proportion and Right of the
said Richard Heir his Heirs and Assigns forever and the said Edward Cooper
himself his heirs Executors Administrators and Assigns doth covenant and agree
to and with the said Richard Heir his Heirs and Assigns by these presentes
manner and form following that is to say that he the said Edward Cooper at the
time of the Sealing and Delivery of these presentes is and stands lawfully and
Rightfully Seized of and in the above granted premises and every Part thereof
of a good Sure perfect Absolute and Indefeasible Estate of Inheritance in Fee
Simple and hath Good Right true Title and Lawfull and Absolute authority
to sell and convey the same in manner and form aforesaid and also that he the
said Richard Heir his Heirs and Assigns shall and may at all times forever
hereafter peaceably and Quietly have hold Use Occupy Possess and enjoy
the said granted premises with all and Singular its appurtenances without
the Lawfull just Trouble Eviction or Molestation of him the said Edward Cooper
his heirs or Assigns or of any other person or persons whatsoever claiming
or to claim by from or under him the memory of them and Lastly that he the
said Edward Cooper his Heirs and Assigns the said hereby granted premises and
every part and parcel thereof with the appurtenances from time to time and at all
times forever here after unto the said Richard Heir his Heirs and Assigns
against the Lawfull Title claim and demand of him the said Edward Cooper
his heirs or Assigns or of any other person or persons whatsoever shall and
will warrant and forever defend by these presentes I W^m M^r for whose self Philip
Rootes of the County of King and Queen Gentleman by Virtue of a Cover from
the said Edward Cooper to the said Philip Rootes for that purpose made
bearing date the twenty day of March in the Year of our Lord one thousand
seven hundred and forty five and authenticated under the Seal of the Maiorality of the
City of Bristol hath hereunto set the hand and seal of the said Edward Cooper
the day and year first above written. Sealed and Delivered by the said Philip
Rootes and the Act and Dated of the abovesigned Edward Cooper in the presence of
Philip Rootes Junr. Chil Walton. Henry Timbsrah.

Edward Cooper

At a Court held for Henrico County the first mondays in February 1753
 Philip Rootes Gent Attorney for Edward Cooper Esq^r acknowledged this Deed
 of Bargain and Sale unto Richard Weir as the Act and Deed of the said
 Edward Cooper which was on motion of the said Richard Weir admitted to Record.

Test Thos Adams &c

This Indenture made the third day of February in the year of our Lord Christ
 one thousand seven hundred and fifty three in the twenty sixth year of the reign
 of our Sovereign Lord George the second by the grace of God of Great Britain France
 and Ireland King Defender of the Faith &c Between Richard Weir of Henrico
 County in the Colony of Virginia Merchant of the one part and Philip Rootes of
 the County of King and Queen of the other part Witneseth that the said Richard
 Weir for and in consideration of the sum of three hundred and fifty five pounds current money to
 him in hand paid by the said Philip Rootes at or before the sealing and Delivery of
 these Presents the receipt whereof is hereby acknowledged he the said Richard Weir
 hath granted Bargained Sold Almond Infeoffed and Consigned and by these Presents
 doth Grant Bargain Sell Almon Infeoff and Consign unto the said Philip Rootes
 all that separate piece or parcel of Land commonly called a Lot lying and being in the
 Town of Richmond in the County of Henrico and denoted in the plan of the said
 Town by the number following to wit N^o 18 therein mentioned and described together
 with all Houses out Houses Edifices Buildings Yards Gardens Backsides way
 waters water courses for its commodities hereditaments and appurtenances
 whatsoever to the said premises belonging or in any wise appertaining and the
 Reversion and Reversionary Remainder and Remainders hereto annexed and profits
 thereof and also all the Estate Right Title Interest property claim and Demand
 whatsoever of him the said Richard Weir his Heirs or Assigns of and to the same
 or any part thereof and all Deeds Indences and Writings touching or in any wise
 concerning the same To have and to hold the same one Lot of Land and
 premises abovesigned with their and every of their appurtenances unto the said
 Philip Rootes his Heirs and Assigns to his only proper use and behoof of himself
 Philip Rootes his Heirs and Assigns forever and the said Richard Weir for himself
 his Heirs Executors Administrators and Assigns doth covenant and grant to and with
 the said Philip Rootes his Heirs and Assigns by these presents in manner and form
 following that is to say that he the said Richard Weir at the time of the sealing &
 Delivery of these presents is and stands lawfully and rightfullly seized of and in the
 above granted premises and every part thereof of a good share perfect absolute and
 Indeasable Estate of Inheritance in fee simple and hath good Right True Title and
 Lawfull and Absolute Authority to sell and convey the same in manner and

and soon afterward; and also that he the said Philip Roots his Heirs and Assigns where
may at all times forever hereafter peaceably and Quietly have hold use occupy and
enjoy the said granted premises with all and Singular its appurtenances without
the lawfull let Suit Trouble Eviction or molestation of him the said Richard Mair
his Heirs or Assigns or of any other person or persons whatsoever claiming a claim
by from or under him them or any of them and Lastly that he the said Richard Mair
his Heirs and Assigns the said hereby granted premises and every part and parcel
thereof with the appurtenances from time to time and at all times forever hereafter
unto the said Philip Roots his Heirs and Assigns against the lawfull Title claim
and demands of him the said Richard Mair his and Assigns or of any other person
or persons whatsoever shall and will warrant and forever defend by these Presents
In witness whereof the said Richard Mair hath hereunto set his hand and Seal the day
and year first above written Sealed and Delivered by the said Richard Mair witness
A Land Deed in presence of One Philip Roots Junr Richard Mair
Phil Watson Henry Timberlake.

At Court held for Henrico County the fifth Day of February 1753 Richard Mair acknowledge
this Deed of Bargaining and Sale unto Philip Roots Gentle to be his act and Deed which was
on motion of the said Philip Roots admitted to Record.

Test. Thos Adams

To all whom these presents shall come Edward Cooper of the City of
Pistol require sendeth greeting Whereas William Hopkins of the County of
Hanover in the Colony of Virginia being Indebted to the said Edward Cooper
by his Bond in the sum of five hundred and thirty seven pounds Sterling with
Interest thereon did in order to raise the same to discharge the said Bond
on or about the hundredth day of August last past by his certain Indenture convey
his Lot of Ground and Houses in the Town of Richmond in the said Colony to the
said Edward Cooper as may appear Now I now ye that for the better raising the said
sum by sale of the said premises unto him conveyed as aforesaid he the said Edward
Cooper hath made and Ordained and by these Presents doth make Ordain constitute
and appoint Major Philip Roots of York River in the said Colony of Virginia his
true and lawfull Attorney for him and in his name and on his behalf to Contract
and agree for the Sale and to Sell and Dispose of the said Lot of Ground and Houses
in the Town of Richmond aforesaid and of all and Singular other the Mewage
Lands Tenements and Hereditaments with their appurtenances so conveyed to him
the said Edward Cooper by the said William Hopkins as aforesaid to such person
or persons as he shall think fit and for the best price or prices he can get for the same
and upon Sale thereof or any part thereof to sign Seal and execute all or any such
Contract agreements Deeds Conveyances and Instruments and to do and
perform all other acts and things in perfecting such Sale or Sales thereof or of
any part thereof as shall be requisite and necessary in that Behalf and
upon

upon Receipt of the monys in Consideration of such Sale or Sales to give sufficient Discharge for the same And the said Edward Cooper doth hereby Statute and Confernall and whatevcer his said Attorney shall legally do or cause to be done in or touching the premises And the said Edward Cooper for himself his Heirs Exec and Admrs doth hereby Covenant and agree with the said Philip Rester his Heirs Exec and Admrs that he the said Edward Cooper his Heirs Executors and Administrators shall and will at any time or times hereafter upon Request made Do execute and perform all or any such further Acts Deeds or things for the better fulfilling and Confirming of any such Sale or Sales of the said premises or any part thereof as beforewrit do shall be reasonably required In witness whereof the said Edward Cooper hath hereunto set his hand and Seal this twelfth day of March in the year of our Lord one thousand seven hundred and forty nine sealed and delivered being first duly attested

In the presence of

R. Scudamore
Tho. Stoker.

Ed Cooper

Rowles Scudamore of the City of Bristol Esquire and Thomas Stoker of Redruth City Gentleman joyntly and severally make Oath and say that on the thirteenth day of April in the year of our Lord one thousand and seven hundred and fifty they their Deponents did see Edward Cooper of the City of Bristol Esquire Signe d and Duly executed the power of attorney hereunto annexed and to which their Deponents have Subscribed their Respective names as witness thereto R. Scudamore

Tho. Stoker

To all to whom these presents shall come I Thomas Curtis Esquire Mayor of the City of Bristol do hereby Certifie that on the Day of the Date whereof pveralld and appeared before me within the said City of Bristol the abovesigned Rowles Scudamore and Thomas Stoker who did upon their Solemn Oaths which they took upon the Holy Evangelists of Almighty god Solemly and Sincereley declare Testifie and depose to be true the contents of their Affidavit above written In Testimony whereof I the said Mayor have caused the Thomas Curtis Mayor Seal of my Office of Mayoralty of the said City of Bristol to be hereunto put and affixed and have also Subscribed my name this sixteenth Day of April in the year of our Lord one thousand seven hundred and fifty.

T.C.

A Court held for Monico County the fifth Day of February 1753
This Letter of Attorney from Edward Cooper of the City of Bristol Esq^r for
Philip Rester with the Appurments of Rowles Scudamore and Thomas Stoker
and the Testimonial of this Court heretofore under the Seal and Seal of
Thomas Curtis as Mayor of the said City of Bristol hereto annexed
were presented in Court by the said Philip Rester and on his Motion
Admited to Record.

Test Thos Adams

PURSUANT to an Order of Henrico Court in January 1753 we have lays off to Anne
Broughton widow and Relict of Edward Broughton Deced her full time part of all the Lands
and Tenements of the said Edward Broughton which he was possessed of at the time of his
Death by the Bounds following (viz.) Beginning at a corner white oak standing in the
line of Henry Sharp thence on a strait line to a corner Red Oak Standing on Jamison's
Creek and thence up the said run to the Bridge thence down the main Road to Henry
Sharpes line thence on his line to the place begun as with all the appurtenances
within the aforesaid Bounds for her full Dower of her said Husband's Lands given
Under our hands this 1st day of January anno Dom 1753 Charles Woodson
In Pleasant Junct

Charles Woodson

In Pleasant Junct

Henry Sharp

At a Court held for Henrico County the 1st day of February 1753 This Assignment of the
Dower of Anne Broughton widow of Edward Broughton was returned into Court to be Recorded,
Signed

Test Tho Adams Esq

This Indenture made this twenty third day of June in the year of our Lord one
thousand seven hundred and fifty one between Robert Weatherley of the County of Goodland
of the one part and Peter Randolph Esq^r of the County of Henrico of the other part witness
eth that the said Robert Weatherley for and in consideration of the sum of thirty eight
pounds current money to him in hand paid by the said Peter Randolph the receipt
whereof the said Robert Weatherley doth hereby acknowledge hath granted Bargained
Sold Alienated Released and Confirmed and by these presents do grant Bargain Sell
Alien Release and Confirm unto the said Peter Randolph and to his Heirs & Assigns
forever all his Houses and Lots in the Town of Richmond in the County of Henrico to
have and hold the said Houses and Lots together with the privilege and appurte-
nances thereunto belonging unto the said Peter Randolph and to his Heirs & Assigns
forever for to be held always and it is agreed between the said Parties that if the said
Robert Weatherley his Heirs or Assigns do and shall well and truly pay or cause to be
paid unto the said Peter Randolph his Heirs Executors Administrators or Assigns
the full sum of thirty eight pounds on or before the first day of October next ensuing the
date hereof that then and from thence forth these presents and anything herein contained
shall cease and be void anything herein contained to the contrary in any wise notwith-
standing and the said Robert Weatherley for himself his Heirs and Assigns doth
Covenant and agree to and with the said Peter Randolph his Heirs and Assigns that he
the said Robert Weatherley shall and will well and truly pay or cause to be paid unto the
said Peter Randolph his Heirs or Assigns the said sum of thirty eight pounds on or
before the said first day of October next ensuing as aforesaid according to the true intent
and meaning of these presents and also that the said Peter Randolph his
Heirs and Assigns shall and may from time to time and at all times after Default
shall be made in performance of the privilege and condition aforesaid peaceably quietly
enter into have hold possess and enjoy the Houses and Lots aforesaid together with the
appurtenances without the trouble hindrance or Interruption of him the said Robert
Weatherley his Heirs or Assigns and of all and every other person and persons whatsoever
and further that he the said Robert Weatherley and his Heirs shall and will at any time

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after Default shall be made in performance of the Proviso and Condition aforesaid made doo execute, or cause to be made done and executed all and every such further and other Lawfull and reasonable Grant, Acts and Assurance in the Law whatsoever for the better granting and assuring the said premises and every part and parcel thereof with the appurtenances unto the said Peter Randolph his Heirs and Assigns forever, absolutely freed and discharged of and from the proviso and Condition aforesaid and of and from all Equity of Redemption by virtue or Colour thereof according to the true intent and meaning of these presents. Attest lastly it is covenanted and agreed by and between the parties to these presents that the said Robert Weatherley his Heirs and assigns shall and may at all times until Default shall be made in performance of the proviso and Condition aforesaid peaceably and Quietly have hold and enjoy all and singular the said premises aforesaid mentioned and receive of the Rents and profits thereof to his and their own proper use and benefit, anything herein contained to the contrary notwithstanding. In Witness whereof the said Robert Weatherley hath hereunto set his hand and affixed his seal the day of year above written Signed sealed and Delivered in presence of Sarah Cobb
Nicholas Scherer George Scherer Sealed and Delivered Rob. Wetherle [Signature]
in Presence of James Syle.

At a Court held for Henrico County the fifth day of February 1753 This Deed of Mortgage from Robert Wetherle to the Honourable Peter Randolph Esq. was proved by the Oaths of Nicholas Scherer George Scherer and James Syle three of the Witnesses thereto and was ordered to be Recorded.

Test: Thos Adams Esq

Henrico County the 5th January 1753 In Obedience to an Order of this Court we the Subscribers having met the sa^r of George Barker Deceased and settled the estate of the said Barker and we find that there is after charges deducted seventy five pounds eight shillings and six pence of the personal estate of which we have a joint the sum twenty four pounds seventeen shillings and eight pence being one third part together with one third part of her Deceased husband's Land and Plantation as per Order bearing date December 1752 Test

Gerard Elliston
Francis Wigstaff
John Corke

At a Court held for Henrico County the fifth day of February 1753 this Agreement of the Dower of Rebecca Barker widow of George Barker was presented and ordered to be Recorded

Test: Thos Adams Esq

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This Indenture made and concluded this fifth day of March one thousand seven hundred and fifty three Between Henry Cox of Chesterfield County of the one part and Joseph Bayley of the other part of Henrico County Witnesseth that the said Henry Cox for and in Consideration of twenty five pounds Current money of Virginia the receipt whereof is hereby acknowledged hath given Granted Bargained and Sold Enfeoffed and Consigned and by these presents to Joseph Bayley and all unto the said Joseph Bayley and his Heirs and Assigns forever one certain Tract or parcel of Land containing fifty acres given him by his Deceased Father Richard Cox except half an acre where the said Richard Cox and his wife and Sons children of my Brother John Cox are Buried the above sold Land and premises lying and being in the County of Henrico County aforesaid and bounded as in the Title of the said Richard Cox deed is mentioned viz. by the Land of John and Richard Cox running down to the Holly Spring To have and to hold the above sold Land and premises with their appurtenances unto the said Joseph Bayley his Heirs Executors and Administrators & Assigns forever except the above half acre before mentioned to the only proper use & Benefit of him the said Joseph Bayley his Heirs and Assigns forever and the above named Henry Cox the above sold Land and premises with the appurtenances and every part and parcel as aforesaid unto the said Joseph Bayley and to his Heirs and Assigns of against him the said Henry his Heirs Executors or Assigns will Warrant and forever Defend the Title of the above sold Land and premises as aforesaid unto him the said Joseph Bayley his Heirs and Assigns forever against the said Henry Cox and against all others other Person claiming or to claim witness my hand and Seal the Day and Year above written signed Sealed and Delivered in presence of us Henry Cox Esq.

Memorandum that peaceable and Quiet possession and Seizure of the within sold Land and premises was made and done by the within named Henry Cox to the within named Joseph Bayley In presence Henry Cox

at a Court held for Henrico County the fifth day of March 1753

Henry Cox acknowledged this Deed of Bargain and Sale with the Seizure of Seisin entituled to Joseph Bayley to be his Act and Deed which was ordered to be Recorded

Test: Tho Adams Esq.

NOW all men by these presents that I John Monroe of the County of B. William for and in Consideration of the sum of one hundred pounds Current money to me in hand paid at and before the Sealing and Delivery of these Presents by Bowler Crochet jun of Brummo in the County of Henrico the payment whereof I do hereby acknowledge Have Bargained and Sold and by these Presents do Bargain and sell unto the said Bowler Crochet one Negro man by name Tomy Johnson and to hold the said Negro as aforesaid by these Presents Bargained and Sold unto the said Bowler Crochet his Executors Administrators & Assigns forever and I the said John Monroe for myself my Executors Administrators the said Negro unto the said Bowler Crochet his Ex. Adm^r and Assigns against me

the said John Monroe my Executor Administrator and Assigns and against all and every other person and persons whatsoever shall and will warrant and sueor defend by these presents In witness whereof I have hereunto set my hand and seal this eighteenth day of January anno Domini 1753 Signed Sealed and Delivered

In presence of Charles Carter Na Wittenborn H. Byrd. { John Monroe L. S.

At a Court held for Henrico County the fifth Day of March 1753 This Bill of Sale from John Monroe to Bowles & Sturte Merchant in payment of the sum of Charles Carter & Nathaniel Wittenborn two of the Wittenborns and was intended to be Burndell

Ex:

Test. Tho Adams Esq

I KNOW all Men by these presents to that I Gabriel Mathieu Merchantin French in the County of Renfrew in North Britain Lawfull father of the deceased Alexander Mathieu late apertant Shoemaker with Mr James Sturt Merchant in Appomattox in the Colony of Virginia Have made and constituted and heareby make Constitution and certain my trusty and well Beloved friend the said Mr James York to be my true and Lawfull Attorney for me and in my name and for my uses and Behoof to ask Law and Demand by all Lawfull ways and means soever to repley Recover and Receive of and from all and every person or persons inhabiting the said Colony of Virginia the sum of my said sons Debts and Effects all such Debts and sums of money goods wares Merchandizes whatsoevering with all other Subjects me and my Estate whichever that any manner of way was pertaining and belonging or addibled and owing to myself from the time of his decease for whatsoever waye or manner Whethersubstituted by some Bill Note Ticket Contract Conignment Deed Entitance Judgment or Execution For which purpose with the power to my said attorney to settle and adjust all Accounts between all and every person or persons and my said Son and upon payment and Delivery of all or any part of the sumes so to make and grant one or more sufficient acquittances or other discharge requisite But upon the Refusal or delay of any person whom it may concern to make and render just and true account reckoning and payment in the premises then him her or them for payment and delivery to sue arrest Seize Sequester attach Imprison and Condemn for which purpose to appear before all or any Lord Justice or other Judge Competent in any Court or Courts there to claim answer Defend and Reply in all Matters or things touching or concerning the premises and upon payment again out of prison to Release acquittances and discharges for me and in my name to make Grant Subcribe and Deliver as said is and generally every such Act and Acts Deed and Deeds of the Law whatsoever to do now and hereafter amply fully and effectually in every Respect and to all intents Constructions and purpooses as I might or could have done

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done my self if personally present whereat I shall abide firm and stable without
Recocation and promise to Ratify approve of and Confirm all and whatsoever thing in my
said attomey shall lawfully do or cause to be done in and about the execution of the premises by virtue
of these presents and moreover will powet to my said attorney to pay out of his
Intershipions by virtue hereof all and every just and Lawfull Debt that shall be
found to be owing by my said son or whereso he shd bound the time of his service
which I hereby oblige me shall be allowed to my said attorney out of his said
Intershipions all well as his reasonable expences in Negotiating hereof and a
Gratification to him for his trouble In witness whereof I have to this and the
preceding page set my hand and Seal at Greenock aforesaid the twenty second
day of November one thousand seven hundred and fifty two years and of the
Reign of our Sovereign Lord George the second By the Grace of God King of
Great Britain France and Ireland Defender of the Faith the twentieth
year. Signed sealed and Delivers being first duly Stamped in presence of
James Dunlop John F M. McHenrye's initials G J G Gabriel Mattie
James Barnhill witness

By Mr James Butcher one of the Notaries of Greenock that ther before
designed Gabriel Maffie did this Day appear before me and sign and seal
the foregoing power of attorney as his true and Genuin Act and Deed that he
is Habile and Compete the saidfull father of the also before named and designed
Alexander Maffie now deceas'd with whom I was personally acquainted for
at Greenock the 22nd November 1759 year James Butcher 13

It is now recd for Henrico County the fifth day of March 1759
The power of attorney from Jacob Mather to James Stark with the acknowledgment
of the said Mather before James Walker one of the Justices of the Peace in North Britain
was presented in Court and attested by the Oaths of James Dunlop and Dr Whinney
whereupon the said power with the Certificate of the Acknowledgment aforesaid was
on motion of the said James Stark admitted to Record.

Post Thomas Adams (flw)

This Indenture made and concluded this sixth day of August In the year
of our Lord one thousand seven hundred and fifty two Between William Sharp
(Blacksmith) of the County and Parish of Hendon of the one part and John Pleasant
the son of Thomas Pleasant deceased Merchant of the same County and Parish of
the other part witnesseth that the said William Sharp for and in Consideration of the
sum of one hundred and fifty pounds Current money of Virginia to him in hand paid by
the said John Pleasant the Receipt whereof he the said William Sharp doth hereby
acknowledgeth granted Bargained Sold Aliened Exchequered and Confirmed and
by these presents do give Grant Bargain Sell Alien Exchequer and Confirm unto
the said John Pleasant his Heirs and Assigns one certain tract or parcel of

Land lying and being in Henrico County on the North side of James River on Four mile Creek containing one hundred and twenty five Acres and bounded as followeth
Viz. Southwardly by four mile Creek Westwardly by the Lands of James Buckenham and the Lands of Thomas Bates Eastwardly by the Lands of the said John Pleasant and Edward Goode and Northwardly by the Lands of Joseph Pleasant abutting the Lands and premises the said William Sharp Knight of the Bouys Pleasant to aby.

Died Maring date the second of this instant as on the Records of Henrico County Court Both more plainly and simply appear together with all the Stones Richard Fences and Inclosures as also all Woods underwoods waters and watercourses with all the appurtenances in and upon the premises or thereunto belonging or in any wise appertaining and also all the Right little Interal property possession Inheritance claim or demand whatsoever of him the said William Sharp or his Heirs of and to the same as to any part thereof To have and to hold the said one hundred and twenty five Acres of Land with all the appurtenances thereto unto the said John Pleasant and his Heirs and Assigns forever unto the intent purposed and of the said John Pleasant and his Heirs and Assigns forever with all the Reversion and Reversions Remainder and Remainders thereof and effect every part thereof as also all Powers and Right of Powers and the said William Sharp for himself his Heirs Executors and Administrators doth Covenant promise and agree to and with the said John Pleasant his Heirs Executors Administrators and Assigns that he the said William Sharp at the time of this Sealing and Delivery of these Presents is and stands Rightfully and Lawfully seized of and in the premises aforesaid of a Good Sound perfect and deaseable Estate of Inheritance in fee simple and that he hath good right full power and Lawfull Authority to Sell and Convey the same in manner and form aforesaid and that he will forever warrant and Defend the same from all manner of Persons whatsoever and that he will from time to time and at all hereafter severall at the proper time and changes of the said John Pleasant to his Heirs and Executors Administrators and Assigns make any farther or Better Assurance or Sharemaking of the same either by Deed or otherwise as by the said John Pleasant his Heirs Executors Administrators or Assigns shall be Required In Witness Whereof the said William Sharp hereunto set his Hand and affe his Seal the Day and year first above written /

Signed Sealed and Delivered In the presence of us
Richard Leonard Robert Pleasant Just George Robertson his
John Pusey William & George Henry Mathews James & Lighthill William W Sharp
mark mark

Memorandum that Quiet and peaceable possession of six of the within Lands of Pleasant with all and singular the appurtenances was had and taken by the within named Mr Sharp and in his own proper person delivered unto the within named John Pleasant according to the form and effect of the within Witten Deed and in due form of Law In Witness Whereof the said William Sharp hath hereunto set his hand & seal
Sixth Day of August anno Domini 1752 William W Sharp

Sgt Richard Edward Robert Pleasant & George Robertson John Gifford
William Scott & his mate Henry Mathew Adams & Lighurst
^{his}
mark

A Court held for Henric County the first Day of January 1553

William Sharp acknowledged his Deed of Bargain and Sale with the Jury
of Savin endorsed to John Pleasant. Quo to be his Act and Deed which was
Ordered to be Recorded.

Sgt. Bowler & other jun. etc

A Court held for Henric County the fifth Day of March 1553

Susanna Sharp the wife of William Sharp being privately examined
Acquiesced her Right of Dower in the Land by this Deed conveyed

Ex? from her said Husband to John Pleasant, ym which was Ordered to be Certified

Sgt. Tho. Adams etc

This Indenture made and concluded this fourteenth Day of February
one thousand and even hundred and fifty three Between George Adams of the County
of Henric of the one part and John Pleasant of Bailey in the County aforesaid
of the other part Witnesseth that the said George Adams for and in consideration
of the sum of fifteen pounds ten shillings Current money doth give grant
Impey and Confirm unto the said John Pleasant one certain Barreel or
Tract of Land situate lying and being in the County of Henric aforesaid
containing one hundred Acres more or less and Bounded by the Lands of
Benjamin Jordan Walter Leigh Richard Moore Thomas Mathews and John
Carter Being all the Lands that the said Adams is at the time of the sealing
hence possessed within the said County of Henric To have and to hold
the said one hundred Acres of Land with the privileges and appurtenances
thereunto belonging Fences Woods underwoods waters and watercourse thereto
Belonging to him the said John Pleasant his Heirs and Assigns forever
and the said George Adams doth hereby Covenant with the said John Pleasant
that the said Land is free and Clear from all membrances whatsoever; and
that he and his Heirs the above said Land to John Pleasant aforesaid and his
Heirs forever shall and will warrant against all persons whatsoever in the same
whereof he the said George Adams hath herunto set his hand and Seal
the Day and year abovementioned. Signed sealed and Delivered In presence of
Henry Mathews David Gill Nathl Wilkinson George Adams

Memorandum that on the fourteenth Day of February one thousand
seven hundred and fifty three the within mentioned Tract of Land with the
privileges and appurtenances therunto belonging was by the within named
George Adams given to the within named John Pleasant. In presence of
Henry Mathews David Gill Nathl Wilkinson George Adams

A Court held for Henric County the fifth day of March 1553 this Deed of
Bargain and Sale with the Jury of Savin endorsed from George Adams by
John Pleasant ym which was proved by the oath of the witness to thereto and
Ordered to be Recorded.

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This Indenture made this fifth day of December anno Domini one thousand
seven hundred and fifty two Between John Cole of the County of Lunenburg
of the one part and Archibald Cary of the County of Chesterfield of the other
part witnesseth that the said John Cole for and in consideration of the sum
of twenty five pounds current Money of Virginia to him in hand paid by
the said Archibald Cary the Receipt whereof he doth hereby acknowledge
and shew of debt aequit and discharge the said Archibald Cary his Heir
executors and Administrators forever by these presents hath granted —
Bargained and Sold and by these presents doth grant Bargain and —
Sell unto the said Archibald Cary his Heirs and Assigns forever all
that Tract or parcel of Land lying contiguous to and commyng in nowby
the name of Cary's Feeny situated in the County of Henrico Bounded by
James River on one side and on the other videst by the Line of William
Randolph Gent and containing by estimation twenty five acres more
or less and the Reversion and Revenues Remainder and Remainder
Rents issues and profits thereof and of every part and parcel thereof and
also all the Estate Right Title Interest claim and Demand what so ever of them
the said John Cole of in and to the same To have and to hold the said
piece or parcel of Land and all lands singular other theremore herein
beforementioned or intended to be hereby ^{and every of them} Bargained and Sold with their
Rights Members and appurtenances unto the said Archibald Cary and
to his Heirs and Assigns To the only use of him the said Archibald Cary
his Heirs and Assigns forever and the said John Cole for himself and
his Heirs doth covenant promise and grant bound with the said Archibald
Cary his Heirs and Assigns that he the said John Cole and his Heirs
all and singular the said premises with their appurtenances unto the
said Archibald Cary his Heirs and Assigns against him the said —
John Cole and his Heirs and all and every other person and persons no
whatsoever shall and will warrant and forever defend by these presents
In Witness whereof the said John Cole hath hereunto set his hand and affixed
his Seal the Day and Year above mentioned Sealed and Delivered in presence of
Ben Watkins Set Ward Thomas Quillie Inord Cole L.S.

Received on the Day of the Date of the within Deed of Archibald Cary twenty
five pounds Current money being the Consideration money therein mentioned
Witness Ben Watkins Set Ward Thomas Quillie John Cole
At a Court held for Henrico County the fifth day of March 1752 —
This Deed of Bargain and Sale with the recd endow'd from John Cole to Archibald
Cary was approved by the Oath of the Witness thereto given and ordered to be Recorded /

Test. Jno Adam C. Esq

This Indenture made this fifth day of March in the Year of our Lord Christ one thousand seven hundred and fifty three Between
 Brazeur Cooke late of the County of Henrico Gentleman of the one part
 and Charles Turnbull of Petersburgh in the County of ^{Mechanicsburg} ~~Allegheny~~
 of the other part WITNESSETH that the said Brazeur Cooke for and in
 Consideration of the sum of two hundred and ten pounds Current Money
^{the receipt whereof he will pay to the said Brazeur Cooke so much as he may need}
 of Virginia to him in hand paid by the said Charles Turnbull his heirs
 executors and Administrators forever by these presents hath granted
 Bargained and Sold and by these presents doth grant Bargain and
 Sell unto the said Charles Turnbull and to his Heirs and Assigns forever
 one certain tract or parcel of Land situated in the said County of Henrico
 containing six hundred and twenty eight Acres more or less and bounded
 according to the known ancient Proprietary bounds thereof being all the tract
 of land granted unto Thomas Cooke late deceased by patent bearing date the
 twenty fourth Day of October anno Domini 1701 and the余数 of the said
 Remainder and Remainder thereof Bonds of fees and profits of all land
 singular the said promises and every part and parcel thereof and all the
 Estate Right Title Interest Claim and Demand whatsoever of him the said
 Brazeur Cooke of and to the same To have and to hold the said piece
 or parcel of Land and all and Singular other the premises hereinbefore
 mentioned or intended to be hereby Bargained and Sold with their and every
 of their Rights Members and appurtenances unto the said Charles Turnbull
 and to his Heirs and Assigns forever to the only use and Benefit of him the said
 Charles Turnbull his Heirs and Assigns forever and the said Brazeur Cooke
 for himself his Heirs and Assigns grants and the said Brazeur Cooke
 Charles Turnbull his heirs and Assigns that he the said Brazeur Cooke and his
 Heirs all and singular the said premises and every part and parcel
 thereof with their and every of their appurtenances unto the said Charles Turnbull
 his Heirs and Assigns against whom the said Brazeur Cooke and his
 Heirs and all and every other person and persons whatsoever shall and will
 Warrant and forever Defend by these presents In witness whereof the said
 Brazeur Cooke hath hereunto set his hand and affixed his Seal the day of
^{first} March in the year of our Lord One thousand seven hundred and fifty three

Received on the Day of the date of the within Deed of the said Charles
 Turnbull party thereto the sum of two hundred and ten pounds Current money
 being the consideration herein mentioned Brazeur Cooke
 At Petersburgh for Henrico County the fifth Day of March 1753 Brazeur Cooke
 acknowledged this Deed of Bargain and Sale with the ~~Seal~~ hand and to Charles
 Turnbull to whom it is sold and Deed which was entered to record /

Test: Tho: Adams Esq: /

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This Indenture made this 19 day of Feb: in the year of our Lord
one thousand seven hundred and fifty three Between William Shields of the County
of Henrico of the one part and John Pleasante of the same County of the other
part M^rne forth Whereas the said William Shields stands Justly Indebted unto
the said John Pleasante and son in the sum of fifteen pounds twelve Shillings
and 12 Current Money now this Indenture M^rne forth That the said William
Shields for the better Security the payment of the said sum of fifteen pounds twelve
Shillings and 12 Current money with the Interest from the date hereof unto the said
John Pleasante to bear their Execution Administrator and Assigns and also for
and in consideration of the sum of two ty shillings given in hand paid by the said
John Pleasante upon before the sealing and delivery of these presents the Receipt
he doth hereby acknowledge hath granted Bargained Sold Alene Enfeoffed and
Conveyed and by these presents doth grant Bargain Sell Alen Enfeoffe from
unto the said John Pleasante and son their Heirs and Assigns a Tract or parcel
of Land to say fifty acres (more or less) the plantation whereon the said
William Shields now dwelleth lying and being in the County of Henrico Joining the
Lands of John Middleton and John Brackel and all Houses Buildings
Improvements profits commodities and appurtenances therunto Belonging
or appertaining and the Provisions and Possessions Remainer and
Remainders thereof and of every part thereof and all that Estate Right
Title Interest possession claim and Demand whatsoever of the said William
Shields or his Heirs of maner to the Province every part thereof To have
and to hold the said fifty acres of Land and all and Singular the premises unto
the said John Pleasante and son their Heirs and Assigns to the only use
Benefit of the said John Pleasante and son their Heirs and Assigns forever
and the said William Shields for himself his Heirs Administrators
doth covenant and agree to and with the said John Pleasante and son their
Heirs and Assigns that the said William Shields at the time of Sealing
and Delivery of these presents as and shall be Sealed and in the said plantation
Land and promises with the appurtenances aforesaid Freed & discharged
from all other Estate Titles and incumbrances whatsoever ^{in respect of the} The
Molestation or disturbance of the said William Shields his Heirs or any
other person or persons whatsoever provided always that if the said William
Shields or his Heirs shall within the first day of March in the Year of our
Lord one thousand seven hundred and fifty four next after the date of
these presents well and truly pay or cause to be paid unto the said
John Pleasante and son their late Administrator or Assigns the
said sum of fifteen pounds twelve Shillings £1 with the Interest there-

Then these presents to be valid to all intents and purposes whatsoever and the premises aforesaid to be Decouoyed to the said William Shields or his Heirs by the said John Pleasant upon their Heirs or Assigns In witness whereof the said William Shields hath hereunto set his hand and affixed his seal the day and year above written Signed Sealed and Delivered in presence of

Robert Hearn John Webster Thomas Stoor

William Shields 

At a Court held for Henrico County the fifth day of March 1753 This Deed of ~~De~~
Mortgage from William Shields to John Pleasant and son was proved by the aforesaid
Solomon Aymon of Robert Hearn attesting where to and was ordered to be continued in
the office for further proof /

Test. Tho: Adams Et al

At a Court held for Henrico County the second day of April 1753 the Due of ~~De~~
Mortgage from William Shields to John Pleasant and son was further proved by the aforesaid
Solomon Aymon of John Webster and Thomas Stoor two of the witnesses thereto
and was ordered to be Recorded /

Test. Tho: Adams Et al

THIS INDENTURE made the second day of April anno Domini one thousand seven hundred and fifty three Between Stephen Wood of York County of the one part and John Wood of Henrico County of the other party witnesseth that the said Stephen Wood for and in consideration of the sum of twenty five pounds lawful Money to him in hand paid by the said John Wood the Receipt whereof he doth hereby acknowledge and that he therewith fully warranted satisfied and paid hath
Bargained Almond Peached and Conformed and doth by these presents Assign all
Settleses and Confirme unto the said John Wood and to his Heirs and Assigns
forever all that tract or parcel of Land and plantation lying and Being in Henrico
County that I bought of William Spraggins containing by estimation one thousand
acres be the same more or less and bounded as follows on Dower ^{and} ~~and~~ William
Fleming back and Thomas Conkel to have and to hold the aforesaid Land
and premises with the appurtenances and appurtenances thereto belonging unto the
said John Wood his Heirs and Assigns forever with the liberty proper unto either
of them the said John Wood his Heirs and Assigns forever with all the Privileges
and Remainders thereof and of every part and parcel thereof and the said
Stephen Wood for himself his Heirs ^{and} ~~and~~ Assigns doth covenant and agree with the said
John Wood his Heirs and Assigns to make and to keep the aforesaid Land and premises with all
the appurtenances before mentioned forever to him and his Heirs and Assigns
to have and to hold from him and his Heirs and Assigns and from every person and persons deriving from by or under him
them or any of them And witnesseth whereof the said Stephen Wood hath hereunto set his
Hand and affixed his seal the day and year above written.

Signed Sealed and Delivered in the presence of

James Gunn John Forrester David Burton

Stephen Wood 

Methinks and intend that on the second day of April anno Domini one thousand seven hundred and fifty three quiet and peaceable possession and Seizure of the
within mentioned Land and premises with the appurtenances was taken by
the within named Stephen Wood and delivered to the within named John Wood

In due form of Law and according to the true intent and meaning of the within
Written Deed Signed Sealed and Delivered in the presence of
James Gunn John Forvie David Parker Stephen Wood Esq^r

At a Court held for Henrico County the second day of April 1753 Stephen Wood
acknowledged this Deed of Bargain and Sale with the Livery of Seisin endorsed to
John Wood to his act and Deed then his wife to the said Stephen being privates
examined Relinquished her Right of Dower in the Land by the said Deed conveyed
all which was ordered to be Deared

Test. Thos Adams Esq^r

This Indenture made this sixth day of November in the year of
our Lord Christ one thousand seven hundred and fifty two Between Samuel
Gleadow of the parish and County of Henrico Gent of the neare hand Isaac
Winston of the same parish and County Gent of the other part Witnesseth that
that the said Samuel Gleadow for and in consideration of the sum of five
hundred pounds Sterling to him in hand paid or to be paid the
Receipt whereof he doth hereby acknowledge and thereof and of every part thereof
doth acquit and discharge the said Isaac Winston and his Heirs both
Bargained sold transferred and set over unto the said Isaac Winston his
Heirs and Assigns all the Right Title Interest Claim and Demand of him
the said Samuel Gleadow of or to the Slaves following namely his Servants
Tom Primus Saml John Henry and Billy men slaves. also his Children
Sarah and Lucy Women Slaves. Sarah and Nimsd children of Abby and
also all the Right Title Interest Claim and Demand of him the said Samuel
Gleadow in or to the following goods and Chattels namely one Chair and
Hammock for two Horses four Beds and furniture four Tables two Dozen of Chairs
two Chests with Drawers two Desks one Clock two Looking glasses and two horses
To have and to hold the said Isaac Winston his Goods and Chattels at his own proper
Slaves Goods and chattels free and discharged from all former Mortgages Debts and
Enormbrances of what kind ever provided. Thereunto and to the plain and true
intent of the parties to this Writing that if the said Samuel Gleadow his Heirs
Successors or Administrators shall within the term of space of four years from
the day of the date hereof satisfactorily pay or content unto the said Isaac Winston his
Heirs Successors Administrators or Assigns the sum of two hundred pounds
Sterling with lawful Interest thereon that then this Mortgage shall be void to all
Intents and purposes whatsoever and that he the said Isaac Winston his
Heirs or Assigns shall make such Deed or Deeds for the manumitting the within
mentioned Slaves with their Interest and the Goods and Chattels aforesaid
unto the said Samuel and his Heirs Successors or Administrators in as full

and ample manner as by Law is necessary to be done) In witness whereof
the said Samuel Gleadowe hath hereunto set his hand and Seal the day
and year first above written.

Signed sealed and delivered in presence of Sam'l Gleadowe
Wm Baileys Richard Rootes Dan Vandewall

At Court held for Henrico County the second Day of April 1753

This Deed of Mortgage from Samuel Gleadowe to Isaac Wilson was proved
by the Oath of William Baileys and Daniel Vandewall two of the
Witnesses and was admitted to Record

Exhibit

Test. Thos Adams Esq

This Indenture witnesseth that Harry Timberlake son of Richard
Timberlake late of Henrico County of his free and voluntary Will hath put
himself apprentice to Mf's^m Philip Watson and Philip Rootes joint Master
(or Trade which they now use) to be taught and with them after the manner of
an apprentice to dwell and serve from the day of the date hereof until the
said Harry shall arrive to the full age of twenty one years By all which
from the said Apprentice the said Mf's^m Watson and Rootes will and
truly challice their Secrets & artes keep cloest their commandments
Loyall and honest everywhere he shall goe & do unto his said Masters
he shall not so or suffer to be done the goods of his said Masters he shall
not inordinately waste nor them to any Body sent or due in any other
unlawfull game he shall not play abusively his said Masters may incur any
hurt fornication in the house of the said Masters or elsewhere he shall
not commit Matrimony he shall not contract Fawnes he shall not frequent
with his own proper goods or any others during the said Term without
the special license of his Masters he shall not Merchantize from the service
of his said Masters day nor night he shall not absent nor prolong himself
but in all things as a good and fayfull apprentice shall bear and behalfe
his self toward his said Masters and thair during the Term aforesaid
and the said Mf's^m Watson and Rootes to their said apprentice the Successor
or whichever they now are shall teach and informe or cause to be taught and informed
the best way that they may or can and also shall finde to their said apprentice
Apparel meat drinke washing and beding and all other necessaries mentioned
concernant for an apprentice for and during the term aforesaid in witness
whereof the parties above named have hereunto set their hands and Seals this second
day of April 1753 Three

Henry Timberlake

At Court held for Henrico County the second Day of April 1753 Henry
Timberlake cometh into Court and of his own free will acknowledged this Indenture
of apprenticeship to Mf's^m Watson and Rootes to be his adaird and wherous
ordered to be Recorded

Test. Thos Adams Esq

This indenture witnesseth that Henry Timberlake son of Ruth and
 Timberlake late of Hanover County of his free and voluntary will hath, putting out
 apprentice to Mys^r Philip Watson and Philip Rootes Jun^r the science or Trade
 which they now use to be taught and with them after the manner of apprenticeship
 to serve and labor from the day of the said service until the said Henry shall arrive
 at the full age of twenty one years By which term the said apprentice the
 the said Mys^r Watson and Rootes well and truly shall have their service
 shall keep close their commandments lawful and honest everywhere
 he shall gladly do hurt to his said Masters he shall not do or suffer to be done
 the goods of his said Masters he shall not moderately waste nor hurt to
 any body land or deer or any other unlawful game he shall not play
 whereby his said Masters may incur any hurt Fornication in the house of
 his said Masters or elsewhere he shall not commit matrimony he shall
 not contract Tawne he shall not frequent with his own proper goods money
 others during the said term without the special licence of his Masters
 he shall not Marry or give from the service of his said Masters day
 nor night he shall not absent nor prolong himself but in all things as
 a good and faithfull apprentice shall bear and behave himself
 toward his said Masters and theirs during the term aforesaid
 and the said Mys^r Watson and Rootes to their said apprentice the
 science or art which they now use shall teach and inform or cause to be
 taught and informed the best way that they may or can and also shall
 find to their said apprentice apparel meat and washing & riding
 and all other necessaries meet and convenient for an apprentice for
 and during the term aforesaid In witness whereof the parties above
 have hereunto set their hands and Seals this second Day of April 1753
 Signed sealed and Delivered by Philip Watson
 in the presence of Philip Rootes Jun^r
S^S

At a court held for Henrico County the second Day of April 1753

Philip Watson and Philip Rootes Jun^r acknowledge this
 Indenture to Henry Timberlake to be their act and deed wherupon it is to be
 Recorded

Test: Thos Adams Esq^r

E^o

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Mr. MASTERS made this second day of April in the year of
our Lord Christ our Saviour one thousand and fifty three Between John
Fowles of the one part and Thomas Dean Organist of the other part
Witnesseth that the said Organist by and with the consent of the Master full power
of Henrie doth bind himself an apprentice to the said John Fowles till he
cometh to the age of twenty one years during which time he is not to absent
himself from his said masters service by day or night without his said
Masters leave first obtained but diligently obey his said masters
lawfull commandments not to contract matrimony nor frequent ale houses
nor Swear nor unlawfull gaming whereby his said master may receive
damage and his said master doth covenant and oblige himself to free the
said Organist during his apprenticeship meat drink washing Lodging
and apparel fitting for such an apprentice and to teach or cause to be
taught him the said apprentices the full art and mystery of a shopp organ
as farre as he knows or the said Organists capacity is able to receive and
to teach or cause to be taught the said Organist to write and Read in the English
Tongue in witness whereof each party have hereunto set their hands and
Seals the year and Day above written Signed Seal'd and Delivered in the
Presence of us Robert Butler Farwell Gumm John Fowles *(Signed)*
John Fowles
Thos M. Dean

At a Court held for Hennies County the second day of April 1553
John Fowles and Thomas Dean the parties unto came into Court and
acknowledged this Instrument of apprenticeship either to the other to be their
act and Deed which was agreed to be Recorded.

Ms. M. 1. 1. v. 2. f. 219v
 This Instrument made this twentieth day of December anno
 Domini mille secentorum et cccc annis et fifti two between Andrew
 Leathin of the one part and Ann Skinner of the other part Witnesseth
 that the said Andrew Leathin for and in consideration of the sum of
 nine pounds to him in hand paid by the said Ann Skinner the
 receipt whereof the said Andrew Leathin doth hereby acknowledge he
 the said Andrew Leathin hath granted Bargained and sold Aliens
 and Confirmed and by these presents doth Grant Bargain and sell
 Aliens and Confirme unto the said Ann Skinner her Heirs & Assigns
 forever one Lot containing halfe an acre in Butmonde Towne in Hennies
 County which Lot is marked in the Plan of the said Towne & twenty
 one yeare to haue and to hold the said Lot together with all the Buildings and
 advantages thereon Belonging to the said Ann Skinner her Heirs
 and Assigns forever and the said Andrew Leathin doth by
 his Heirs the said Lot against himself his Heirs and against all
 very other Person and Persons whatsoever to the said Ann Skinner
 her Heirs and Assigns shall and will warrant and forever defend by

These presents to witness whereof the said Andrew Eastlin hath counterset
his Hand & Seal the Day and year above mentioned
Signed Sealed and Delivered in Presence of } Andrew Eastlin Esq;
John Burton junr Philip Roots junior }

MENORANDUM that on the twentieth day of December 1752 Quoted
Placable Copying and Reciting of the within mentioned Lot with the appurtenances
was taken by the within mentioned Andrew Eastlin in the form of Law and according
to the true intent and meaning of the within Deed £ 8000

At a Court held for Henrico County the second day of April 1753 Andrew Eastlin
acknowledged this Deed of Bargain and Sale with the County of Henrico endorsed
to Ann Skinner to be his valid Deed which were admitted to Record

2.

Test: Thos Adams Esq;

This Indenture made this 2^d day of April in the year of our Lord an thousand
seven hundred and fifty three Between William Smith and Mary his wife of
Cumberland County on the one part and Jacob Smith of Henrico County
of the other part WITNESSETH that the said William Smith and his wife for
and in consideration of the sum of forty pounds Current money of Virginia to him
the said William in hand paid by the said Jacob before the sealing hereof hath
given granted Bargained sold Alured and confirmed and by these
presents doth give grant Bargain sell alien and confirm unto the said
Jacob Smith his Heirs and Assigns four hundred acres of Land more or less
lying on the South Side of Chubertowne Stream in the County of Henrico
and bounded as followeth Beginning at a corner Strubwhite oak Joyning
upon Robert Morris's land and Hannah Wheaton's running all night
line to a corner pine from thence to a corner Red Oak from thence to a corner
pine Joyning upon John Ford from thence to a corner pine Joyning onto
William Turner and Curall Griffin from thence to a corner Red oak from thence
to a Black Locust oak Joyning onto Hannah Thacker and William Turner
from thence to the corner where it began it being a certain Tract of Land
formerly belonging to Thomas Conaway together with the appurtenances
and all profits and Imoluments thereunto belonging and also all the
rights Title claims and demands of him the said William Smith
and Mary his wife of the aforesaid Singular the premises to have & hold
all and Singular the premises aforesaid or intended to be hereby
Bargained and Sold unto the said Jacob Smith his Heirs & Assigns

Wherupon propuse and witness of him the said Jacob Smith his Heire and
Assigne forever and the said William and Mary for himself and his Heires
Successors and Administrators doth covenant and Agree so as to and with the said
Jacob his Heire and Assigne that at the Sealing and Delivery of or just
before he stande Seized of and Indefazable Estate in fee simple and that he
hath good Wright and lawfull authority to convey the same as above by
the said William and his wife their Heires Successors Adm^r & C^t
further jointly and severally covenant and agree to and with the said
Jacob his Heire and Assigne that the above Bargain and Sale of the
foremien against the Relation of them the said William Smith and all
other persones whatsoeuer unto the said Jacob Smith his Heire and Assigne
forever will warrant and defend in Witness whereof the parties abovesigned
have set their hands and sealed their Seals the day and year abovesigned
Signed Seals and Delivered in the presence of William Smith Esq^r
William Smith Barrister White John White Mary Smith Esq^r

Memoirandum that quiet possession of the within premises was acknowledged
to be delivered unto the said Jacob Smith the 2 day of April in the year of our
Lord one thousand and fifty three William Smith

At about half for Morris County the second day of April 1753 William Smith
and Mary his wife acknowledged this Deed of Bargain and Sale with the Library
of documents unto Jacob Smith to be their act and Deed then the said Mary
being privately examined relinquished her Right of dower in the Land
by the said Deed conveyed aforesaid was ordered to be Recorded

Test: Thos Adams

This INDENTURE Witnesseth that James Clark of Morris
County hath putt himself and by these presents doth voluntarily and
of his own free will and accord putt himself apprentice to Eleazar
Miller of Morris County Teacher to learn his Trade or Mistry
and after the manner of an apprentice to drive him from thence
herself for and during the term of three years and a halfe reckoning
during all which time the said apprentice to his master faithfully shall
serve his master to keep his lawful commands every where Gladly obey
he shall do no damage to his said Master nor be taken away by others
without letting or giving notice to his Master he shall not wear his
said Masters goods he shall not commit fornication nor contract matrimony
during the said Term he shall not absent himself day nor night
from his said Masters without his leave but in all things before
as a faithfull apprentice ought to do during the said Term and the said
Master shall use the Utmost of his endeavours to teach or cause to be taught
or instructed the said apprentice in the Trade or Mistry of a Barber
and Barber and provide for him sufficient meat drink lodging
and washing fitting for an apprentice during the said Term

and for the due performance of all other the said covenants and agreements
between the said parties bind themselves to each other by these presents
in the sum of £ 20 in Wines whereof they have interchangably put their
hands and seals this 2 day of April James ^{his} Chuck ^{his}
Test Langston Bacon Thomas own marsh

As also witness'd for Henrico County the second Day of April 1753
James Cook and Eliza Miller came into Court and acknowledged this
Indenture of apprenticeship either to the other which was so run their motion
Admitted to Record /

Ex.

Test Thos Adams Recd

The Inventory of the estate of Joseph Watson deceased made returneth thus
To forty eight head of cattle one Cow & one fiftie head threighteen head of sheep
three Horses two mares Saddles and Wormons. Saddles seven Bells three pairs of
Cortasses five Chists fifteen leather Chairs two ditto two square Tables and
one folding table one looking glas one Silver tankard thirtiethree
seventeen plates one basin one Iron Skillet one frying pan four Iron pates
two Spits two flat Irons one Iron pot rack one grubing hook two broad axes
and two narrow axes one whip raw four Peep holes four Iron wedges
one pair pistol holsters one and two guns one pair of Scythes
one brace of old Iron one woolling spinning wheel a parcel of old clothe
via lace hivis and fiske or id paper box three Stone Butter pats two Anne Mag
two Stone Dishes two such bowls four glasses two candle sticks one pair
of money scales five napkins eighty ^{do} of Diaper three Diaper Table Cloths
one Spice Master one trashed a parcel of Dimont Glas a parcel of Leather
one Horse tail skin and a pair box one Toyster Stock and chair twenty
five pounds of Steel two thousand five hundred & twenty nine pounds of Tobacco
To Cash that was in the County £ 16. 13¹³ 8⁸ York Mon No. Sir J. Waller
Post Master Ned Little York Joe Morris Lewis Mattew Lew Hanner Mr. Dick
Steven Innis Lucy Bell Marney Will Diley August 1st 1753 James Burradent

As also witness'd for Henrico County the second day of April 1753 James
Cook presented this Inventory of the estate of Joseph Watson deceased which
was ordered to be Recorded

Test Thos Adams Recd

IN M^r attested by these presents that I George Sterling merchant in Glasgow
for divers good causes and considerations me hereunto moving have made
Ordained Authorized nominated and appointed and by these presents doe
make Ordain Authorize nominate and appoint James Lyle Merchant in
Richmond Virginia my true and Lawfull Attorney for me and in my
name and for my own proper use and Benefit to ask Demand sue for
Recover and Receive of and from Robert Lyon sometime Barber in
Greenock now Wigmaster in Williamsburgh Virginia and James
Crawford sometime Weaver in Glasgow now Merchant in Norfolk
Virginia all such sum or sums of money debts and demands whatsoeuer
which are now due and owing to me the said George Sterling by & from
the said Robert Lyon and James Crawford with all Darrages
Interest and expences already due or that may grow and then
and to have use and take all lawfull ways and means in my name
or otherwise for Recovery thereof By attadment and Seal Dicteo or
otherwise and to compound and agree for the same and Acquittam
or other sufficient discharge for the same for me and in my name to
make Seal and Deliver and to do all other lawfull acts and things
whatsoeuer concerning the premises as amply and fully in every
respect as I myself mighte or could do were I personally present there
doing thereof and Attorney will more under him for the purpose
afforded to make and again at his pleasure to Renew Ratifying
and Conforming and by these presents attorneying all and whatsoever
things my said attorney shall in my name lawfully doe here
to be done in and about the premises by virtue of these presents In
W^m 1700 whereof I have written to my hand and Seal thereto
ninth day of November in the twenty sixth year of the reign
of King George the second and of the year of our Lord one thousand
seven hundred and fifty two signed sealed and Delivered
In presence of P^t Telfer James Clarke George Sterling Esq

By John Brown Esq^r Procurator of the City of Glasgow these doo certifie that
this day appeared before me the within George Sterling Merchant
Glasgow who signed sealed and delivered the within written
power of attorney in my presence and in presence of the within
Witnesses and that the same is a just true and Real Deed by him executed
In testimony whereof I have signed these presents at Glasgow the
Twenty ninth day of November one thousand seven hundred and fifty
years and in the twenty sixth year of the reign of his Majestie
George the second by the grace of god of Great Britain France and
Ireland King and the common Seal of the City of Glasgow is
apposited hereunto

At a Court held for Henrico County the second Day of April 1753 the Powers
of Attorney from George Sterling Merchant in Glasgow to James Edge
Merchant in Virginia with the Testimonial hereunto annexed was
presented and ordered to be Recorded

Test. Thos Adams Esq.

This Indenture made the seventeenth day of January in the year of
our Lord one thousand seven hundred and fifty three between William Randolph
of Henrico County gent. of the one part and William Byrd of Motte
in Charles City County Esq. of the other part witnesseth that the said William
Randolph for and in consideration of the sum of two thousand five hundred
pounds lawful Money to him in hand paid at and before the sealing and
Delivery of these Presents the Receipt of which and him self therewith to be fully
contented and had he doth hereby acknowledge and thereof Acquaint and Discharge
the said William Byrd his Heirs Esq. and Administrators and every of them
Health granted, also sold and by these presents hath grant Bargain and
sold to the said William Byrd and to his Heirs and Assigns forever a Tract or
Parcel of Land lying and Being on the North side of James River in Henrico
County containing by estimation four thousand Acres more or less being
the entire Tract of Land lately purchased by the said William Randolph of his
Brother the Honble. Peter Randolph Esq. but from the same was derived
by his late Father the Honble. William Randolph and his Brother Barreley
Randolph deceased and is commonly called or known by the name of
William with all and singular the Rights Membres and appurtenances
hereunto Belonging and the Reversion and Reversions Remainder
and Remainders Rents Issues and Profits heresof and of every Part
and Parcel thereof To have and to hold the said Tract Parcel of Land
and all other the premises therunto Belonging unto the said William Byrd his
Heirs and Assigns forever and it is hereby covenant and granted & agreed
by the said William Randolph for himself his Heirs Esq. and Administrators in manner and
form following (that is to say) That the said William Randolph at the time of
Sealing and Delivery of these Presents is Solely lawfully and Rightfully seized
of the Land and premises hereby granted Bargained and sold of a good
pure Abstact and Indiscrepable title of Inheritance in Full possession and hath
good Right and Absolute power and authority to grant Bargain & sell the

in manner and form of ours and that whereas William Byrd and his Heirs shall
 Quietly hold and enjoy all and singular the Estates free and clear from all Dowers
 Troubles charges and Incumbrances whatsoever and that all and singular the
 sumes heretofore mentioned or intended to be heretofore granted bargained
 sold and given past and parcel therof with their Rights Members and
 appurtenances unto the said William Byrd his Heirs and Assigns shall
 and will Warrant and forever defend by these presents to John Randolph whereof the
 Parties abovesaid have hereunto set their hands and affixed their seals the day and
 year first above written signed sealed and delivered in the presence quo
 Dayton Branch of Charles Carter Peale before us J. May Jr.

Memorandum

William Randolph Esq^r

It is hereby agreed between the aforesaid parties that the slaves
 and slaves of William Randolph shall be suffered to continue on the aforesaid Lands
 until the 20th of October next ensuing to finish their Crop

At Abingthorpe for Morris County the third day of April 1753 ^{Memo. of}
 Randolph gent. acknowledged this Deed of Bargain and Sale with his Agreements
 endorsed to William Byrd Esq^r to be his act and Deed which was admitted to Record

Test. Thos Adams Not^r

E^r.
 I do further attamente unto these presents that I do hereby grant
 to knowne of my son James Allen of Morris County for diverse good causes by
 Considerations had more especially for me in consideration of the said
 good Will and affection that I bear to my children hereafore mentioned I
 have given granted and confirmed and by these presents do give grant
 and confirm unto my said children all the lands the plantation house
 and garage unto my son James Allen after my decease the said Plantation
 wherem I now live and which I bought of John Stevenson containing
 one hundred acres and also one feather bed and one Deep plate and
 one law and body to be delivered unto him on his Birthall upon whom
 he shall Rebuke it also Likewise giving unto my daughter Elizabeth
 one feather bed and furniture one large gilt butter dish two Deep plates
 plates one brass kettle and one gold Ring all the said articles to be
 delivered unto my said daughter after my decease and one
 butter dish to be delivered unto her when aforesaid I do further
 give unto my daughter Mary Allen two cows and calves one large
 Deep dish three deep plates and one feather bed and one
 gold Ring all the said articles to be delivered unto my said daughter
 after my decease and also by these presents Warrant and Defend
 aforesaid tract of Land with all the premises thereunto
 appertaining unto my said son James Allen his Heirs & assigns
 forever and also do warrant and defend all the Articles aforesaid
 unto my aforesaid children from the claim challenge or

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Demand of any person or persons whatever as Witnesmy hand and seal
this twenty seventh day of March 1753
Signed and sealed in presence of us Wm Street } Mary T. Pittin her
Jane Street Drigh Street } mark Ed

D^r. The Estate Moses Torkron To Mary Torkron Contral 6.
To Cash paid Anthony Butter for sundry sums paid by said Butter { \$115.87 By the whole amount of his estate or value of the same { 25. " 11
on and his executors estate as a/ct^d proved }
To Cash paid Anthony 13 pence for his wife third part of Torkrons estate { 5.15.0 7/8
amounting to £ 1. 5. 2 1/8 16.376. 1753
To Cash paid John Hobbs Guardian of Torkrons children { 11.10.0
By virtue of an order of Henrico Court We whose names are underwritten have examined
and settled the above a/c^d and find it just as written our hands this twenty day of
July 1753
Archibald Long
Richard Earley
John Lodge

At a Court held for Henrico County the eighteenth day of May 1753 this account
of the Estate of Moses Torkron with the Report was presented
and ordered to be Recorded / Sert Test. Thos Adams Esq

This Recdenture made the twenty fifth day of September in the year of our Lord
God one thousand seven hundred and fifty three Between Robert Sharp of the Parish
and County of Henrico of the one part and James Bowes of the County of Henrico
of the other party. Sharp and in consideration of forty pounds current
Money of Virginia and one thousand pounds of Tobacco him in hand paid by
the said James Bowes the receipt whereof he doth hereby acknowledge himself to
be fully satisfied contented and paid hath given granted Bargained sold
Alene bargained and confirmed and by these presents doth give grant
Bargain sell alien confess and confirm unto the said James Bowes
two hundred and a dozen for ever one certain Barrell or Trunk of Land
lying on the main upland Brook containing of one hundred & thirty

Here be the same more or less in the Parish and County of Kennebec of one
 and is Bounded as followeth: Beginning at corner Red Oak on the North
 side of the main Weymouth Parish on Mr. Tyne's line thence binding on the
 said Tyne's line to a corner pine thence on a straight line to a corner black oak
 Binding on William Kelley's line thence running on a deviating line between
 William Kelley and the said black oak to another black oak on the said Kelley's line
 standing on the South Side of Brook hence running down the south side of Brook
 binding on the said Kelley's line to the Brook and so over the Brook to the Beginning
 with all houses orchards fences woods waters & lands and a ventages whatsoever
 To have and to hold the said bounded area thirty acres of land and
 premises with their and every of their appurtenances together with the Riverine
 and Riverone Remainder and Remainders thereof unto the said Robert Sharp his
 heirs and assigns forever and to the said Robert Sharp his Heirs Executors and
 Administrators of the above land and premises hath good Right Full Power
 and Lawfull & Absolute Authority to Corrye in the Sale or dispose of the said Land to
 he the said Robt. Sharp his Heirs Executors Administrators of the above said
 Land and premises with their and every of their appurtenances unto the said
 James Brown his Heirs Executors Administrators of assigns forever against
 him the said Robert Sharp his Heirs Executors Administrators and assigns
 all other persons whatsoever and doth by these presents witness & forever that
 Defendant witness whereof he hath hereunto set my hand and seal the Day
 Month & year first above written signed & sealed & delivered in the presence of the
 witness Robert Sharp his Sonnes Joseph & Bailey

Robt. R. Sharp
mark

At about held for Kennebec County the seventh Day of May 1750
 Robert Sharp acknowledge this Deed of Bargain and Sale with the sum
 of one hundred and fifty three Pounds John Robertson being
 present to be witness did then his son a wife to the said Robert being
 privately examined relinquished her Right of Dower the sum by the
 said Deed conveyed all which was ordered to be Reserved

Test: Thos Adams Jr.

Ms. A. 1. 1. 1750 made and executed this esse the day of May
 one thousand seven hundred and fifty three Robert John Robertson
 son of Robert of Grafton of the one part and Noelle Ridgeman of Kenne
 be of the other part WITNESS that the said John Robertson for and in consid
 eration of the sum of eight pounds current money of Virginia had receipt
 whereof is hereby acknowledged hath given granted Bargained & sold before fully
 confirmed unto Harvard Mathias Ridgeman and to his heirs and assigns forever
 and for ever of this gives are by ^{my} second grand father John Robertson living
 and being in the County of Kennebec by his last Will and Testament bearing date the
 fifth day of December one thousand seven hundred and twenty one Recorded

as in the said Will is mentioned To have and to hold the above said Land and premises with their and every of their appurtenances together with all & Singular the profits wherover to the same belonging or may hereafter appertain with the Burrs and Bursions thereunder and thereovers Rents, Issues & Profits and all other advantages unmodities and improvements whatsoever to the same belonging unto him the said Matthew Bridgeman his Heirs and Assigns forever to the only use and behoof of him the said Bridgeman and theretofore said John Robertson of Chesterfield County afterward for himself his Heirs Executors and Administrators the above said land and premises with every part thereof to the said Matthew Bridgeman of Henrico County aforesaid and to his Heirs and Assigns against him the said John Robertson his Heirs & Assigns will Warrant and by these presents Defend Within my Hand sealed the day of year above and signed sealed and Delivered in the province of Virginia
 Richard Cooper William Bridgeman John R. Robertson
mark.

MEMORANDUM of peaceable and quiet possession and delivery of the herein granted Lands and premises was made and done by the within named John Robertson to the within named Matthew Bridgeman In presence of us

John R. Robertson, S. P.

At a court held for Henrico County the twentieth day of May 1753 John Robertson acknowledged this Deed of Bargain and Sale with the livery of Seizure and delivered to Matthew Bridgeman to be his act and Deed which was Admitted to Record.

Test: Thos Adams Esq.

To all Christian People whom these presents shall or may come to knowe that Alexander Robertson sen^r and Gracing in our Lord god Everlasting knowe that Alexander Robertson sen^r of Henrico County for the last and lyete that I bear unto Alexander Robertson Jun^r of the same County Alexander Robertson Jun^r being in perfect health and memory of mind have given granted and confirmed by these presents writing done freely fully and absolutely give unto the said Alexander Robertson Jun^r one certain Tract of Land which my Father left me, Joining to my sons John Robertson and Thomas Robertson Land To have and to hold unto the said Alexander Robertson Jun^r his Heirs Administrators forever without any manner of claim calling or Demand formerly enclipt or persons wherover against all People shall and will Whereas and forsooth defend the said Tract of Land which the said Alexander Robertson Jun^r hath just the said Alexander Robertson Jun^r in Authority of himself presents and by Just and Delivering of a Seal in the name of his wife, in witness whereof I have set my Hand and affixed my Seal this the 25 day of April 1753

Signed sealed and Delivered in presence of
Edward Brainer John Pin

^{his}
Alexander & Robinson ^{Lo}
^{mark.}

which my father left to me, intellid before a present,

At a Court held for Henrico County the twentieth day of May 1753

Alexander Robinson acknowledged this Deed publickly. Alexander Robinson first to
be his Island Deed which which was Admited to Record.

Test. Tho Adams

An Inventory of the Estate of Walter Leigh deceased
three bovines two foals and two colves two sheep and one lamb two hens two chickens
two tables one bow and nine chairs three pails of a serving pan and a Wash. Box
two plates of silk and a copper Box four dishes of fine plates two posset pearches and
pail. Hand iron and one Barn spit ten spoons and a poronger and three
Pans and a chillet four chains and some other matier Two Holes &
pair longe two axes and a old Hour and a plough how two meal spaffers
one Caster and a spinning wheel one pair cards one Butter pot one
Hod two Bibles and two small Books or earthen plates and a porringer do.
2 Bowls do. one Salt cellar do two mugs do two Bottles and a Bagg one Chair
and a Saddle and Bridle and a Breast. Walter Leigh Esq.

This Indenture made this twenty forth day of May Anno Domini one
thousand seven hundred and fifty three between William Cannon of (Amelia)
County of the one part and Drury Wood of Henrico County of the other Part
Witnesseth that the said William Cannon for and in consideration of the
sum of thirty pounds to him in hand paid by
the said Drury Wood the Receipt whereof the said William Cannon doth hereby
acknowledge to the said William Cannon hath granted bargained & sold
Alene & confirmed and by these presents doth Grant Bargain & sell alien &
confirm unto the said Drury Wood his Heirs and Assigns forever two certain
Tracts or parcels of Land lying in the County of Henrico containing by estimation
one hundred three fifty acres of land (being one of the Tracts) in the Patent
bearing date the twentieth day of August one thousand seven hundred and
twenty five I. son Cannon's Patentee and bounded as follows to wit Beginning
at a corner maple in the ditch with the line which line with foy via a grove
Mad marshy mean bearing to a corner pine thence Westerly degrees North forty eight
Chains to a black Oak being Gillys corner thence thence North
Sixty eight chains to a corner dogwood standing on a spring Branch thereupon the
Branch according to the Meander North eight degrees East thence you obtain to
a Black oak being Gillys corner thence east eight degrees North Forty three Chain
to another line and so on the line West Thirty five degrees North forty eight Chain
to the Beginning therethen Fifty Acre beginning the above and bounded
by the Lanes of William Bayes Esq. Samuel Duvall Nathaniel Vandecoll
Jacob Smith and Drury Wood with all Trees woods & underwood & other common

A bond held for Henrico County the twentieth Day of May 1753
Walter Leigh presented his Inventory of the Estate of
Walter Leigh Esq which was ordered to record
Test. Tho Adams Esq

common of Paxton. Profits Commodities Advantages, Commitments may make
and Appurtenances relating to the said Messuage and Lands abovementioned
belonging or in anywise appertaining and also the Reversion and Reversions Remainder
and Remainders Rents and Services of the said premises and every part thereof and
all the Estate Right Title Interest claim and Demand whatever of him the said
William Cannon of it and to the said lands and premises and every part thereof Sature
and I hold the said Lands Tenement and all undivided interest the premises above
mentioned and every part and parcel thereof with the appurtenances unto the said
Dairy Wood his Heire & Assigns to his only proper Heire & Successor of the said Dairy Wood
his Heire & Assigns forever and the said William Cannon further & his Heire
the said Messuage or Tenement and premises and every part thereof against
him & his Heire and against all and every other person and persons whatsoever
to the said Dairy Wood his Heire & Assigns shall & will warrant & defend
forever by these Presents In Witness whereof the said William Cannon hath
hereunto set his Hand and Seal the day & year aforesaid mentioned

Signed Sealed and Delivered in presence of } William Cannon *L*
Dasey Southall Stephen Wood Isaac Johnson } William Cannon *L*

Memorandum that on the twenty fourth day of May 1759 Iest & Prearable
person and Virgin of the within mentioned Land and premises with the
Appurtenances mentioned by the within mentioned Dairy Wood due from
of me and according to the true intent and meaning of the within written Deed
Test Dasey Southall Stephen Wood Isaac Johnson William Cannon *L*
At a Court held for Henrico County the third day of June 1759 This Deed of
Bargain and Sale with the delivery of this Indenture from William Cannon to Dairy
Wood to be her last Deed which was desired to be Recorded

E.C.

Test. Tho. Adams *L*

This Indenture made this fourth day of June one thousand seven hundred
and fifty three between Archibald Cary of the County of Chesterfield of the one part and
William Randolph of the County of Henrico of the other part WITNESSETH that the
said Archibald Cary for and in consideration of the sum of fifty three pounds fifteen
Shillings and pence of Virginia to him in hand paid before the sealing and
Delivery hereof hath granted Bargained and Sold and the said Archibald Cary
for himself his heirs Executors and Administrators doth by these Presents grant
Bargain and sell to the said William Randolph his Heire and Assigns forever
a certain tract or piece of Land situate lying and being in the County of Henrico
adjoining the lands of the said Wm Randolph wherein he now lives called Wilton

and wherupon the said Archibald Cary faithfully kept a Survey containing
 twenty five acres more or less To have and to hold the said Tract or parcel
 of Land with all and singular the appurtenances to the said Tract or parcel
 of Land belonging or in any wise appertaining to the said William Randolph
 his Heirs and Assigns to the sole Use and Benefit of him the said William
 Randolph his Heirs and Assigns forever and the said Archibald Cary
 for himself his Heirs Executors and Administrators doth further
 covenant grant and agree to and with the said William Randolph his Heirs
 and Assigns that he the said Archibald Cary is true Lawfull and Rightfull Owner
 and Proprietor of the said Land and hath Absolute Right and Lawfull Power &
 Authority to Bargain and Sale the same according to the true Intent and
 meaning of these presents and the said Archibald Cary and his Heirs shall
 and will forever hereafter Warrant and Defend the said Tract or parcel of Land
 with all and every the appurtenances to the said William Randolph his Heirs
 and Assigns against all persons claiming by from or under him or them or any
 other person whatsoever and that he the said Archibald Cary and his Heirs
 will at any time hereafter at the Request of the said William Randolph his Heirs or
 Assigns to be made within twenty years from the date hereof and at their proper Charge
 make and execute all such other and further Conveyance in the Law for the Better
 Securing and Conveying the said Tract or parcel of Land with the appurtenances
 to the said William Randolph his Heirs and Assigns In witness whereof
 the said Archibald Cary hath to these presents set his Hand and affixed his
 Seal the Day and year above mentioned Signed Archibald Cary
 Sealed and Delivered in presence of

At Bowthill for Morris County the third Day of June 1753 Archibald Cary
 Gent acknowledged this Deed of Bargain and Sale unto William Randolph Gent
 to be his Act and Deed which was Admitted to Record

Test. Thos Adams

I witness by these presents that I James Cooke of the County of Morris
 County have made and constituted and ordained and by these Presents to do
 make Ordain and Constitute and in my place and stead set and Appoint
 my Trusty and Loyal Servant Thomas Cooke and James Cooke of the County
 of Yorkland my true and lawfull Attorneys for me and my name and for my use
 back demand due and to come and Receive all sumes due and欠 of money
 Debts goods wares and dues accoumts and all other demands whatsoever which are
 or shall be due owing payable and Belonging to me or determined from me by any
 means of law or means whatsoever or any person or persons whatsoever giving
 and granting unto them my said Attorneys by these Presents my full and free

power strength and Authority in and about the premises to have use and take all lawfullways of
means in my name for the Recovery thereof and upon the Receipt of any such debts dues or sumes
of money aforesaid adjustances or other discharges for me and in my name to make seal
and Deliver and generally attend unto other Act and doe thing and things device and
Devices in the Law whatsoeuer necessary to be done about the premises for the Recovery of all
or any such Debts or sumes of money aforesaid for me and in my name to do execute and
perform as fully longe and ample to all intents and purposes as my self mighte could
do if I was personally present or as if the matter Required more speciall authority
than is herein given and Attorneys are or maye under him or them for the purpose aforesaid
to make and constitute and again at pleasure to Revoke Ratifying attorneying and holding
for sume and effectual attendance to my said Attorneye shall lawfully do in and about the
premises by Virtute whereof In witness whereof I have hereunto set my hand and seal this
forth Day of June in the twenty ninth Year of his Majestys Raigne anno Domini one
thousand two hundred and fifty three Signed sealed
and Delivered in presence of John Blewett W^m H^r } James Cooke ^{SS}
At a Court held for Henries County the third day of June 1753 James Cooke
came into Court and acknowledged this Power of Attorney to Thomas Glanvill
Cooke to be his act and Deed which was on his motion admitted to Record
Test. Tho Adams ^{CLW}

This Indenture made this fourth day of June in the year of our Lord one
thousand even hundred and fifty three Between William North of the Parish and County
of Henricus of the one part and John North of the same County of the other part witnesseth
that the said William North for and in consideration of thirty five pounds Current
Money of Virginia to him in Hand paid by the said John North the Receipt whereof
he doth hereby acknowledge hath given granted Bargained and sold aliened enfeoffed
confirmed and by these presents doth give grant Bargain sell alien Enfeoff
unto the said John North his Heirs and Assigns forever one certain Parke or Tract
of Land containing one hundred acres bethemoor or less lying and being in the
Parish and County of Henricus on a Branch of deep Run called the old Cow Pasture Branch
and is the same Tract of Land which William North bought of John Rivey together
with all houses orchards gardens woods waters and advantages whatsoever
to the same belonging or in any wise appertaining To have and to hold
the said hundred acres of Land bethemoor or less and the premises with
them and every of their appurtenances unto the said John North his Heirs Assigns
Assigns forever and the said William North for himself his Heirs Executors
and Administrators doth by these Presents Covenant Grant and agree to
with the said John North his Heirs and Assigns that the said Tract of Land
is free and clear from all other Sales Dues Seases or Incumbrances whatsoever

and that the said William North his Heirs Executors and Administrators shall
Sell Land and Premises with their and every other appurtenance unto the said John
North his Heirs and assigns against all other persons whatsoever so that by these
Presents warrant and for ever will Desist in Witness whereof he hath caused to set
his Hand and seal the Day month and year first above written.

Signed Sealed and Delivered In presence of ————— William North
John Thomas Rose before Rob. Gording } William North

MEMORANDUM that in the fifth Day of June one thousand seven hundred
and fifty three William North did deliver unto John North full and peaceable
possession and Seizure of the within mentioned Lands with the appurtenances
thereunto belonging according to the form Tenor and intent of the within Writtendee
Sealed and Delivered in presence of ————— William North
John Thomas Rose before Rob. Gording } William North
June the 5th 1753 Then Received of John North Thirtysix pounds lawful Money
of Virginia Duly Received by me ————— William North
John Thomas Rose before Rob. Gording }

Acknowledged for sume County the third day of June 1753 William North
acknowledged this Deed of Bargain and Sale with the Livery of Seizin and
Receipt Indorsed to John North to be his and did then Mary Wife to
the said William being privately examined Relinquished her Right of
Dower in the Land by the said Deed Conveyed all which was intended to be Conveyed
Test. Tho. Adams

This Indenture made the tenth day of April in the year of our
Lord Christ one thousand seven hundred and fifty three Between Richard
Holland of the County of Monrovia Planter of the one part and Robert Donald
of the County of Monrovia Merchant of the other part Witnesseth that
the said Richard Holland for and consideration of the sum of five
shillings lawful Money to him in hand paid by the said Robert Donald
before the sealing and delivery of these the Reciprocations of the said Richard
Holland doth hereby acknowledge and have full acquit and Release thereof
Robert Donald his Heirs Executors and Administrators and every of them by these
presents also to secure the payment of a Bill of Exchange this Day drawn by the
said Holland on Mr. Leighton Wood of Bristol Merchant where the said Bill be probated
also what further goods Cash Wares or Merchandise he the said Richard Holland may
have of the said Robert Donald Receipt this and the first Day of April next ensuing
and for diverse good Causes and Considerations him the said Richard Holland her unto
Moving his Bargained and by these presents both Bargain and sell unto the said
Robert Donald his Heirs Executors and Administrators all those Negroes Jenny
Sarah, Nan, Ned, Phid, Leslie and Hannah To have and to hold the said
Negroes aforesaid to the said Robert Donald his heirs & assigns forever.

provided attorney and there presents upon this Confection nevertheless that if the said Richard Holland his Heirs Executors and Administrators or any of them shall will and truly pay or cause to be paid to the said Robert Donald his Heirs Executors Administrators or assigns the aforesaid Bill being for two hundred pounds sterling with Lawfull Interest thereon or before the first Day of April next ensuing the then and for the space of the present Indenture for negro shall brace and determine and that then the said Robert Donald his Heirs Executors and assigns all and singular the said Negroes mentioned to be hereby granted me Also his Right and Title and to the same discharge of all Encumbrances by him or any Person or Persons claiming under him or by him committed done or supposed to be done at the meantime and the said Richard Holland his Heirs Executors and Administrators and every of them doth hereby Covenant and agree to and with the said Robert Donald his Heirs Executors and Administrators or assigns that the said Richard Holland his Heirs Executors and Administrators or one or more of them shall will and truly pay or cause to be paid to the said Robert Donald his Executors Administrators or assigns the aforesaid sum of two hundred pounds sterling Money at the time of payment mentioned in the said promise and according to the true intent meaning & intent without fraud and the said Richard Holland doth for himself his Heirs Executors and Administrators further promise and agree that if any of the said Negroes should die or before the said Money is paid that then notwithstanding her or their Death he will pay unto the said Robert Donald his Heirs Executors Administrators or assigns the Valuation of such things as shall be wanting of what is herebefore mentioned or upon the first Day of April next in this Town whereof I have hereunto set my Hand and Seal the day and year abovementioned
 Signed sealed and Delivered in the presence of } Richd. Holland Esq: }
 Hon: Burnley William Hoarding

At a Court held for Henrico County the third day of June 1753 Richard Holland acknowledged this Deed of Mortgage to Robert Donald to be his act and due which was on motion of the said Robert Donald Admitted to Record.
 Test: Tho: Adams Et al.

1752 Jr. The Estate of Joseph Watson

To each paid Charles Blue quidrente	£ 11 11 0
To Dr. Mervin of Amelia for Dr.	0 3 1
To Dr. of Kyle / O James Woodfin of 3 Greg Matthews 5/9	0 17 0
To Dr. Bushell of Salt 1/9 Thomas Myron 12/16	0 11 0
To each James Allin for a begin 10. Mado for 20th hds 2/	0 11 0
To Dr Nelson Anderson 5/9 Natti Wilkinson 3/15	2 0 2
To Capt. Rents of Amelia 8/1 & Dasher Salt 1/9	0 1 10

	205
To Thomas Scatterhile Rolling Tobacco	£ 0. 12. 6
To Cash paid Ben Burton for picking A Hds	0. 5. 0
To Dr. John Williamson for his services	0. 8. 0
To Rolling & Hd of Tobacco	1. 17. 0
To my trouble in visiting the plantations for collecting the estate £ 8 Paid 26.8. 10. 0	
Tobacco expended in and about my Travelling charges	5. 10. 0
To 3 Wedding Guests paid cash	0. 10. 0
To Good of James Belches	3. 2. 7
To the Estate for Tobacco	<u>27. 0. 8</u>
1752 To Tobacco paid Ben Burton for picking A Hds	200
To Dr. Shurif of Amelia for living	150
To Dr. Charles Ballou, 2 years living	596
To Dr. John Williamson for the Slave Clothing	997
To Dr. Nath. Williamson for his fees and living	527
To the Sheriff of Amelia for living	268
To Dr. John Williamson	500
To Dr. John Williamson mother 88 A. Y. one other Hds 88 A. 5 N.	1923
To Tobacco paid Julian Allen Joseph Lewis Mary Elmore Mary Watson 900	
6. The Estate of Joseph Watson	<u>6.161</u>
By James Belches in goods	3. 2. 7
By Bishop William Morris in one Hd Tobacco	1. 1. 6
By one Hd Tobacco 88 A. Y. one other Hd 88 A. 5 N.	1729
By 1 Hd of New Tobacco	997
By 1 Hd 850 N. one other Hd 500 N.	1350
By 1 D.	1059
By 1 Transfer note	92
1753 By 10 Hds Tobacco 1077 and one Transfer note 213	1290
To Cash paid Thomas Jones dec to Watson above and	<u>6.517</u>
Tobacco paid Samuel Johns	1. 1. 6
To Cash paid William Archer for Rolling two Hds.	1. 5. 0
To Tobacco 1/3 Ton paid for 1 Hd Tobacco Jno. M. Garthright and dec. See orders 2/3 & 1. 0	
6. The Estate for Cash amount	<u>90. A. 9</u>
By Cash in the House	40. 13. 8 ²
By C. in Belches Book	3. 2. 7
By John Williamson	1. 1. 6
By eastern Parishes of corn at four Shillings a Bushel	1. 0. 0
By Balance due J. Bell	<u>8A. 17. 9²</u> <u>8. 6. 11²</u>

PURILLION an order of Henrico County on Examination of the late Dr. Bell before us
by James Bell administrator of Estate Watson dec and we find a Balance of
one hundred and fifty six pounds of Tobacco due the Estate and we find a Balance
of eight pounds six shillings and four pence half penny due from the Estate to
James Bell Administrator Hand this 21 May 1753 Sam. Glidow William Lewis
At a Court held in Henrico County the third Day of June 1753 This recd. Dr. W. C. of the Estate
of Joe Watson dec was returned into Court by Sam. Glidow & William Lewis sent w their
Report which was ordered to be Recorded Test: Thos Adams Esq

This Indenture made the second day of June in the year of our Lord one thousand seven hundred and fifty three Between William Buxton of the parish and County of Henrico of the one part and Nicholas Conaway of the Parish and County aforesaid of the other part Witnesseth that the said William Buxton for and in consideration of fifty pounds Current Money of Virginia to him in hand paid by the said Nicholas Conaway the Receipt whereof he doth hereby acknowledge hath given granted & bargained sold aliened bargained and confirmed and by these powers doth Grant Bargain Sell Alien Ensign and confirm unto the said Nicholas Conaway his Heirs and Assigns forever one certain Tenement House or Tract of Land containing one hundred acres lying and Being in the Parish and County of Henrico and is that tract of Land which William Buxton Bought of James Conaway To have and to hold the said hundred acres of land and premises with their and every of their appurtenances unto the said Nicholas Conaway his Heirs and Assigns forever together with all Grouse Orchards Gardens woods waters and Advantages whatsoever unto the same Belonging or in any wise appertaining unto the said Nicholas Conaway his Heirs and Assigns forever and the said William Buxton doth Covenant Grant and Agree to and with the said Nicholas Conaway by these Presents that he the said William Buxton his Heirs Executors and Administrators the aforesaid Land and premises with their and every of their appurtenances unto the said Nicholas Conaway his Heirs Executors and Assigns and against all other Persons whatsoever doth by these Presents Warrant and forever will Defend In Witness whereof he hath hereunto set his Hand and Seal the Day month and Year first above written

Signed sealed and Delivered In presence of . . . William Buxton
 Ch: John Thomas Charles Cottrell }
 John North John Lankester . . .

Memorandum that on the second Day of June one thousand seven hundred and fifty three William Buxton did Deliver full compleat possession & keyes of the within mentioned Lands with the appurtenances to be held by him the said Nicholas Conaway according to the form Tenor and intent of the within mentioned and written Deed Signed sealed and Delivered In presence of William Buxton
 Ch: John Thomas Ch: Cottrell John North .

July 2 day 1753 Then Received of Nicholas Conaway fifty pounds Current Money of Virginia in full satisfaction for the within mentioned Land I say Received by me William Buxton

At a Court held for Henrico County the second Day of July 1753

William Burton acknowledging the Deed of Bargain and Sale with the Livery of Service
and Reception done to Nicholas Comaway to his act and Deed which was admitted to Record

Test: Thos Adams Esq.

This Indenture made this 16th day of June 1753 between Edward Watkins of
Cumberland County of the one part and Edward and William Smith, Samuel Morris
James Richardson Joshua Morris, John White, Aaron Truheat Michael Jones, John Bailey
Alexander Robinson Richard Williamson Obadiah Smith Jacob Smith Henry Strode
Nathaniel Bacon John Owen Julius Allin Martin Burton John Warinner Richard
Truman John Price and Dudley Brook of Henrico County of the other part witnesseth
that the said Edward Watkins for and in Consideration of the sum of Twenty Shillings
Current Money in Hand paid whereof he doth hereby acknowledge the Receipt hath
Bargained sold aliened bargained and confirmed and by these presents doth hereby
Bargain sell part and leave from unto them the said Edward and William Smith,
Samuel Morris James Richardson Joshua Morris, John White Aaron Truheat
Michael Jones John Bailey Alexander Robinson Richard Williamson Obadiah
Smith Jacob Smith Henry Strode Nathaniel Bacon John Owen Julius Allin Martin
Burton John Warinner Richard Truman John Price and Dudley Brook their heirs
and assigns forever a certain tract or parcel of land containing one acre or there
about situated in the County of Henrico being part of the tract my son Thomas Watkins
now lies on, bounded as follows; (more) Beginning at a corner stone running
westly to a corner rock thence southerly to a corner rock stone eastward to
a corner rock thence North to the place began at to have and to hold the said
acre of land above bounded with its appurtenances and privilege whatsoever to the
said tract of Land in any wise belonging unto them the said Edward and William
Smith, Samuel Morris, James Richardson Joshua Morris, John White, Aaron
Truheat Michael Jones John Bailey, Alexander Robinson Richard Williamson,
Obadiah Smith, Jacob Smith, Henry Strode Nathaniel Bacon John Owen Julius Allin
Martin Burton John Warinner Richard Truman John Price and Dudley Brook
their heirs and assigns forever and the said Edward Watkins to his heirs executors
and administrators doth by these presents warrant to defend the said parcel of
land from and against all and every Person or persons whatsoever claiming or
pretending to claim any title thereto. In witness whereof the said Edward
Watkins hath hereunto set his hand and affixed his seal the day and year first
above written signed sealed and delivered in the office of me, Edward E. Watkins
Matthew Taylor Samuel Bellamy Thomas Watkins John Watkins Mark Taylor
Memorandum that on the 16th day of June 1753 I and my wife Agnes and
Sister of the within granted Land and premises was made done and delivered by
the within named Edward Watkins to William Smith one of the aforesaid in the
name and stead of all the rest according to sum and effect of the within written Deed
In presence of Matthew Taylor Samuel Bellamy } Edward E. Watkins
Thomas Watkins John Watkins Mark Taylor } mark

Sum received 1753 Then Received of William Smith Twenty Shillings Current money
During the Consideration Money mentioned in the Within written Deed
of me Edward E. Watkins

mark

At a Court held for Henrico County the second day of July 1750 This Deed of Bargain and Sale with the Deed of Conveyance and Receipt endorsed from Edward Watkins to Edward Bond William Smith Samuel Morris James Richardson Joshua Morris John White Aaron Sauehart Michael Jones John Cately Alexander Robinson Richard Williamson Obadiah Smith Esq; and the Henry Shanks Nathaniel Bacon John Monckton Allin Martin Burton John Marman Richard Truman John Price and Duddy Brothe was proved by the Oath of the Witnesses thereto and was admitted to Record

Seal Thorpe Adams Esq;

This Indenture made this second day of July in the year of our Lord one thousand seven hundred and fifty three Between Nicholas Connaway of the Parish and County of Henrico of the one part and William Burton of the Parish and County aforesaid of the other part Witnesseth that the said Nicholas Connaway for and in Consideration of the sum of one hundred pounds Current Money of Virginia to him in Hand paid by the said William Burton the Receipt whereof he doth hereby acknowledge and thereof doth acquit and Discharge the said William Burton his heirs Executors and for Divers other good Causes and Considerations hereunto moving hath granted Bargained sold Almed Employed and Confirmed and by these Presents do Grant Bargain Sell alien Ensign and Confirm unto the said William Burton his Heirs and Assigns one Certain Tract of Land containing one hundred acres lying and Being in the Parish and County of Henrico and is that Tract of Land which John Walker gave James Connaway and Ann his Wife by Deed of gift which d^r had will be more fully proved to have and to hold the said the said granted Land and promises with the appurtenances and every part thereof unto the said William Burton his Heirs and Assigns forever to the only proper use of Robert of the said William Burton his Heirs and Assigns forever and the said Nicholas Connaway his Heirs the said mentioned and Granted promises with the appurtenances unto the said William his Heirs Executors and Assigns against all other persons claiming or to claim by from or under them or any of them by these Presents will warrant and forever defend in fullness whereof the said Nicholas Connaway hath set his hand and Seal the Day month and year above written

Signed sealed and Delivered in presence of

Christopher John Thomas Chas Cottrell John North

Nicholas Connaway Esq;
mark

Memoandum that on the second Day of July one thousand seven hundred and fifty three Did Deliver unto William Bruton full and Peaceable Copy right and Lizon of the within mentioned Lands with the appurtenances thereto held by him according to the form and Tenor and Effect of the within Written Deed
 Signed sealed and Delivered in presence of his
 Children Thomas Ch. Cottrell John North - Nicolas N Conway mark

July the second 1753 Then Received of William Bruton one hundred pounds Current Money of Virginia in full satisfaction of the within mentioned Lands Day of Receipt by me Nicholas N Conway mark

At a Court held for Henrico County the second Day of July 1753 -
 Nicholas Conway acknowledged this Deed of Bargain and Sale with the Livery of Seisin and Receipt Indorsed to William Bruton to his Act and Seal there Agnes Wife to the said Nicholas being lawfully examined Relinquished her Right of Dowry in the Land by the said Deed Conveyed all which was Oweable to her

Test. Mrs. Adams Cllw

To all Christian people to whom these presents shall come I John Patterson of Dale parish and Henrico County send greeting in ye year of our Lord one thousand seven hundred and forty two Know y^e that I the sd John Patterson for divers considerations mettere unto moving but especially a carefull maintenance while I live or during my life with a Devout Religious Christian like and the said Patterson do give unto the parties following named viz Ralph Jackson and Joseph Jackson both in law being of the parish and County aforesaid I the said John Patterson being in perfect memory have given granted and Confirmed and by these my present Writing do fully freely and absolutely give grant and Confirm unto the said Ralph and Joseph Jackson all and singular my lands lying and being in ye Parish and County afores^d to be Equally divided between the parties aforesaid Ralph Jackson to have the plantation with the appurtenances therunto belonging notwithstanding all my personal estate except my great Bible and great bookes &c the and one young Cow which Bible I give to Ralph and little to Joseph Jackson in all other my Estate good Chattle Household stuff implements and things whatsoeuer of what nature and property soever the same be or can be found in the Colony of Virginia to have hold and use and dispose of to the enjoy all my said good Chattle personal estate Household stuff and implements all other the premises aforesaid unto the said Ralph and Joseph Jackson their Executors Administrators and Assigns from henceforth forever without any manner of claim challenge or demand whatsoever and the said Patterson all and singular the said goods chattels Lands implements and things whatsoever and all others the same given unto the said Ralph and Joseph Jackson their Executors Administrators and Assigns against all people shall Warrant and forever Defend by these presents of all and every which said Lands goods chattels leases and premises I the said John Patterson have put the said Ralph and Joseph Jackson in full and peaceable and peaceable possession

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prosecution by the gift and delivery of a key belonging to a house called the new house
which to the said Ralph and Joseph Jackson was written this twenty ninth day of November
and date above written it have given and delivered in the name of prosecution and begin
of all and singular the said premises by George bogart his
Ethanah Anderson Francis his wife
mark John Pattison his
mark

At a Court held for Henrico County the first Monday in January 1746 This Deed from
John Pattison to Ralph Jackson and Joseph Jackson was proved by the Oath of
Francis Histole and Ethanah Anderson two of the Witnesses thereto and adjudged
to be continued in the Clerks Office for further proof by the other Wits at next Court.

Test. Mordelet Cooke below

At a Court held for Henrico County the second Day of July 1753 This Deed from
John Pattison to Ralph Jackson and Joseph Jackson was further proved by the Oath
of George bogart the other Witness thereto Subscribed and Ordered to be Recorded.

Test. Thos Adams below

This Indenture made the second day of June in the year of our Lord Christ one
thousand seven hundred and fifty three between Philimon Frazer of the parish
and County of Henrico of the one part and William Frazer of the said County and
parish of the other part Witnesseth that the said Philimon Frazer for and in
consideration of the sum of twelve pounds Current money of Virginia to him
in hand paid by the said William Frazer the Receipt whereof he doth hereby
hereby acknowledge he hath given granted Bargained Sold Aliened Enfeoffed and
Confirmed and by these presents do give grant Bargain Sell Alien Enfeoff
and Confirm unto the said William Frazer and to his heirs forever one certain
Tract or parcel of Land lying and being in the aforesaid County and parish
of Henrico on the North side of the main Road and on the upper end of four
mile Creek containing by estimation fifty acres or be the same more or
less and bounded as followeth to wit Beginning at the mouth of the R.
Merry run thence along the said William Frazer old Line to Joseph Whims
Line thence along the said Joseph Whims line to the main Road thence
down the said Road to i.e. Sandy Bottoms from thence down the Merry Run
according to the Meander of the said Run to the place begun altogether with
all houses orchards gardens fences and appurtenances whatsoever to
the same Belonging or in any wise appertaining To have and to hold
the aforesaid Land and premises with their and every of their appurtenances
together with the Reversion and Reversionary Remainder and Remainders
and every part and parcel thereof unto the said William Frazer his Heirs
and Assigns forever and the said Philimon Frazer for himself his Heirs
and

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and herre Adm^r do Covenant promise and agree to and with the said William
Frayer his Heirs Executors Adm^r and Assigns that he and they shall and may
hereafter hold and enjoy the aforesaid land free from all former gifts Grants
Mortgag^s Rights of dower or any other incumbrance whatsoever and the
said Philimon Frayer his Heirs be the above sold lands and premises
unto the said William Frayer his Heirs and Assigns against him the said
Philimon Frayer his Heirs and against all other persons shall and will
Warrant and forever Defend In All Manner whereof the said Philimon Frayer hath
hereto set his hand and seal the Day and Year above written.
Signed Sealed and Delivered in the presence of us
John Williams Edw^r Inroughty Henry Mathews } Philimon Frayer L.S.

Memorandum that on the second day of June anno 1753 Quiet and Peaceable
possession and Seizing of the within mentioned lands was made Due and
Delivered by Philimon Frayer the seisor within named to the within named
William Frayer the feegee according to the form and Habit of the within written Deed
In presence of John Williams
Edw^r Inroughty Henry Mathews } Philimon Frayer L.S.

At a Court held for Henrico County the second day of July 1753 Philimon Frayer
acknowledged this Deed of Bargain and Sale with the livery of Seizin delivered
to William Frayer to be his act and Deed then Mary wife to the said Philimon
being privately examined relinquished her Right of Dower in the Land by the
said Deed whereby all which was ordered to be Recorded

Test: Tho: Adams L^r C^r

This Indenture made the fifth Day of June 1753 in the year of
our Lord Christ one thousand seven hundred and fifty three Between
Zachariah White of the County of Lunenburg of the one part and Richard
Green of the County of Henrico of the other part Whereas by an Act of Assembly
made in the twenty second year of the Reign of our Sovereign King
George the second for obliging apprentices to serve the time they shall be
bound for by Indenture notwithstanding their Infancy as by the said
Act may more fully appear now this Indenture witnesseth That the said
Zachariah White by and with the Consent and approbation of this
Worshipfull Court of Henrico County pursuant to the aforesaid Act both
and by these presents doth with the leave and consent of his Father
John White put himself apprentice to the said Richard Green to learn
the Art Trade and Mystery of a House Joiner and him to serve six
years from the ninth day of March next ensuing the date hereof
During which time he the said Zachariah White and Richard shall
faithfully serve his Masters keep his lawfull Commands

he shall obey and忠 to his said Master he shall not do from the Service of his said Master he shall not Abreant himselfe the Goods of his said Master he shall not make nor thento any Body land or Cards Dice or any other Game or Games he shall not play Matrimony he shall not contract or committ Fornication Ordinary he shall not frequent nor use Horse Racinge nor Cock fightinge but in all things as a good and faithfull Apprentice he shall behav himselfe to his said Master during the Term aforesaid and the said Richard Green doth hereby oblige himselfe to find and provide for his said apprentice sufficient apparel Meale Drink Washing and Lodging and all other things necessary for an apprentice during the said Term and for the full performance of all and every the said Covenants and agreements either of the said parties bindeth him selfe to the other firmly by these Presents In witness whereof they have hereunto interchangably put their hands and affixed their seals the Day and year first above written
 Lachariah White . . .
 Signed Sealed and Delivered in the presence of Richard Green -
 Samuel Duvall Wood Jones John White . . .

At a Court held for Henrico County the second day of July 1753 This Indenture of Apprenticeship between Lachariah White and Richard Green was acknowledged by them and proved by the Both of Samuel Duvall as to the part of John White and was therupon admitted to Record Test. Tho Adams Collewe

This Indenture made this the fifth Day of June 1753 in the year of our Lord Christ one thousand seven hundred and fifty three Between Lachariah White of the County of Lunenburg of the one part and Richard Green of the County of Henrico of the other part Whereas by an act of Assembly made in the twenty second Year of the Reign of our Sovereign Lord King George the second for Obliging Apprentices the Term they shall be bound for by Indenture notwithstanding their Infancy as by the said Act may more fully appear Now this Indenture witnesseth that the said Lachariah White by and with the consent and approbation of this Writingsfull Court of Henrico County (Purwarie to the aforesaid Act) hath and by these Presents doth with the leave and consent of his Father John White put himselfe Apprentice to the said Richard Green to learn the Art Trade and Mystery of a Houselluyer and him to serve six years from the nineteenth day of March next ensuing the date hereof During which

Time

he the said Zachariah the said Richard shall faithfully serve his said Master keep his lawfull commandments every where he shall stay Servt to his said Master he shall not go from the service of his said Master he shall not absent himself the goods of his said Master he shall not waste nor them to any boay leid or beares Dice or any other Game or Games he shall not play Matrimony he shall not contract Nor committ fornication Ordinary he shall not frequent nor use Hovels Rassing nor Cockfighting but in all things as a good and faithfull apprentice he shall behave himself to his said Master during the Term aforesaid and the said Richard Green doth hereby oblige himself to find and provide for his said Apprentice sufficient apparel meat drinke washing and lodging and all other things necessary for an apprentice during the said Term and for the true performance of all and every the said covenants and agreements either of the said Parties bindeth himself to the other party by these Presents In witness whereof they have hereunto interchangably put their hands and affixed their seals the Day and Year first above written signed sealed and Delivered in the presence of } Zachariah White. Esq
Samuel Duvall Wood Jones } Richard Green. Esq
John White. Esq

At a Court held for Henrico County the second Day of July 1753
This Indenture of Apprenticeship between Zachariah White and Richard Green was acknowledged by them and proved by the oaths of Samuel Duvall and Jonathan Roy of the County of Henrico Wherewy an Act of Assembly made in the twenty second year of the Reign of our Sovereign Lord King George the second for Obliging apprentices to serve the time they shall be bound for by Statute are notwithstanding their Insances as by the said act may more fully appear Now this Indenture witnesseth that the said William White by and with the consent and approbation of this Worships full Court of Henrico County Pursuant to the aforesaid Act heath and by these Presents doth with the leave and concours of his Father John White full heartily apprentice to the said Jonathan Roy to learn the Art Trade and Mystery of a House Joiner and him to serve six years from the date hereof during which time he the said William the said Jonathan shall faithfully serve his Masters keep his lawfull commandments every where he shall obey, hark to his said Master

he shall not do from the service of his said Master he shall not absent himself the goods of his Master he shall not waste nor them to any Body send at Dice Cards or any other game or games he shall not play Matrimony he shall not Contradict nor commit Fornication ordinary he shall not frequent nor use Horse Racing or bout fighting but in all things as a good and faithfull apprentice he shall behavethimself to his said Master during the Term aforesaid and the said Jonathan Ray doth hereby oblige himself to find and provide for his said apprentice Sufficient Apparel Meale Drink Washing and Lodging and all other things necessary for an Apprentice during the said Term and for the true performance of all and every the said Covenants and Agreements either of the said Parties Rind him self to the other farrily by these Presents In Witness whereof they have hereunto interchangably putt their hands and affixed their seals the Day and year first above written.

Signed Sealed and Delivered In the presence of { William White
Samuel Duval Wood Jones Jonathan Ray
John White.

At a Court held for Henrico County the second day of July 1752 This Indenture of Apprenticeship Between William White and Jonathan Ray was read and attested by them and proved by the Oath of Samuel Duval as to the part of John White and was admitted to Record.

Test: Tho: Adams Esq

This Indenture made this the fifth day of June 1752 in the year of our Lord Christ one thousand seven hundred and fifty three Between William White of the County of Lunenburg and Jonathan Ray of the County of Henrico Whereas by an Act of Assembly made in the twenty second year of the Reign of our Sovereign Lord George the second for obliging apprentices to serve the time they shall be bound for notwithstanding their Infancy as by the said Act may more fully appear Now this Indenture witnesseth that the said William White by and with the concord and approbation of this most Worshipfull Court of Henrico County (Pursuant to the aforesaid Act) hath and by these Presents doth with the love and concord of his Father John White putt himself apprentice to the said Jonathan Ray to learn the art Trade of Mystery of a House Painter and him to serve six years from the date hereof During which time the said William the said Jonathan shall faithfully serve his Masters keep his lawfull commands everywhere he shall obey

hurt to his said Master he shall not do, from the service of his said Master
 he shall not Abreth himselfe the Goods of his said Master he shall not waste
 nor them to any Body land. at Dice Cards or any other Game or Games
 he shall not play Matrimony he shall not contract nor commit Concuba-
 tion. Ordinary he shall not frequent nor use Horse Racing or Cock fighting
 but in all things as a good and fathfull apprentice he shall behave
 himselfe to his said Master during the Term afterward and the said
 Jonathan Ray doth hereby oblige himselfe to find and provide for his
 said Apprentice sufficient Apparel, Meall Drink washing and
 Lodging and all other things necessary for an Apprentice during
 the said Time and for the true performance of all and every the
 said levinants and agreements either of the said parties ^{Bindeth}
 himselfe to the other family by these presents In witness whereof they
 have hereunto interchangably put their Hands and affixed their Seals the
 Day and Year above written, Signed

Sealed and Delivered in the presence of } William White ^{Esq}
 Samuel Durval Wood Jones Jonathan Ray
 John White

At a Court held for Henries County the second day of July 1753
 This Indenture of Apprenticeship Between William White and
 Jonathan Ray was acknowledged by them and proved by the Oath of
 Samuel Durval to the part of John White and was admitted to Record,

Test. Tho Adams Clerk

This Indenture made this second day of July in the
 year of our Lord Christ one thousand seven hundred and fifty three
 Between Martin Martin and his Wife Barbara of the Parish and
 County of Henries of the one part and James Allin of the same County
 of the other part witnesseth that the said Martin Martin and his
 Wife Barbara for and in consideration of the sum of sixty two pounds
 Current money to him in Hand paid by the said James Allin the
 Receipt whereof he doth hereby acknowledge have given granted
 Bargained sold Aligned Enfeoffed and Confirmed and by these
 presents do give grant Bargain sell Alinsong and Confirm unto the
 said James Allin and to his Heirs forever one certain Tract or parcel
 of Land containing one hundred acres to be the same more or less situate
 lying and Bounding in the County aforesaid and on the South side of
 a Branch called Hough's Branch and bounded by the Land of Valentine
 Freeman deceased Thomas Elmore Littleberry Allin and Anthony Mathew
 to wit Beginning at a corner Whitemark on the said Valentine

Freeman's line running down the North side of the said line cornering
at a pine on the said Thomas Moore Line on the West side From thence
to Hugh's Branch cornering on a pine on the West again the running along
the South side of the said Branch to a corner pine on Anthony Matthews Line
thence running from the said pine Southward to the said White oak to the
beginning together with all the Right Title property of his said Inherit
ance claim and Demand whatsoever of him the said Martin Martin
and his said wife Barbara of or to the same or any part thereof with
all the Houses orchards Fences and all Improvements to the said Land in
any wise appertaining with all Woods underwoods waters and water
courses to the same belonging To have and to hold the said tract
parcel of Land with all the appurtenances and appendages belonging
thereto of what nature or kind soever unto the said James Allin and to
his Heirs and Assigns forever unto the proper use Benefit and Rents of
him the said James Allin and to his Heirs and Assigns forever
with the Provisions and Remainders hereinafter full and ample
manner to all intents and purposes as if the same were really
granted to the said James Allin by Deed and the said Martin
Martin and his wife Barbara doth covenant and agree to and with
the said James Allin that the said Martin Martin and his wife Barbara
their Heirs &c Adm^r shall and will by these presents forever Define
and Warrant the said tract of the said Land and premises unto the said
James Allin and his Heirs forever and that he will from time to time
and at all times within the term of thirty years from the date hereof
make any further asuring or veremaking by Deed or otherwise for the said
Land as shall by the said James Allin his Heir or Assigns be required the
said Land being at the proper costs and charges of the said James Allin his
Heirs and Assigns ^{IN WITNESS WHEREOF} whereof the said Martin Martin and
his wife Barbara hath herunto set their hands and seals the day and
year first above written signed sealed and delivered in presence of us
John Roberson William Warner Martin Martin

Memorandum that quiet and peaceable possession and seisin of the within
mentioned Land and premises with the appurtenances was taken by the within
named Martin Martin and his wife Barbara in their own proper persons
as may by them delivered to the within mentioned James Allin according to the
true intent and meaning of the within written Deed witness our hands this
second day of July one thousand seven hundred and fifty three
First John Roberson William Warner Martin Martin

At a Court held for Morris County the second day of July 1753
 Martin Martin acknowledged this Deed of Bargain and Sale with the Town
 of Union endorsed to James Allen to be his act and Deed then Barbara wife
 of the said Martin being privately examined Relinquished her Right of
 Dower in the Land by the said Deed unyoyd all which was admitted to record.

Test. Thos Adams Notary

This INDEED made this first day of July in the Year
 of our Lord Christ one thousand seven hundred and fifty three A.D.
 Between John Robinson Esq^r of Morris County on the one Part
 and Martin Martin of the said County on the other part Witness
 eth that the said John Robinson for and in consideration of the sum
 of forty pounds current money to him in hand paid by the said
 Martin Martin before the sealing and delivery of these Presents
 the Receipt whereof he the said John Robinson doth hereby acknowledge
 and himself therewith fully satisfied contented and paid doth hereby acquit
 and discharge the said Martin his Esq^r and A.M^t from the payment of
 the same hath Bargained and sold Allon Infest and Confin
 unto the said Martin Martin and to his Heirs and Assigns forever
 one certain Tract or parcel of Land situate lying and Being in the
 County aforesaid on the south side of White Oak Swamp being by computation
 one hundred and six acres being a fifth part of a Tract of Land taken up
 by Thomas East Esq^r Robert Woodson Sen^r John Woodson William Foster
 and Robert Clarke which said fifth part of Land aforesaid was given
 by the said Thomas East unto his daughter Mabel Grandmother to the
 aforesaid John Robinson be it knowne date 1690 as by the said Deed
 more fully at Large will appear To have and to hold the aforesaid
 one hundred and six acres of Land and premises with their and
 every of their appurtenances unto the said Martin Martin and
 to his Heirs and Assigns forever to him by Benefit and Right
 of him the said Martin Martin his Heirs and Assigns forever and
 the said John Robinson for himself his Heirs Executors and
 Administrators doth further covenant and agree to and with the
 said Martin Martin his heirs and assigns that at the time of
 severing of these presents the aforesaid Land and premises
 free and clear from all incumbrances whatsoever and that the
 said John Robinson now standeth Seized of and to and in the aforesaid
 Land and premises Lawfully in fee simple and hath good Right
 full power and Lawfull Authority to sell and convey the same unto
 the said Martin Martin his Heirs and Assigns forever and

and further he said John Robertson the aforesaid Lased and promisid
unto the said Martin Martin his Hirs and Asigne will Warant & Defend
against the claim of all persons whatsoever I will make returne unto the said
John Robertson hath set his hand and seal the day and year above written
Signed Sealed and Delivered in the presence of us } John Robertson Jr. Esq.
Obraim Garthright William Warinner James Allin }

MENOTAN DWN That livery and seisin and peacable and quiet possession
of the within mentioned Land and premises was by the within named John
Robertson first had and enjoyed and then delivered to the within named Martin
Martin his heirs and assigns forever by Deed and Test according to the true
intend and meaning of the within Deed/ Test
Obraim Garthright William Warinner James Allin } John Robertson Jr. Esq.

At abovehanded for Henries County the second day of July 1753 John Robertson
acknowledges this Deed of Bargain and Sale with the livery of Seisin aforesaid
to Martin Martin to be his act and Deed then Anne wife to the said John being
privately examined Relinquished her Right of Power in the Land by the
said Deed conveyed all which was bound to be Recorded

Test. Thos Adams Cllw

This Indenture made the second day of July in the year of our Lord
one thousand seven hundred and fifty three / M DCC LVIII Edmund Rountree
and Richard Hynes of Henries County of the other part Witnes for thet that
that the said Rountree for and in consideration of the sum offifty pounds
Current money of Virginie to him in hand paid by the said Richard Hynes
the Receipt whereof the said Rountree doth hereby acknowledge hath quited
Bargained and sold unto the said Edmund Rountree and confirmed unto the said Richard Hynes
his heirs and assigns forever all that piece or parcel of Land lying and being
in Henries County beginning at a corner pine in John Williams line
Running the ne South ten degrees West sixty one poles to a corner white oak
thence South forty four degrees East ninety four poles to a corner pine standing
in the said Williams line and on the south side of a small Run
thence leaving the said line West thirty three Degrees south eighty one poles
to a corner pine standing on the south side a black thence West eighty poles
North forty two poles to a corner white oak of John Lantz foras thence on the

Hence on the said line West ten degrees south one hundred and forty poles
to a corner poplar signified with black oak standing in the said line
and on the North side of the main stream brook thence north five and a
quarter degrees East along a line of marsh trees to a corner thence East
eighty one degrees North along a line of marsh trees to the Beginning
so have and to hold the said land and premises as aforesaid mention-
ed and every part and parcel thereof with appurtenances unto the said
Richard Hynes his Heirs and Assigns to the only proper use and
Benefit of the said Richard Hynes his heirs and assigns forever and
the said Person for him and his heirs the said land and premises
and every part thereof against him and his heirs and assigns and
any other person or persons who do sue to the said Richard
Hynes his heirs and assigns shall and will Warrant and forever will
Defend by these presents in His Majestys wheresof he hath hereunto set
his hand and Seal the day and year first above written
Signed sealed and delivered in the presence of Edmund Brown Esq;
At a house held for Henrico County the second day of July 1753

Edmund Brown acknowledging this Deed of Bargain and Sale unto
Richard Hynes to be his act and Deed which was admitted to Record

Test: Thos Adams Ll. Not.

This INDENTURE made this 2 day of July in the year of our Lord one
thousand seven hundred and fifty three between Michael Jones and Anne
his wife of the County of Henrico of the one part and John Barnes of the
County of James City of the other part witnesseth the said Michael Jones
and Anne his wife for divers good causes and considerations then
then unto moving but more especially for the Maintenance consideration of the
sum of ten pounds current money of Virginia to them in hand paid the
Receipt whereof acknowledged and themselves fully satisfied untrustered and
paid hath fully clearly and absolutely acquited and discharged the said
John Barnes by these presents hath given granted Bargained and
Alienated Enforced and Confirmed and by these presents doth give
Grant Bargain and Sale alien Enforced and Confirm unto the said John
Barnes to him and his Heirs and Assigns forever one certain tract
or parcel of land with all its privileges and appurtenances lying and
being in the County of Henrico and bounded as follows: To wit
Beginning at a certain Larch corner pine standing on the Park side
of the long slack thence on Leasow line north one degree West one
hundred and fifty poles to a pine tree on the said Leasow line
North twenty three degrees West one hundred and twenty poles to
an Old corner stake oak said to be a corner of John Watsons old

Survey thereof North forty seven degrees East forty eight poles to Gillings Creek thence up the said Creek on the North side thereof twenty two poles to Lewis corner pine tree or near Watsons old line thence on the said Lewis's line bearing the Creek South forty one degrees West forty poles to a pine south forty six degrees East ninety nine poles to a pine and from thence South thirty one degrees West one hundred and twenty four poles to the place began containing ninety two acres be the same more or less the said land being a part granted to the said Michael Jones. Bearing date the first day of June one thousand seven hundred and fifty To have and to hold possess and enjoy all and singular the abovementioned premises with their and every of their appurtenances to him the said John Barnes to him and his heirs and assigns forever the said Michael Jones and Ann his wife doth for themselves and their heirs covenant and agree that they will forever warrant the said land abovementioned unto the said John Barnes to him and his heirs forever free from all inconveniences claim or pretension of claims by any person what so ever not only against themselves and their heirs but against all persons whatsoever fully warranting the said land as an estate in fee simple to the aforesaid John Barnes to him and his heirs as aforesaid In witness whereof we do herunto set our hands and seals the day and year above written signed sealed and delivered In presence of James Cooke Joseph Lewis Robert Spears Michael Jones
Ann Jones
mark

Memorandum that on the first day of July in the year one thousand seven hundred and fifty three Recd and had possession with Survey and Survey of the lands within mentioned to be granted was had and taken by the within named Michael Jones and Ann his wife and by them was delivered unto the within named John Barnes in their proper persons according to the tenor and effect of the within written Deed Michael Jones —
In presence of James Cooke Joseph Lewis Robert Spears Ann Jones
mark

It is about held for Henrico County the second Day of July 1753 Michael Jones and Ann his wife acknowledged this Deed of Bargain and Sale with the Survey of his in endorsed to John Barnes to be their Act and Deed then the said Ann was privately examined Relinquished her Right of Dower in the Land by the said Deed uncoyed all which was admitted to Record
Test. Tho. Adams Cllb