

one certain Tract or Parcel of Land containing one hundred acres & there
more or less lying and being in the County aforesaid and is that Tract of Land
which John Walters gave him by Will To have and to hold the said
hundred acres of Land and Premises with their and every their Appurtenances
to the same belonging or in anywise appertaining unto the said William Darding
his heirs and Heirs for ever and further I do Acknowledge my well paid and fully
paid and satisfied for the said Land by the said William Darding, and I do
warrant the said Land to be free and Clear from all Sales, Leases, Seises and
Innuencances whatsoever, unto the said William Darding will warrant
and for ever will defend In Witness whereof I have hereunto set my
Hand and Seal the day, Month and year first above Written

Signed Sealed and delivered in the Presence of us
Wm. Dills, Willm. Cabell, Alex. Dr. Carl - - -
Wm. Wilkinson

Chr. Geo. Thomas

At a Court hold for Deniro County the 1st day of November 1704 This Indenture
of Dargain and date from Christopher John Thomas to William Darding was
Proved by the Oath of Wm. Wilkinson and Alexander Dr. Carl two of the witnesses
thereto, and at a Court continued and hold for the said County the 5th day of the
said Month further Proved by the Oath of William Dills the third witness
thereto, and Ordered to be recorded

Test, Tho. Adams C. C. Clk

This Indenture made the seventh day of April in the year
of our Lord Christ One thousand seven hundred and fifty five Between
Joar Winstonon Ind of the County of Deniro of the one part and Robert
Moseby Ind of the same County of the other part Witnessed that
that the said Joar Winstonon for and in Consideration of the Sum of Fifty
one Pounds fifteen Shillings Current Money of Virginia to him in hand
paid by the said Robert Moseby the Receipt whereof he the said Joar
Winstonon doth hereby Acknowledge, and thereof and of every part and
Parcel thereof doth Clearly Acquitt and discharge the said Robert Moseby
his heirs Executors and Administrators by these presents Doth Give
Grant Bargain Sell and Confirm unto the said Robert Moseby his
heirs Executors, Administrators and Heirs for ever one certain Tract
dividend or Parcel of Land Situate lying and being in the Parish of County
of Deniro and containing Eleven acres and three Quarters of Land being
part of a larger Tract of Land surveyed by deed to William Drifton by Carlton
Woodson one of the Heirs of John Woodson Count decessed and by the said

and by the said William conveyed to the said Isaac Winston party to these presents which are
 eleven acres and three quarters of land which bounded, beginning at a corner pine in
 Parsons line running thence North seventy nine degrees, East Twenty Poles to a Scrub Oak
 the said Parsons line thence North thirteen degrees West eighty poles to a Scrub Oak
 thence South seventy nine West twenty seven poles to a corner White Oak in McCosby's
 line thence South nineteen degrees East eighty poles to the place first begun at, together
 with all Woods, ^{with} Gardens, Meadows, Woods, Mudenwoods, Waters, Water Courses
 Ways Mines Minerals Proffits Commodities, Advantages and Appurtenances thereto
 same belonging or in anywise appertaining and the Hereditious and Hereditaries,
 Demanded and Demanded, thereof and every part and parcel thereof and all the Lots
 Right Title Property Interest Claim or Demand whatsoever of him the said Isaac Winston
 or to the said Isaac Winston and his heirs and assigns and every part and parcel
 thereof **To have and to hold** the said eleven and three quarters acres of land
 and Premises with their Appurtenances unto the said Robert McCosby his heirs
 and assigns **To** the only proper use and behoof of him the said Robert McCosby and
 of his heirs and assigns for ever, and the said Isaac Winston for himself and his heirs
 Executors and Administrators, the said Land and Premises with their and every
 of their Appurtenances unto him, the said Robert McCosby his heirs and assigns against
 him, the said Isaac Winston his heirs Executors Administrators and against all other
 Person or Persons whatsoever shall and will warrant and by these presents be ever
 defend, And the said Isaac Winston for himself his heirs Executors and Administrators
 doth further Covenant Grant and agree to and with the said Robert McCosby his
 heirs and assigns that he the said Robert McCosby his heirs and assigns shall and
 may from time to time and at all times for ever hereafter peaceably and lawfully have
 hold use occupy possess and enjoy all and singular the before granted and sold Land
 and Premises with their and every their Appurtenances free and discharged of and
 from all former and other Gifts Grants Bargains Sales Settlement Joyntures dowry
 Lotes Tailles, Debts Charges Arreages of Rent Statutes Judgments Recognizances
 Statutes Merchants and of the Staple Lettes, and of and from all other Tithes Double
 Charges and Innuancements whatsoever **And Lastly** that he the said
 Isaac Winston his heirs Executors and Administrators shall and will at any
 time within Twenty years next after the date of these presents do and execute
 any other Act and Acts Conveyances and Conveyances necessary in the Law
 for the further use and better Assuring and Conveying the said Land and
 Premises with their and every their Appurtenances unto the said Robert
 McCosby his heirs and assigns as by the said Robert McCosby his heirs
 and assigns or his or their Council Learned in the Law shall be reasonable
 devised Advised or Required **In Witness** whereof the said Isaac

Do there
 at of Land
 the said
 maintenance
 in Daring
 is and fully
 ing and so
 leaves and
 will warrant
 to return
 as
 This Indenture
 signed
 of the witness
 day of the
 and witness
 in the year
 three
 and Robert
 of County
 in hand
 said Isaac
 and
 McCosby
 by his
 last
 of County
 being
 of Carbon
 toward



Winston hath Interchangeably Affixed his hand and Seal the day and year last above written / Signed Sealed and Delivered in the presence of

Joar Winston Junr 

Memorandum that on the seventh day of April 1755 Linn and Pearceles Possessor & Seign of the Land and premises within mentioned to be granted and Sold was had and taken by the within named Joar Winston Junr and by him was delivered unto the within named Robert Moseby his heirs and assigns for ever according to the purport true Intent and meaning of the within written deed / In presence of

Joar Winston Junr 

April 7th 1755 Then Received of Robert Moseby the Sum of Thirty one Pounds fifteen shillings current Money being in full for the Consideration for the Land and Premises of the within mentioned deed / Received /

Cost

Received by me Joar Winston Junr 

An Grant held for Dennis County the seventh day of April 1755 Joar Winston Junr Acknowledged this Indenture of bargain and Sale with the Divery of Seign and Receipt Indorsed to Robert Moseby to be his heirs and Executors which were ordered to be Recorded /

Cost Tho: Adams 

To all to whom these presents shall come I James Graham of Hampton in Virginia Merchant send Greeting Whereas We of Richard Oswald, Robert Stott and John Will of London Merchants by their Procuration or Letter of Attorney in writing bearing date the sixth day of January in the year of our Lord one thousand seven hundred and forty nine did constitute and appoint in their Attorney which Procuration or Letter of Attorney are in these words following (that is to say) "By this Publick Instrument of Procuration or Letter of Attorney bear known that on the sixth day of January in the year of our Lord 1749 before me Thomas Brown Notary publick dwelling in London duly admitted and sworn and in the presence of the the within fore hereafter named Personally appeared - " We of Richard Oswald Robert Stott and John Will of London Merchants " who declared to have made Ordained and Constituted and appointed and " by these presents do make Ordain constitute and appoint Mr James Graham " of Hampton in Virginia Merchant their true and Lawfull Attorney

" giving and hereby granting unto the said Attorney full power and Lawfull authority
 " for them the said Constituted in their name and to their Use to ask demand sue for and
 " by all Lawfull wayes and means recover and receive of and from all and every Person
 " and Person of what degree or Quality soever whom it shall or may concern all and singular
 " such Sum or Sums Goods, Wares Merchandizes Debts Effects Estates and Things whatsoever
 " which he or they or any of them now doth or do or shall at any time or times hereafter or
 " stand Indebted or hath or have in his her their or any of their Lawfull Custody or Possession
 " due owing belonging or in anywise appertaining unto them the said Constituted whether
 " by Bond or Note or Bill or Book debt or Account or Consignment or for or by what other reason
 " or means soever nothing excepted or reserved, And to that End with all and every Person
 " and Persons whom it shall and may concern to demand and to recover the said and every
 " all Accounts, and the Balance or Balances thereof to receive, And upon recovery
 " and Receipt from time to time to give one or more Acquittances or other sufficient
 " Discharges in due form of Law, and in case of default or delay by any Person or Person whom
 " it shall or may concern to make and render Just and true Account for payment delivery and
 " Satisfaction in the Premises him her them or any of them, thereunto to Compell by all
 " Lawfull Wayes and means whatsoever also (if need be) to appear before all Lawfull Judges
 " and Justices in any Court or Courts thereto answer defend and reply in all matters and
 " Causes touching or concerning the Premises, to do any process to implead seize request
 " Attach Impriow and Examine and do to Prison again to deliver, Also to compound compromise and
 " Agree by Arbitration or otherwise as their said Attorney shall think fit And generally in and
 " concerning the Premises to do perform transact and Accomplish all and what soever shall
 " be requisite and necessary as fully utterly and necessary to all Duties Constitutions and
 " purposes as they the said Constituted might or could do if personally present, And that
 " altho the cause should require more ample or special power then wherin before -
 " Particular Expressed with power to substitute one or more Attorney or Attorneys
 " under him with like or limited power and the same again to revoke, they the said
 " Constituted hereby promising to ratify and confirm hold good and Valid all and
 " whatsoever their said Attorney shall Lawfully do or cause to be done in the
 " Premises by Virtue hereof, This done and passed in London aforesaid in
 " presence of the under signed Witnesses; Richard Oswald *R. Oswald* *R. Scott*
 " John Will *J. Will* Sealed and delivered (being first duly stamped) in the
 " presence of Witnesses Alexander Wood, James Murray, As by the said Proclamation
 " or Letter of Attorney duly proved and recorded in the general Court of this Colony
 " relation being thereunto had may appear And Whereas the said Constituted
 " by Thomas Wilson their factor or deputy kept a Store at Richmond in the County of

of Demise in this Colony on which Account sundry Debts are now due and outstanding, and by reason of the remoteness of my Residence from that part of the County many Debtors refuse and neglect to discharge their Debts
 Know ye therefore that I the said James Graham in pursuance of the Power and Authority to me granted by the said Constituted **WAVE** Ordained made Constituted and Appointed, and by these Presents do make Ordain constitute and appoint James Lyle of Richmond in the County of Demise aforesaid Merchant my true and lawfull substitute and Attorney to stand do in all things respecting the transactions afor or Account of the said Store as kept at Richmond aforesaid in as full, ample manner as all Intents and Purposes as I my self could or might do by virtue of the said Provision or Letter of Attorney if I was personally Present; And do hereby Give and Grant to my said Substitute and Attorney my full and whole Power in the said Premises and will ratifye allow and Confirm all and whatsoever he shall Lawfully do or cause to be done in the same In Witness whereof I have hereunto Set my hand and Seal this seventh day of April One thousand seven hundred and fifty five / Sealed and delivered In the Presence of Philip Rootes Junior, Peter Johnson

James Graham (S.S.)

At a Court held for Demise County the 7th April 1700 James Graham Acknowledged this Letter of Attorney to James Lyle to be his Act and Deed which was ordered to be Recorded

Wes't. Tho: Adams (S.S.)

This Indenture made this twenty ninth day of March in the year of our Lord Christ One thousand seven hundred and fifty five
 Between Thomas Bottom of the County and Parish of Demise on the one part and John Bottom of the Parish and County aforesaid on the other part Witnesseth that the said Thomas Bottom for and in Consideration of the Sum of Twenty five Pounds current money of Virginia to him in hand paid by the said John Bottom before the executing and delivery of these Presents the Receipt whereof the said Thomas Bottom doth hereby Acknowledge and himself therewith fully satisfied or contented and paid doth Give and Granted Do gained sold Aliens Released Released and Confirmed unto the said John Bottom and to his heirs and Assigns A certain tract or parcel of Land Situate lying and being in the Parish and County aforesaid Containing by Estimation fifty acres

be the same more or less and is bounded by the lands of the said John Bottom & Walter Clopton and Richard Whitlark. To have and to hold the aforesaid tract or parcel of land and premises with their and every their appurtenances unto the said John Bottom and his heirs and assigns for ever. To the only proper use and behoof of him the said John Bottom and his heirs and assigns for ever. Together with all Donowes Orchards Gardens Woods Ways & waters and Waters courses and all other profits and privileges unto the said land belonging to be unto the said John Bottom and to his heirs and assigns for ever. And further that the said Thomas at the time of the livery and delivery of these presents standeth lawfully and rightfully seized of and in the said land and premises in fee simple and hath good right full power and lawfull authority to sell and convey the same unto the aforesaid John Bottom and to his heirs and assigns for ever and further it shall and may be lawful for the said John Bottom and his heirs and assigns to save the said Thomas Bottom his heirs Executors or Administrators at any time hereafter within the space of twenty and one years to make any other deed or better conveyance and assurance of the said lands and premises, as he the said John Bottom or his heirs or assigns or his or their Council learned in the Law shall be lawfully advised or required at the proper costs and charges of the said John Bottom and to his heirs and assigns, and further the said Thomas Bottom the aforesaid land and premises unto the aforesaid John Bottom and to his heirs and assigns again of the claim of him the said Thomas Bottom his heirs and assigns and again of the claim of all persons whatsoever with warrant and for ever by these presents defend.

In Witness hereunto the said Thomas Bottom hath set his hand affixed his seal the day and year first above written

Signed sealed and delivered in the presence of Thomas Watkins, John Middleton, John Dinkford

Thomas Bottom
Rebecca Bottom

Memorandum that livery and seisin and peaceable and quiet possession of the within mentioned land and premises was by the within named Thomas Bottom first had and enjoyed and then by him delivered unto the within named John Bottom and to his heirs and assigns in their proper persons by Sanford Craig according to the purport and true intent and meaning of the within written deed. In Witness whereof the said Thomas Bottom hath hereunto set his hand and seal the twentieth day of March Anno Domini 1757

Signed sealed and delivered in the presence of Thomas Watkins

Thomas Bottom
Rebecca Bottom

407

At a Court held for Dennis County the 7th day of April 1755 Thomas Bottom and Rebecca his wife acknowledged this Indenture of Bargain and Sale with the Delivery of Scrip endorsed to John Bottom to be their Acts and Deeds then the said Rebecca being privately examined relinquished her Right of Dower in the Land by the said Deed Conveyed which were Ordered to be Recorded/

Test Tho^s Adams Clerk

This Indenture made the thirdday of March in the twenty eighth year of the Heighe our Sovereign Lord King George the second, and in the year of our Lord Christ one thousand seven hundred and fifty five **Between** Robert Allen of the County of Dennis of the one part and Joseph Allen his Son of the aforesaid County of the other part **Witnesseth** that the said Robert Allen for and in Consideration of the Sum of fifty Pounds current moneys of Virginia to him in hand paid by the said Joseph Allen the Receipt whereof he doth here by acknowledge and thereof do every part and parcel thereof doth acquit and discharge the said Joseph Allen his heirs executors and admors for ever **Doth** Granted Bargained Sold, aliened leased confirmed and made over from him his heirs executors and admors of them unto the said Joseph Allen his heirs and Heirs for ever a certain Tract or parcel of Land containing two hundred acres, being part of the Land which the said Robert bought of Wilhaed Dollands late lying in the aforesaid County bounded as followeth beginning at a corner Red Oak on the North side of the said Land thence running on John McCosby's line, to the North then thence on John Harde's line, to the East line of the said Land, thence up the said East line, to a corner thence to the North to a corner thence up the North to Richard Allens line thence along that line to a corner thence along a kind of marked tree to the beginning and all the Estate Right Title Interest Claim Reversion and demand whatsoever of him the said Robert Allen in and to the Premises and every part and parcel thereof and the Reversion and Reversions Remainder and remainder yearly and other Rents and profits of the Premises and every part and parcel thereof, and one Negro Woman named Phibis and her Increase **To have and to hold** the said two hundred acres of Land and the Negro Woman named Phibis and all and singular the Premises herein before mentioned and Intended to be hereby Granted with their appurtenances unto the said Joseph Allen and

and his heirs, To the Use of the said Joseph his heirs and Assigns for ever, as also the said Robert Allen doth by these Presents fully Assign make over Convey Ratify Transfer and Confirm all and singular the Right and Title Interest what soever, that he ever had now hath or at any time or times shall or may have - To the said Granted two hundred acres of Land and Negro Woman from him his heirs Executors Administrators and every of them unto the said Joseph Allen his heirs and Assigns for ever Provided Nevertheless and it is the true Intent and meaning of these Presents, that the said Robert shall lose the Use of the plantation whereon he now lives and also of the above named Negro Woman during his natural life, and further the said Robert Allen for himself his heirs Executors of doth Covenant and Agree to and with the said Joseph Allen his heirs of that it shall and may be - Lawfull, to and for the said Joseph Allen his heirs and Assigns from time to time and at all times for ever hereafter peaceably and quietly to possess hold and enjoy the said two hundred acres of Land and Negro Woman with their appurtenances without the Lawfull Let, Suit Trouble or Interruption of him the said Robert Allen his heirs Executors or Administrators or any other Person or Persons whatsoever (Excepting as is above Excepted) In Witness whereof the Parties to these Presents have Interchangeably Set their Hands and Seal the day and year above written

Robert Allen

Signed Sealed and delivered In the presence of us

Known all men by these Presents that the within Robert Allen have given and delivered, actual and peaceable Possession of the within Granted Land and Premises unto the said Joseph Allen In Witness whereof I have hereunto set my hand and Seal this

day of

June 1757

In presence of.

At a Court held for Demingo County the 7th day of April 1758 Robert Allen Acknowledges this Indenture of Bargain and Sale with the Consent of his Executors to Joseph Allen to be his Act and deed which is ordered to be recorded

Test. Tho: Adams Clerk
 In the Name of God Amen I August
 Warren of Demingo County being Weak in Body ^{but} of sound Memory (blessed be
 God) do this twenty first day of July In the year of our Lord one thousand seven
 hundred and fifty seven make and Ordain this my last Will and Testament in
 manner and form following; my Will and desire is that my whole Estate Real
 and Personal shall continue and be in my wife Sarah's Possession during her
 Widowhood, and for my said Wife to have Use of my said Estate during the time

aforsaid only wanting my Children out of the Profits that shall arise out of
 my said Estate, and if my said Wife should Die then my whole Estate
 Real and Personal to be Sold and Equally divided between my Children that
 shall then be living. I do Appoint Nathaniel Bacon, Lydall Bacon and John
 Williamson In My whole and Sole Executors respecting all other Wills
 heretofore made As Witnes My hand and Seal the day and year
 above Written / - - - - - Langston Bacon - *LS*

Signed Sealed and Delivered, In the presence of
 of us who were present at the signing }
 Sealing and delivery hereof - - - - - }
 Daniel Price
 Robert Williamson

In a Court held for Deniro County the 7th day of April 1755 This last
 Will and Testament of Langston Bacon deced was presented in Court by
 Nathaniel Bacon and John Williamson In proof of the Executors herein
 mentioned and proved by the Oath of the Witnesses hereto which was ordered
 to be Recorded / - - - - -

Best This Adams *LS*
 1740 *Dr* The Estate of Dec^d Joshua Tidy Deceded to George
 Worsham Executor - - - - - *LS*

Deniro July 1751	To s ^r Anthony Tidy's Judgment - - - - -	12. 0. 0
June 1750	To Each p ^r s ^r Judgment Obtained in Chesterfield C ^t Court - - - - -	8. 16. 5
July 5	To Each p ^r Elizabeth Cook's Account proved - - - - -	4. 0. 0
	To Each p ^r John Wayles for s ^r d ^r d ^r ad Regio p ^r felony - - - - -	3. 7. 6
	To George Worsham Cash expended - - - - -	6. 8. 0
	To Cash p ^r J ^r Whitwood - - - - -	1. 1. 6
	To Cash p ^r John Wayles sundry ffes - - - - -	3. 16. -
	To Cash p ^r Augustine Claiborne for d ^r - - - - -	2. 3. -
	To sundry Cob ^r charges amounting to A122 - - - - -	24. 19. -
		<u>78. 11. 5</u>

LS

By sundry Goods Sold - - - - -	50. 17. 2
By s ^r Regio Girl Sold - - - - -	37. 10. -
	<u>87. 7. 2</u>

Pursuant to an Order of Deniro County Court we the
 Subscribers have Examined the several Articles of the above Account
 and find that they are true and Just / - - - - - 1755 August the
 Richard Lppo
 John Archer

Pursuant to an Order of Seneca County Court 20th have laid out and assigned into Elizabeth last Widow and Richard of Edward last deceased her full third part of her late Husbands Lands, Beginning at the lower end and thence to a crooked Oak standing in a small branch, then on a straight line to a trippole standing in another small branch, then on a line of a blessed Cross till it crosses the Road, then to run such a course to Samuel Carthwrights land as will include the third part of the land on the Western side thereof Given under our Hands this seventeenth day of February Anno, Domini 1750

Thomas Watkins
Charles Woodson

At a Court held for Seneca County the third day of March 1750 This Memorandum of the Order of Elizabeth last of the Land of her late Husband Edward last died was presented in Court and ordered to be recorded

Test. Tho^s Adams

At a Court held for Seneca County February 3rd 1750 the Account of the Estate of Joshua Byby deced together with a report of persons appointed to examine the same was produced in Court and ordered to be recorded

Test. Tho^s Adams

Know all Men by these presents that I James Corke of the County and Parish of Seneca my heirs Executors and Assigns are holden and bound unto Martha Corke of the same County and Parish the sum of one thousand Pounds current Money to the Payment of which well and truly to be made I bind myself my heirs Executors and Assigns finally by these presents as I write of my hand and Seal this twenty eighth day of Decr 1748

The Condition of the above Obligation is such that if the above bound James Corke for himself his heirs Executors or Assigns shall keep unmolested the above named Martha Corke in the enjoying her natural life of all the Slaves Goods and Estates that was left her by the last Will and Testament of my late father James Powell Corke as by the said Will more fully may appear, and also the use of the plantation at Malbon Wells or some other to her liking that shall the above Obligation to be paid the inverse

James Corke

Signed Sealed and delivered
In presence of
John Powell, Days Whitlow
(H)lio Mark, Dells and Whitlow

An Court held for Deniro County the 2^d day of June 1755 This Ord^r was
from James Cook to Martha Cook was approved by the Oath of John Powell
and Wago Whittier two of the Justices, thereto and Ordered to be Recorded /

Test Tho Adams Cl^k

Holder
to
Meynard

This Indenture

made the second day of June in the
year of our Lord Christ One thousand seven hundred and fifty five
Between Samuel Welden and Edward Wainward, both of the County
of Deniro, whereas by an Act of Assembly made in the Twelfth year of the
Reign of our Sovereign Lord King George the second for Obliging Apprentices
to serve the time they shall be bound, ^{in the said Act} ~~And~~ This Indenture Witnesseth that the
said Samuel Welden by and with the Consent of this Worshipfull Court of Deniro
County (Pursuant to the aforesaid Act) hath and by these presents doth with
the leave and Consent of his Guardian Rhodrick Lachy put him self Apprentice
to the said Edward Wainward to learn the Art Trade and Mystery of a Joiner and
him to serve four years from the date hereof during which time he the said
Samuel, the said Edward shall faithfully serve, his Dutty keep, his lawfull
Commande he every way shall Obeys hurt to his said Master he shall
not do from the service of his said Master he shall about himself, the
Goods of his said Master he shall not lend or Waste, at dice, Cards or at any
other Games he shall not play, at Tavernancy he shall not Contract, nor
commit fornication, Ordinarys he shall not frequent, nor Use Dowdring
or Earthfighting but in all things use a good and faithfull Apprentice he shall
behave himself to his said Master during the Term aforesaid, And the said
Edward Wainward Oblidgeth himself to teach the said Samuel Welden
the Trade and Mystery of a Joiner, and to Provide his said Apprentice, Meate
Drink, Washing and Lodging during the said time, And for the true Performance
of all and every of the Conditions and Agreements, either of the said Party
bindeth himself to the other firmly by these presents In Witness
whereof they hereunto Interchangeably put their Hands and Affixed their
Seals the day and year afores writen /

Signed Sealed and Delivered
In the Presence of . . .

Samuel Welden (S.S.)
Edward Wainward (S.S.)
Rhod: Lachy (S.S.)

An Court held for Deniro County the 2^d June 1755 the Parties to this
Indenture of apprenticeship Acknowledged the same to each other to be their act
and Deeds which was Ordered to be Recorded /

Test Tho Adams Cl^k

and
Geo
bent
part
nate
and
Gper
to hi
Geo
Geo
and
are
galle
T
all
his
her
and
to th
doh
Lil
foir
Jof
the
ora
In
doh
Sio
Juth
Geo
Geo
Lil
Ma
from
Wim
Octo
a his

Ed
7

His Indenture

made and concluded this second day of April 1755 -
 and in the twenty eighth year of the said King our Sovereign Lord George the second King of
 Great Britain **Between** George Wilkinon the Elder of the County of Devon
 Kent of the one part and Thomas Wilkinon his Son of the County of Devon of the other
 part **Witnesseth** that the said George Wilkinon for and in consideration of the
 natural Love and Affection which he hath and beareth towards his said Son Thomas
 and for diverse other good Causes and Considerations hims hereunto moving but more
 especially for the Valuable Consideration of five shillings lawfull money of England
 to him in hand paid by the said Thomas Wilkinon the Receipt whereof the said
 George Wilkinon doth Acknowledge **Wath** and by these Presents doth give
 Grant Bargain Sell, Alien Release and Confrain unto the said Thomas Wilkinon
 and his heirs All that Patrimonial Tract or Parcell of Land containing Two hundred
 acres Situate lying and being in Devon aforesaid On a Strand of Ellobhunny
 called **Mercediths** Wharfe and bounded as in the within patent is Expressed
To have and to hold the said Two hundred acres of Land together with
 all its Rights Members and Appurtenances to the said Thomas Wilkinon and
 his heirs To the only proper Use and behoof of him the said Thomas Wilkinon his
 heirs and Assigns for ever and the Reversion and Reversions Remainder
 and Remainders Reserves and Profits of the Land and Premises aforesaid
 to the said Thomas Wilkinon and his heirs for ever And the said George Wilkinon
 doth by these Presents Covenant Grant and Agree to and with the said Thomas
 Wilkinon that he the said Thomas Wilkinon and his heirs shall and may
 from henceforth for ever hereafter Peaceably and quietly have hold use Enjoy
 Possess and enjoy the Land and Premises hereby Given and Granted without
 the Lett hind Letichon or Intolestation of him the said George Wilkinon or his heirs
 or any ^{other} Persons claiming ~~rights~~ ~~there~~ by from or aid or him them or any of them
In Witness whereof the said George Wilkinon hath to these Presents
 set his hand and Seal the day and year above mentioned

George Wilkinon

Signed Sealed and Delivered }
 In the presence of _____
 George Wilkinon Sr
 Gaddes Dunston, Joard Wilkinon
 William Wilkinon

Received April 2^d 1755 of Thomas
 Wilkinon five shillings the cashiers
 Consideration Money
 George Wilkinon

All about held for Henric County the second Day of June 1755 This Indenture of Bargain & Sale
 from George Wilkinon to Thomas Wilkinon was proved by the oath of George Wilkinon Jun^r & Gaddes
 Dunston of the witness thereto & at about held for the said County the sixth Day of
 October in the Year aforesaid the said Deed was fully proved by the oath of Gaddes Wilkinon
 a third witness thereto & ordered to be Recorded

Test. Tho^s. Adams

Received this 2^d day of June 1755 of the within mentioned Elizabeth Turpin the Sum of one hundred Pounds the Purchase money mentioned on the other side by me

Jacob Burton

Memorandum that full and peaceable Possession and Seizin of the within mentioned Lands and Premises was made and done by the within named Jacob Burton unto the within Elizabeth Turpin according to the true Intent and meaning of the within written Deed in due form of Law
In Presence of -

Jacob Burton

Ex.

At a Court held for Dennis County the second day of June 1755 Jacob Burton Acknowledged this Indenture of Bargain and Sale with the Livery of Seizin and Receipt indorsed to Elizabeth Turpin to be his Acts and Deeds which were Ordered to be recorded

Test. Tho: Adams Clerk

Know all Men by these Presents that I William Dinott of the County of Transylvania for and in Consideration of the Sum of forty Pounds Current Money of Virginia to me in hand paid of George Smith of the said County the Receipt whereof I do hereby Own and thereof and therefrom do absolutely Acquit and discharge the said George Smith with granted bargained and sold and doth by these Presents Grant bargain sell, alien, lease and confirm unto the said George Smith and to his heirs and Assigns for ever two Negro Slaves the one a Woman named Jenny the other a small boy named Jack Child of the said Jenny and I do by these Presents Covenant Promise and Agree to and with the said George Smith that I will for ever warrant and defend the said two Negro Slaves unto the said George Smith and his heirs and Assigns for ever not only from my self my heirs Executors and Administrators but from all and every other Person or persons whatsoever
In Witness whereof I have hereunto set my Hand and Seal this ninth day of September in the year of our Lord one thousand seven hundred and forty seven

Signed Sealed and delivered
In Presence of Carlton Woodson
Charles Woodson, Jacob Woodson
William Thomas ^{with} Peter

William Dinott E.S.

At a Court held for Dennis County the 2^d day of June 1755 This Bill of Sale was proved by the Solemn Affirmation of Carlton Woodson and Jacob Woodson two of the Witnesses thereto and Ordered to be recorded

Test. Tho: Adams Clerk

410

Know all Men by these Presents that George Smith
of the County of Lancaster for and in Consideration of the Sum of Forty two
Pounds two Shillings Current Money of Virginia here in hand paid by Charles
Woodson of the Parish and County of Henrico the Receipt is hereof I do hereby Own
and that I am therewith fully satisfied contented and paid and thereof and the same
with Clearly and absolutely Acquint and Discharge the said Charles Woodson
Wath Bargained Sold the said Infeofed and Confirmed and in and by these
Presents Bargain Sell Infeof and Confirm into the said Charles Woodson
and to his heirs and Assigns for Ever Two Negro Slaves the one a Woman
named Jenny the other a small Boy named Jack Child of the said Jenny and do
by these Presents for my self my heirs Executors and Administrators Covenant
Promise and Agree to and with the said Charles Woodson that I will for ever
warrant and defend the said two Negro Slaves unto the said Charles Woodson
and to his heirs and Assigns for Ever from my self my heirs Executors, Adminors
and from all and every other Person or Persons whatsoever In Witnes
whereof I have hereunto Set my Hand and Affixed my Seal this ninth
day of September In the Year of our Lord one thousand one hundred
and forty seven.

Signed Sealed and Delivered
In presence of

- Carlton Woodson
- Jacob Woodson
- William Dehner
- William Perrot his mark

George Smith

This Court held for Henrico County the 2^d day of June 1705 this Bill
of Sale was proved by the solemn Affirmation of Carlton Woodson and
Jacob Woodson two of the Writings thereof and is ordered to be
Recorded.

Euseb. Tho: Adams Clerk

This Indenture made the second day of June in the
Year of our Lord one thousand seven and fifty four Between David
Breding of Henrico County of the one part and Jonathan Williams of the
same County of the other part Witnesseth that the said David Breding
for and in Consideration of the Sum of fifteen Pounds current money of
Virginia to him in hand paid by the said Jonathan Williams before the
Sealing hereof Wath Given Granted Bargained and Sold the

This Indenture made the Eleventh day of March in the year of our Lord Christ One thousand seven hundred and fifty five **Between** Philemon Grayson of the Parish and County of Henrico of the one part and William Grayson of the said County and Parish of the other part **Witnesseth** that the said Philemon Grayson for and in consideration of the sum of Twenty five pounds ten Shillings current Money of Virginia to him in hand paid by the said William Grayson the Receipt whereof he does hereby Acknowledge **Do Give Grant Bargain Sell Alien** lease hold and Confirm and by these presents **Do Give Grant Bargain Sell** alien Enfeoff and Confirm unto the said William Grayson and to his heirs for Ever One certain Tract or Parcell of Land lying and being in the aforesaid County and Parish of Henrico containing by Estimation One hundred acres be the same more or less and bounded as followeth to wit on the Lands of John Grayson, George Williamson and the aforesaid William Grayson's other Lands together with all Houses Orchards Garding Woods, Waters, and Water Courses and all Appurtenances whatsoever to the same belonging or in anywise appertaining **To have and to hold** the aforesaid Lands and Premises with their and every their Appurtenances together with the Reversion and Reversions Remainder and Remainders and every part and parcell thereof unto the said William Grayson his heirs and Assigns for Ever, and the said Philemon Grayson for himself his heirs Executors and Assigns doth Covenant Promise and Agree to and with the said William Grayson his heirs Executors and Assigns that he and they shall and may hereafter hold and enjoy the aforesaid Land free from all former Gifts, Sales, Mortgages Rights of Dower or any other Incumbrance whatsoever, and the said Philemon Grayson his heirs of the above sold Land Premises unto the said William Grayson his heirs and Assigns against him the said Philemon Grayson his heirs and Assigns shall and will warrant and for Ever defend **In Witness** whereof the said Philemon Grayson hath hereunto set his hand and Affixed his Seal the day and year above written

Signed Sealed and delivered
 In presence of Rob^t Atkins
 Geo: Robinson, Ben Childers.

Philemon Grayson *(Signature)*

Memorandum that on the Eleventh day of March anno 1755 Licet & Pleasably before and begin of the within mentioned Lands was made due and delivered by Philemon Grayson the first within named to the within named William Grayson the second according to the form and Effect of the within written Deed
 In presence of Robert Atkins

Philemon Grayson *(Signature)*

Articles held for Dennis Hamby the second day of June 1780 Philemon Grayson
Acknowledged this Indenture of Bargain and Sale with the Survey of being Indorsed to
William Grayson to be his Acts and deeds, than Mary Wife to the said Philemon being
Privately Examined & Relinquished her Right of Possession in the Land by the said Deed
Conveyed which were Ordered to be recorded

Est. Tho. Adams Collier

True and perfect Inventory of Henry Vaden, deceased Appraised by Henry Dalthall
William Cobby and Thomas Cobby

To 10 Dead of Cattle	10	0	0
To 3 Feather Beds and furniture	15	0	0
To 12 Dead of Doggs & 7 Pigg	2	0	0
To 1 Cattle	1	0	0
To 2 Hicots	12	0	0
To 5 Coopers Tools and Carpenters Tools	2	12	6
To 1 Crook Cutt. Saw, Hilo and Licot	0	6	0
To 8 Docks	1	5	6
To 1 Loom 2 Slays and Damgs	1	0	0
To 1 Loom	4	0	0
To 1 Maysing Frame and Wood	5	0	0
To 1 Lical Wood and Carter Loom	2	6	0
To 4 Dockets	6	0	0
To 9 Barrells	17	6	0
To 4 Sacks	9	0	0
To 1 Kumbit	1	7	0
To 1 Stand Pott & one Earthen Pott	5	0	0
To 1 Earthen Plect	1	0	0
To 2 Iron Potts & hooks	17	6	0
To 1 Spinning Wheel & Cards	5	0	0
To 3 drawing Drives	5	0	0
To 1 Set shoe makers Tools	5	0	0
To Pincor	1	12	6
To 3 Reap Docks	1	6	0
To 2 Axes	5	0	0
To 1 Standing Lion	1	3	0
To 1 P ^r Shies	1	3	0
To 2 Shovels & Wash	4	6	0
To 2 Iron Wedges & 9 Sole Pluffsolt	5	0	0
To 2 Smoothing Irons	4	0	0

To 2 Bells	1 Table	2 Plates	1 Piggins	3/	7 3
To 2 Bells	2 Lincal Bells	1/2			2 8
To 1 Pepper Box					1 7
To 2 Symp Truss	2 Craters				1 5
To 1 Park & Salt Box					2 6
To 2 Trays	1 Bottle	1/2			2 3
To 1 Negro Stew					10 2
To 1 Redstead	1 Brass Skillet				5 6
To 3 Chairs					4 2
To 2 Candle Sticks					2 6
To 1 Suit	2/6	1 Band	1/6		4 7
To 1 Tea Pot	1 Cup				2 2
To 3 Drinking Glasses	1 Salt Slew				2 6
To 1 p ^{ce} of Lany	1 Stale	1 p ^{ce} Spectacles			5 2
To 1 Drinking Strain					6
To 2 Looking Glasses					15 2
To 1 p ^{ce} of Ivory	1 p ^{ce} of Ivory	1 Ivory Comb			1 4
To 1 Sun	1 Band				1 7 6
To 2 p ^{ce} of Lint	1 p ^{ce} of Lint				2 4
To 1 Sugar Box					2 6
To 3 Dogheads					3 9
To 1 p ^{ce} of Salt	2 Wheels				12 2
To 1 p ^{ce} of Brass	1 Brake				6
To 1 Brass	1 Little				6 2
To feather	1 Beddow	1 furniture			8 2
Toundry	1 pair	1/6	1 Band	1/6	17 6
To 1 Iron	1 pot	1/10	1 Chest	1/10	14 2
To 2 Saddle					2 6
To 1 Saddle					12 6

Denny Walshall, William Tilly, Tho. Tilly

1100. 18. 7

At a Court hold for Dennis Rowley June 2^d 1750 This Inventory and Appraisement of the Estate of Dennis Rowley deceased was presented in Court & Ordered to be Recorded

Test. Tho. Adams

This Indenture ^{made} the ^{seventh} day of July in the year of our Lord One thousand seven hundred and fifty five Between William Bottom of the ~~County~~ County of Dorset of the one part and Thomas Bottom of the same ~~County~~ ^{Hampshire} County of the other part Witnesseth that the said William Bottom for the Consideration of the Sum of Twelve pounds Current Money to him in hand paid by the said Thomas Bottom hath Granted Bargained sold, Alien, Infeoffed and Confrmed and in aid by these presents hath Grant Bargain sell ^{alien} Infeoffed and Confrmed unto the said Thomas Bottom and his heirs and Assigns for ever, one Certain tract or parcel of Land Situate lying and being in the Parish and County aforesaid containing one hundred acres more or less being part of a Tract of Land purchased by the said William Bottom of Gerard Ellyson as by deed more plainly may appear and bounded as followeth to witt, beginning at Ferris ^{with} corner piece near Spaxman Southwary his path thence along the line to Heathells corner thence according to the Course of the Patent to a corner near or by Idoro Swamp still continuing the Course of the Patent to Dorfield ^{thence along the field line} to a corner white Oak thence along a line of marked Trees to the place began at **To have and to hold** the said one hundred acres of Land with all appurtenances thereto unto the said Thomas Bottom and to his heirs and Assigns for ever unto the only use and behoof of the said Thomas Bottom and to his heirs and Assigns for ever and the said William Bottom for himself ^{his} Executors and Administrators hath Covenant Promise and agree to and with the said Thomas Bottom his heirs Executors, Administrators and Assigns that he the said William Bottom at the time of ^{the} Invealing and delivery of these presents is and standeth Rightfully & Lawfully Seized of and in the Premises aforesaid of one Perfect and Indivisible Lot 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 for ever warrant and defend the same from all persons whatsoever, that he will at all times hereafter for ever at the proper Costs and Charge of the said Thomas Bottom make such other Deeds or Deeds as shall be necessary for the further Assurance of the aforesaid Lands and Premises unto the said Thomas Bottom, and to his heirs and Assigns for ever **In Witness** where of the said William Bottom hath set to his hand and affixed his Seal the day and year first above written

Signed sealed & delivered in the presence of
 W. Watkins
 Jacob Dugg

William Bottom



Memorandum that Perceable and Linc^{ns} possession and Livery of Seign of the within mentioned lands and Premises with the appurtenances thereto was had and taken by the within named William Bottom his own proper person delivered unto the said Thomas Bottom according to the form and effect of the within written deed in due form of Law, In Witnesth whereof the said William Bottom hath set to his hand and Affixed his Seal this seventh day of July Anno domini 1755

Thomas Bottom
Jacob Long

Wm Bottom

At a Court held for Seneca County the seventh day of July 1755 William Bottom Acknowledges this Indenture of Bargain and Sale with the Livery of Seign Landed to Thomas Bottom to be his Act and Deed which were ordered to be recorded

Test Tho^s Adams

This Indenture made this seventh day of July One thousand seven hundred and fifty five Between Robert Cooke of the one part of the County of Seneca and Abraham Cowley of the same County of the other part Witnesseth the said Robert Cooke for the Sum of Twenty Pounds current money of Virginia already Received from the said Abraham Cowley hath Granted Bargained Sold Aliened and Confirmed, and by these Presents doth Grant Bargain Sell Alien and Confirm unto the said Abraham Cowley his heirs and Assigns for ever Sixteen acres and a half of Land in County of Seneca lying between the Lands of William Byrd Esq^r and John Dicks both the same more or less together with the appurtenances unto the said Abraham Cowley his heirs and Assigns for ever, And the said Robert Cooke and his heirs the said Land and the Premises with the appurtenances to the said Abraham Cowley his heirs and Assigns against all persons shall warrant and for ever defend In Witness whereof the said Robert Cooke hath set his hand and Seal the day and year above written

Sealed signed and delivered Robert Cooke

In presence of George Sherrer, William Og, Alexander Long his mark

At a Court held for Seneca County the seventh day of July 1755 Robert Cooke Acknowledges this Indenture of Bargain & Sale to Abraham Cowley to be his Act and Deed, and which is ordered to be recorded

Test

Know all Men by these presents that I Ralph Dunt of
 Deniro County for and in consideration of the Sum of Thirteen Pounds Eighteen
 shillings and eight pence Current money of Virginia to me in hand paid by George
 Rowell of Danvers County the Receipt whereof I do hereby acknowledge hath
 bargained sold made over by these presents according to the form of Law, one Negro
 Woman named Sue unto the said George Rowell his Executors Administrators and assigns for
 ever, the said Ralph Dunt for my self my Executors and Administrators the said Woman
 Negro unto the said George Rowell his Executors Administrators and Assigns against all Persons
 shall and will warrant and ever defend by these presents **Provided** always and
 upon Condition that if the said Ralph Dunt his heirs Executors or Administrators or any of us do and
 shall well and truly pay or cause to be paid unto the said George Rowell his Executors
 Administrators or Assigns the abovesaid Sum of Thirteen Pound fourteen shillings and eight
 pence with Lawfull Interest from the first day of January untill it is to be paid as
 which is to be upon demand on the first day of January next following this date for
 redemption of the said Negro Woman Sue than this present deed of Sale or Mortgage
 and every thing therein contained therein shall void be void and of none effect, but in
 Case any default be the said Ralph Dunt his Executors or Administrators failing to pay to the said
 George Rowell his Executors Administrators or Assigns the said Sum of Thirteen Pounds
 eighteen shillings and eight pence before or upon the first day of January next
 with Interest as above mentioned, that the said George Rowell his Executors
 Administrators or Assigns shall and may lawfully sell the said Negro Woman above
 mentioned for ready money and pay himself or the same his heirs or Assigns
 the said Sum of Thirteen Pounds eighteen shillings and eight pence with Lawfull Interest
 from the first day of January last untill it is paid as is above mentioned, and the said
 George Rowell his heirs Executors or Administrators to return the overplus money of the Sale of
 the said Negro Sue when he or they shall be satisfied the Debt and Interest above
 mentioned the said Ralph Dunt his heirs or Assigns to be present at the Sale of the
 Negro, but in Case the said Negro should dye before the time agreed upon to be sold
 if the said Dunt his heirs Executors or Administrators fail to pay the abovesaid Debt then the abovesaid
 Ralph Dunt for him self his heirs Executors and Administrators doth Covenant that the said Debt
 and Interest shall be paid by the said Dunt or his heirs Executors or Administrators In Witness
 whereof the said Ralph Dunt hath set his hand and Seal the 7th day of July in the
 Year of our Lord one thousand seven hundred and fifty five

Told and delivered
 in presence of

Ralph Dunt (S.S.)

At a Court held for Deniro County the seventh day of July 1755 Ralph Dunt
 Acknowledges this deed of Mortgage to George Rowell to be his Act and deed
 which was ordered to be Recorded 8/5

Large decorative flourish or signature

This Indenture made the seventh day July in the year of our Lord one thousand seven hundred and fifty five Between Michael Jones of the County of the one part and Nicholas Valentine his Wife and Son James Valentine of the other part ^{and jointly} Witnesses that the said Michael Jones for diverse good Causes and Considerations him thereto moving but more Especially for the Valuable Consideration of the Sum of Ten Pounds pursuant money of Virginia to him in hand paid the Receipt he doth hereby Acknowledge and himself therewith fully satisfied Contented and Paid hath fully Clearly and Absolutely acquitted and discharged the said Nicholas Valentine his Wife and Son James Valentine and by these presents hath Given Granted Bargained and Sold, Aligned leased and Confirmed and by these presents doth Give Grant Bargain and Sell alien lease and Confirm unto the said Nicholas Valentine his wife and Son James Valentine one certain Tract of Land with all its Privileges and Appurtenances lying and being in the County of Dennis on the head of Calveys Creek and bounded as followeth to wit beginning at Corner Dubbs Oak of William Dennis from thence to a corner pine in Dubbons line from thence to a corner White Oak in Dubbons old Dimey from thence to a corner pine from thence to a corner fallen down from thence to a corner pine of Joseph Lewis from thence running on Lewis's line to a corner ~~White~~ Oak from thence a straight line across to the place began at containing one hundred acres by the same measure less the said land being part of Patent granted unto Michael Jones unto the said Nicholas Valentine and his wife To have and to hold the said Land during of their Natural Lives and after their decease unto James Valentine their Son unto him the said James Valentine his heirs and Assigns the said one hundred acres of Land & the same more or less to have and to hold to Joseph and enjoy all and singular the above mentioned Privileges with their and by their assigns after the death of the said Nicholas Valentine and his wife unto the said James Valentine to him his heirs and Assigns for ever to the only proper use and behoof of them the said Nicholas Valentine and his wife during their Natural Lives and after their decease unto the only proper use and behoof of the said James Valentine his heirs and Assigns for ever, And the said Michael Jones doth for himself and his heirs Covenant and Agree that he will for ever warrant and defend the said Land above mentioned unto the said Nicholas Valentine and his wife during their natural Lives and after their decease unto the said James Valentine and his heirs for ever will warrant ^{and defend} the said Land above mentioned free from all Claims or Pretensions of Claiming by any Person or Persons whosoever fully warranting the said Land as an Estate in Fee Simple unto the said James Valentine and his wife In Witness whereof I have hereunto set my hand and affixed my Seal the day and year above written

* Oak from thence to a corner pine from thence along the water Dubbons line to a corner

Witnessed in the presence of

Michael Jones (Signature)

124

Memorandum that on the seventh day of July In the year of our Lord one thousand seven hundred and fifty five Peaceable and quiet Possession with Liberty of Seizin of the Land within mentioned to be granted was had and taken by the within named Michael Jones and by him was delivered unto the within named Nicholas Valentine and Wife and Son James Valentine in their proper persons according to the true ^{Meaning} Intent of their within written deed / s

Michael Jones (S.S.)

At a Court held for Seneca County the seventh day of July one thousand seven hundred and fifty five Michael Jones Acknowledged this Indenture of Bargain and Sale with the Liberty of Seizin Indorsed to Nicholas Valentine his wife and Son James to be his Heir and Heirs (then Anna Wife to the said Michael being Privily Examined & relinquished her Right of Dower in the Land by the said Deed & Conveyed, which were desired to be recorded / s

Cost Tho. Adams tlbw.

This Indenture made the fourth day of January In the year of our Lord one thousand seven hundred and fifty five Between Capt James Corke Gent of the parish and County of Seneca of the one part and Samuel DuBall of the parish and County aforesaid ~~and~~ of the other part Witnesses that the said James Corke for and in Consideration of the sum of one hundred and ten pounds Current of Colony of Virginia to him in hand paid by the said Samuel DuBall, the Receipt whereof he doth hereby Acknowledge doth Give granted Bargained and Sold leased and Confirmed and by these presents doth Give Grant Bargain Sell lease and Confirm unto the said Samuel DuBall his heirs and Assigns for ever One Certain Parcel or Part of Land containing by Estimation one hundred and ten acres more or less lying and being in the parish and County of Seneca aforesaid, and on the Branches of North Creek part of the said Part or Parcel of Land was bought by Thomas Wood of ~~North~~ Randolph and by the said Thomas Wood sold to John Hays and the said Hays to the said James Corke and the other Part being ^{eight} eighty acres was granted unto the said James Corke by Deed bearing date the first day of August One thousand seven hundred and thirty five and the whole One hundred and ten acres is bounded as followeth to wit Beginning at a corner of Park on the East side of Cannons Branch parting the Land which was then Duke Smiths now Saml Dubals and thence said Land of the said James Corke and running thence South fifty six degrees East fifty four poles to a corner Tree thence North eighty seven degrees East One hundred and two poles to a corner White Oak then Duke Smiths ~~now~~ the said DuBall then going

on the West side of Johnsons Branch, thence up the West Side of the said Branch according to the Meanders One hundred and eighty four poles to a white pine Tree now Duvals thence South Seventy seven degrees East four poles to a Black Oak on the East Side the said Branch thence South Seventy four degrees East eighteen poles to a round white Oak on the Top of an Hill thence South Sixteen degrees West fifty two poles to a round Black Oak thence South forty five degrees west Sixty two poles to a round thence South Sixteen degrees West Sixty four poles to a ^{small} round White Oak thence South forty six degrees West Twelve poles to a round Black Oak parting John Cumms, Thomas Wood and the said Corke thence South fifty eight west fifty six poles to a round white Oak thence South seventy eight West twenty poles to Johnsons Branch thence down the Meanders of the said Johnsons Branch to Shorks Creek commonly called Barons Quarts Branch thence up the meanders of the said Barons Quarts Branch crossing the South of Cannons Branch to a round Branch standing on the East side of the said Barons Quarts Branch in the ^{Line} ~~meanders~~ thence a straight line to an ^{old} Oak on the West side of Cannons Branch thence up the ^{to the first Station a Quarter} Meanders of Cannons Branch with all Houses Orchards Gardens Woods Waters and Water Mills and advantages whatsoever to the same belonging or any ways appertaining **To have and to hold** the said one hundred and ten acres of Land or there more or less within the said Bounds and the Premises with their and every their appurtenances unto the said Samuel DuVal his heirs and Assigns for ever, And the said James Corke for himself his heirs Executors and Administrators doth by these Presents **Grant and Agree** to and with the said Samuel DuVal his heirs and Assigns that the said Parcel or Tract of Land is free and Clear from all other Claims debts or Incumbrances whatsoever and that it shall and may be Lawfull, to and for the said Samuel DuVal his heirs Executors Admin^r or Assigns for ever hereafter fully peaceably and quietly to have hold use possess and enjoy and that he the said James Corke his heirs Exec^r and Admin^r the above sold Land and Premises with their and every their appurtenances unto the said Samuel DuVal his heirs Executors Admin^r and Assigns against him the said James Corke his heirs Executors and Admin^r and against all other persons whatsoever doth by these Presents warrant and for ever well defend **In Witness** whereof he hath hereunto set his hand and seal the day year and ^{month first} above written

Witness sealed and delivered in Presence of
 John Williamson, William Linguis, David Price
 Robert Yaxley, Jesse Flowers
 Clerk

James Corke *J.C.*

Memorandum that on the 1st day of January in the year of our Lord 1755 full and reasonable possession and Seign of all the Lands and Premises within granted was devised by the said James Forke unto the said Samuel DuVal his heirs and Assigns for ever

In Presence of us, John Williamson, William Dinguish, James Forke Esq, Robert Yealy, David Price and Jesse Flowers of the said County of Surry

Samuel 4th 1755 Then Received of Mr. Samuel DuVal the within mentioned Sum of One hundred and ten pounds current money in full Satisfaction for the within mentioned Tract of Land Received & P^{re}me. James Forke

Test John Williamson, William Dinguish, Robert Yealy, David Price, Jesse Flowers of the said County of Surry

In a Court hold for Seneca County the 1st day of August 1755 James Forke Acknowledges the Indenture of Bargain and Sale with the Delivery of Seign and Receipt Indorsed to Samuel DuVal to be his Assigns and the said Sarah Wife to the said James being Examined Separately and apart from her said Husband - relinquished her Right of Dower in the Land by this Deed recited and all which are ordered to be Recorded

Test the Adams below.

This Indenture made

One thousand seven hundred and fifty five Between John Redford Sen of Seneca County of the one part and John Redford Jr of the same County of the other part Witnesseth that the said John Redford Sen hath for and in Consideration of the Love and Natural Affection which I have and for my well beloved son John Redford Jr but more especially for the Sum of five shillings current money of Virginia here paid by John Redford Jr the Receipt whereof I the said John Redford Sen doth hereby Acknowledge and hath Given granted Bargained and Sold the intended Contained and by these presents doth Give grant Bargain Sell Give confirm unto the said John Redford Jr or to his heirs or Assigns for ever a Certain Tract or Parcel of Land lying and being in the above said County and bounded as follows - Beginning at the Round about Swamp at a white Oak Corner Tree there along a straight line of marked Trees to the main Road that goes from Drains to Henry to the said White Oak Corner Tree there down the Road to the said Round about Swamp there up that Drains to a hollow corner there along a hollow line to a corner a black Oak there along a line of marked Trees to a little Drains there down the said Drains to the Round about Swamp there down the said Swamp to the place began at Inding within the said bounds above together with all Woods and Improvements of what Nature or kind soever being one hundred and twenty five

parts of Land being the same more or less To have and hold possession enjoy
 the said Tract or parcel of Land and all other the before granted Premises and every
 Part thereof with their and every their appurtenances to the only use and behoof of the
 said John Redford his and to his heirs and Assigns for ever only reserving for myself
 Dame the said John Redford Father of the said John Redford his free Prerogative and
 Right in the said Land above mentioned for and during the time and Term of my
 Natural Life of which unto the said John Redford I doth warrant and for ever
 defend all manner Person or Person whatsoever that shall have or any Claim
 or demand to or against the above said Land and Premises, And the said John Redford his
 and his heirs or Assigns shall may lawfully and peaceably be possessed with the above
 said Land and Premises of **In Witness** whereof I the said John
 Redford doth hath hereunto set my hand and Affixed my Seal the day and
 Year above Written.

John Redford

At a Court held for Seneca County the 7th day of July 1705 John Redford
 Acknowledges this Indenture of Bargain & Sale to John Redford his and his
 Int and Good which was ordered to be Recorded

Test Tho Adams

This Indenture made this tenth day of June in the year of our
 Lord one thousand seven hundred and fifty five Between Edward
 Allison of the Parish and County of Seneca of the one part & William Bottom of
 the same County & Parish of the other part Witnesseth that the said Edward
 Allison for the consideration of the sum of thirty three pounds Current Money to him
 in hand paid by the said William Bottom hath granted Bargained sold Aliened
 conveyed and confirmed and in and by these presents doth grant Bargain sell
 Alien Infeoff and confirm unto the said William Bottom and to his heirs & Assigns
 forever one certain Tract or parcel of Land situate lying and being in the Parish of
 Grants aforesaid containing two hundred and seventy four Acres and is Bounded w^{ch}
 a Patent granted unto the said Edward Allison bearing date the 22nd day of
 September one thousand seven hundred and thirty nine with all & singular the
 appurtenances and appurtenances in and upon the premises or the parts belonging
 or in any wise appertaining to as full and so ample manner to all intents &
 purposes as the same was at first granted by Patent unto the said Edward
 Allison To Have and To Hold the said two hundred and seventy four
 Acres of Land with all the appurtenances thereto unto the said William Bottom
 and to his heirs and Assigns forever unto the only use & behoof of the said W^m
 Bottom and to his heirs and Assigns forever preserving unto the said Edward
 Allison and Sarah his now wife for and during the Term of their natural lives the Liberty
 & right to carry away from the said Land before granted unto the said William Bottom

any kind timber which shall be necessary for the use of the plantation where the said Gerrard & Sarah have now their habitation and for no other use or purpose whatsoever and the said Gerrard & Ellyson for himself his heirs Executors and Administrators doth covenant promise & agree to & with the said William Bottom his heirs Executors Administrators and Assigns that he the said Gerrard Ellyson at the time of the conveying and Delivery of these Presents is and standeth Rightfully and Lawfully Seized of and in the premises aforesaid of a share perfectly indisputable 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 persons whatsoever and that he will at all times hereafter (as at the present time and charge of the said William Bottom &c) make such other Deeds or Doods as shall be necessary for the further assurance of the aforesaid Lands and premises unto the said William Bottom and to his heirs and Assigns forever In Witness whereof the said Gerrard Ellyson hath set to his hand and affixed his Seal the Day & Year first above Written Signed Sealed & Delivered In Presence of us
 Charles Woodson Humphrey S. Smith James Lindzey } Gerrard Ellyson

Memorandum that peaceable and Quiet possession and Livory of Seisin of the within mentioned Lands & Premises with the Appurtenances thereto was had and taken by the within named Gerrard Ellyson and in his own proper person delivered unto the said William Bottom according to the form & effect of the within written Deed & in due form of Law In Witness whereof the said Gerrard Ellyson hath set to his hand & affixed his Seal this tenth Day of June Anno Domini 1755
 Test. Charles Woodson Humphrey S. Smith James Lindzey } Gerrard Ellyson

At a Court held for Henrico County the seventh Day of July 1755 Gerrard Ellyson acknowledged this Indenture of Bargain and Sale with the Livory of Seisin to William Bottom to be his Acts & Deeds then Sarah wife to the said Gerrard being severally examined relinquish'd her right of Dower in the Land by this Deed conveyed which were
 Recorded to be Recorded.
 Test. Tho: Adams

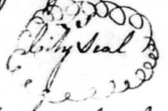
To all to whom these Presents shall come, We Richard and Alexander Curwale James Dennistoun John Stevenson, Michael Morris and Alexander Walker all of the City of Glasgow in North Britain Merchants and William Sells Merchant of the same City now residing in Virginia and hitherto we are Copartners in a Trade and Business jointly carried on by us betwixt the said City of Glasgow and James River and other Parts in the Colony of Virginia under the name and Designation of James Dennistoun Michael Morris & Glasgow

and whereas each or some of us herein had and have sundry other concerns dealings & Buisness
carried on in a severall way of Trade for ^{our} respective or particular Interests in Virginia
& Maryland ^{where} that on the said Richard and Alexander Rowald James
Dunniestoun John Stevenson Michael Morris Alexander Walker & William Sellar
for Divers good causes and Considerations us hereunto moving ^{have} made
Ordained Authorized constituted and appointed, & by these presents do make Ordain
Authorized constituted and Appoint James Lyle of Richmond in Henrico County in the
Colony of Virginia Merchant our and each of our True Heir and Lawfull
Attorney hereby giving and granting unto our said Attorney our and each of our full
and whole power and Authority for us and in our and each of our names and for our
own good use and Benefit to ask Demand Sundry & Sue for and by all Lawfull
ways and means whatsoever receive and from all and every Person and
Persons whatsoever in the aforesaid Colony of Virginia or Maryland aforesaid or
else where upon the Continent of America whom it doth or shall or may concern all of
every such use or sum of Money Debt Due Demands, goods wares Merchandize
Wares Effects and Things whatsoever which by any person or persons whatsoever in
Virginia or Maryland aforesaid or else where on the Continent of America now or
hereafter shall or may be or become due owing payable indebted or belonging unto us
or any or either of us in which be the they, any or all of them now have or hereafter may
or shall have in his her their or any of their hands Custody & possession due owing
payable or belonging unto us the said Richard Rowald Alexander Rowald James
Dunniestoun John Stevenson Michael Morris Alexander Walker and William
Sellar or to either of us, whether as being in Company together under the name
& Designation of James Dunniestoun Michael Morris & Company as above
mentioned or under whatsoever other name & Designation we may in Company together
at any time hereafter think proper to assume or whether for account of either or any of our
respective particular or separate Interests or Concerns, whether on the account of goods
and Merchandize Consigned Shipt sold delivered or sent or that may at any time
hereafter be Consigned Shipt sold delivered or sent by us as in Company together
under the name and Designation above mentioned or under whatsoever other name
and Designation we may in Company together at any time hereafter think proper
to assume or by the said James Lyle for us and in our name or by us or any or either of
us or by our or either of our respective particular or separate Orders to any Person or
Persons whatsoever in Virginia or Maryland aforesaid or else where upon the Continent
of America or that here the they any or all of them now are or hereafter may or shall be or
become Due

of Great Britain France and Ireland King Defender of the Faith &c. hath given the
 Year of our Lord Christ one thousand seven hundred & fifty three
 Signed Sealed and Delivered by the said Richard Oswald James Dornistowne
 Alexander Oswald James Dornistowne John Stevenson
 Michael Henric & Alexander Walker (being first Duty
 stamped) in the presence of J. Geo. Baird
 Thomas Munro

James Dornistowne
 Michael Henric
 John Stevenson
 Alex Walker
 Richard Oswald
 Alex Oswald

By the Hon^{ble} John Brown Esq^r Lord Provost of the City of Glasgow
 These do certify to all to whom these Presents shall come that the within named
 Persons Richard Oswald, Alexander Oswald James Dornistowne John Stevenson
 Michael Henric & Alexander Walker did this day personally appear before me the
 said Lord Provost & in my presence they did sign Seal & Deliver as their proper Act
 & Deed the instruments bet^w writing or letters of Attorney within Written in
 Testimonies whereof I have heretofore set my Hand & have caused the common Seal
 of the said City to be hereto affixed at Glasgow aforesaid upon the day of the Date of the
 said Letters of Attorney



John Brown

Shamro
 Henric
 Penne
 Quire
 F

At a Court held for Henric County September the first 1753
 This Letter of Attorney from Richard and Alexander Oswald James Dornistowne
 Michael Henric & Alexander Walker Merchants in Glasgow to James Lyle Esq^r is presented
 in Court together with the Certificate of the Hon^{ble} John Brown Esq^r Lord Provost of
 the City of Glasgow which were on the motion of the said James Lyle admitted to Record
 Test. Tho^s Munn Esq^r

D^r The Debit of Samuel Gladstone Decreed in Act. n^o. 11th Month the 1st 1753

March 7 th	To Sam Bradford of Act and out	13 1
Apr 13	To Cash paid Perkins on acc ^t of boating the Greenmountain Toll to the bankhead landing of the 2 ^d	5
	To Cash paid for Land for Warranty at Van due (parad)	2 6
27	To Cash on Richard Dudgeons' Acc ^t for Waggoning of the Toll from A. month to	5 1 6
May 15	To Cash on Richard Dudgeons' Acc ^t for Waggoning of the Toll from A. month to	2
16	To D ^r for making 3 Ton of Tobacco for S. G. Tobacco	1 10 "
	To D ^r for making 1 st 12 th Mails of 500 2 ^d D ^r from Mr Dudgeon with the	10 9
	Carried up to the Greenmountain to line the Tobacco Hold 3/4	1 1 6
	To D ^r for suit in Chancery against Colles for Settlement	1 3
	To the Abbot's Clerk for summons of John Keall	1 3
June 3	To the Henric Clerk for 2 Mils in David Buntin & Charles Mils	2 6
5	To the Henric Sheriff for 2 Bonds of Land of Henric	1 7
27	To Cash paid Mr Williams for Sunenberg Ments being 3 of 100 Acres of Land in part	1 16 2 1/2
	To Cash paid Dan Price Insp ^r at Wyndhouse for Nails for the 4 th Mending of the 9 th of the 1 st of the 1 st	5 6

To cash paid the Lewis for Storage of 11 Hhd Tobacco at Albem Court House Landing 5 6
 To cash paid Robt Goods for 2: at Northham 5 6
 To D. paid for Chilling a Hhd of Yeasting 2 from Northham Rolling at 3/8 Yeasting 1/6 each 1 16
 To D. paid for carrying 2 Hhd to Northham 1 3
 July 6 To D. paid for 7 Hhd Vig. Colchup. bk. Moll. the Mod. John M. the Forten. M. Harding & M. M. Noble 8 9
 To D. paid for rolling 10 Hhd & G. crop at Verdun 5
 12 To my own acct. of Expenses & other Charges on Acco the Estate to this Day 11 13 3/4
 To cash paid William Williams Ball for Sunnyside 2 Hhd of Wood 1 3 1/2
 To D. paid John Smith All. Sheriff for 2 Hhd of Wood 1000 Leds 1 5 4
 1751 Aug 29 To cash paid Tho. Jull for Richard Dodgson for loading 2 Hhd Tobacco to the Ship for the Mail for D. 1 5 7
 To cash paid Tho. M. Daniel for carrying down 2 Hhd Tobacco home to Court House & sending to Northham 6 12
 Sept 2 To D. paid Nathl Wilkinson for writing Copy of Agreement w/ J. M. D. }
 } Paid the Price of Land at Public Sale 5
 Paid James Ball for loading down 2 Hhd Tobacco from Northham to Verdun 4 6
 Oct 7 To cash paid Mr. Rice Insp. for picking some wood Tobacco belonging to the Green Mountain crop 7 9
 To D. paid for having care of the same crop 2/6 for help to both at the same 1 3
 Nov 5 To cash paid W. M. Wilkinson both for a Suit in David Hudson 6 3
 9 To cash paid John Ware for 5 Hhd and Mr. Garrison 1st July last 1st Nov. 1 3
 To cash paid D. for 1 Suit in James Sanders 11 3
 14 To cash paid D. for 9 Hhd and Mr. Harvey for Wood 2 6
 To cash paid Jonathan Harper for appraising S. Estate in Albemarle per Act 53 16 7
 1755 Aug 6 To cash paid Anderson Villa for acct of David Commissioners Judgment ag. Sam. Gleason & Co. 25 3 1/2
 To cash paid David Commissioners on acct the formentioned Judgment 1 3
 To cash paid Cumberland Clerk for a Suit ag. J. O. Yoperson 1 3
 To cash paid W. M. Wilkinson for a Suit in Alkoeche 10
 To cash paid at Williamsburg for 4 Gent. Co. Hhd 1 3
 To cash paid Val. Wood for a Suit against James Hylton 1 3
 To cash paid Ben Harris for a Suit against J. Robinson 1 3
 To cash paid Wm of Greenland for a Suit in Phil Hobbs 1 3
 To cash paid Wm of Cumberland for a Suit in Isaac Hughes 1 3
 To cash paid W. M. Wilkinson for a Suit in John Grimston 1 3
 Feb 11 To cash paid Val Wood for a Suit in Basil Fielder 1 3
 Apr 10 To cash paid John Campbell on account David Commissioners Judgment against S. H. Edwards 61 5 6
 June 12 To D. paid for 1 Hhd Tobacco July 1055 at 13/8 paid to Mr. Adams 6 17 1/2
 To cash paid Guy Smith for 2 Hhd of Tobacco Vig. Albem 39 & 50 in 9/2 at 14/8 12 1/2
 To cash paid William Hitchcock for appraising S. Estate in Albem. 3 9
 To cash paid Mr. Mars Dep. Clerk of Albem for a Suit against J. Copling 1 3
 To cash paid D. for a Suit in Henry Saylor Mch 13 1 3
 To cash paid Thomas Adams for a Suit in Henric County vs R. Brain 1 3
 To cash paid D. for a Suit in Chas. & James Johnson in Greenland 1 3
 To cash paid D. for a Suit in John Bryant in Henric County 1 3
 20 To cash paid in Currier S. G. Overwood for his 1/2 of 12 Hhd Tobacco sold to sundry people at the Court side amounting to 101. 8. 0/4 he having abate share of said crop per his fathers Affidavit before M. Sam. D. Nat. 16 18

Dec forward

To Tolb. paid Thomas Wilkison for S.C. Revenue due on Greenland blks Tickets: 192 2/4

To Galeries & 2 Shorip Tickets for the County 182 1/2

To 3 Leves paid Wm. Wms for Sunnong Shorip 218

To 1 Greenland blks Ticket 21

To 50 lbs. Tolb. is 17 1/2 paid for Dan. Price 50 1/4

To 5 Tolb. paid John Nicholas for his blks Tickets 9 1/8

To Tolb. paid Tho. Adams on account of Revenue Tickets 10 5/8

To Paid Guy Smith 2 Alb. Shorip Tickets 9 2

July 20 To Wm. C. Mays his account of this date 12 2 3

To Wm. Dumas for his commissions for settling & collecting the £602.5.8 in the land of this tract being 10 1/2 of agreement with him 60 10

3513: 342: 6: 1 1/2
 Balance 256: 17: 11
 2399: 19: 0 3/4

1757

January 8 By John Dove
 Cash for M. Stone 12 3

20 John M. 2 3

Feb 4 Robt York 1 1 3

Wm. Goodrich 16 1/2

5 William Bacon 1 1/2

8 William Smith 1 3 1/2

20 Shad. Winters 19 10

March 5 So. Pleasants 2 1 7 1/2

6 Thomas Wilkison for Tho. Spraggins 15 1 3

Cash for sundries at Vendue 19 1

7 D. of James Lyle for D. 2 5 11

Nath. Wilkison amount of Vendue 4

15 Miss Dameron 75

Apr 11 John Dameron 7 5

Anderson Still on acct of Vendue 10 8

Capt. William Kabbell 12 6

May 6 John Hopper 2 12 3

Mathew Harbut 2 2

7 John Williamson Vendue 1 12 6 1/2

Williams Coles old Iron D. 12

Thomas Cooke for heart Boxes sold at D. 8 8

8 Cash for a pair of Red Racks sold at Vendue 5

10 Alim Cordoy 4 6

Jacob Bugg 17 10

John Lynn of M. Chamney 5 7

14 John Pleasants 5 10

21 Stephen Perkins 30 1

27 William Phelps 4 10

29 John Williams 6

2 19 8

19. 03.
 2 3
 10
 6:13
 17:11
 1:02
 12 3
 2 3
 1 3
 16:1/2
 3 1/2
 19 10
 1 7 1/2
 1 3
 19 1
 5. 11
 4
 15
 7 5
 10 8
 2 6
 2:3
 2 6 1/2
 8
 6
 10
 7
 10
 10
 10

152

Date	Description	Amount
	By Tho. Wood	8 1 1
	John Gunn of Roots Order	6 5 7
June 5	Francis Negar	10 1
July 1	John Edwards in part of his Bond	7 8
July 17	Patrick Napier	8 6
	Misha Miller for Vendue	5
	Cure Griffin	19 9
	John Gunn	1 6 8
	Tho. Mils	3 11 6
	Sam Allen Part in part	1 11 1
2	Thomas Wood	3 2 11
6	Do Wood for Ball of his Bond of interest	5 16 11
	Col Richard Cooke	8
	John Pleasants rec'd May 11 th but omitted in its proper place	2 6
14	Benjamin Farrar	1 16 7 1/2
	Misha Miller	5
	John Harris	3 2 2
	Mr Mills for Vendue	1 4 6
20	David Binns	7 3 3
Aug 5	Do in full	2 13 2 1/2
Aug 5	Johnson Hodges	8 15 7
	John Wood	1 19 8 1/2
	David Wood in full	8 16 2 1/2
	Chas Wood in full	9 10 6
	Rob Mobb	1 " "
Sept 2	Rob Mobb	" 6 "
	Chas. M. Daniel	1 11 4
3	John Bradshaw	15 10
4	John Day	2 4 10
7	Joseph Hopkins in part from Tho. Mils	7 1
Oct 7	Henry Binns	1 3 2
	Benjamin Weston on Acc of his Sister Magdalen	1 5 3
	Alexander Long	2 7 "
	Matthew Gerber for Vendue	3 3 0
	Gashton Harper for John Wood	2 6 2
	Phil Rootes for 2 Shds Feb. 1 Vendue 10 1/4. 1 1/4	13 2 1
	Do Watson for Vendue	9 13 "
	Jan List for 4 Shds Feb. 1 Vendue 4 3/4. 1 1/4	3 6 7
	McLynn	3 9 4
	Chas. Shannon	11 10
No. 4	Tho. Alley	1 10 11

1754

1753

Nov. 4

By Alex. Brown

	Benjamin Clark	1 4
	Joseph Ellis	1 10 2
	Henry Ellis	4 6 3
	John Gunn for Wendue	1 7
	D. Gunn for Balance of his Bond and Interest	13 6
	Daniel Price	5 9 10
	Dapsey Southwell	" 10 "
	Robt Mobb	1 13 4
	Denny Wood	9 2 1/2
5	Francis Neiger	1 " "
14	William Woods Sec ^t	1 5 6
27	John Pleasants in part	3 4 2
	Ben Weston for Wendue	8 12 6
	Thomas Ellis	2 3 2
	Substition Weston	1 1 1
	Robt Mitchell	8 1
29	Magdalen Weston	2 16 11
Dec. 2	Robt Sharp	1 14 8
	D. W. in part payment towards his Judgment	1 7 1/2
	Thomas Hovsey	13 "
	Nicholas Adlar	1 " 11
	Sam Davis for James Allen	1 13 10
	John Hodges	5
	Denny Mason	7 8 6 1/2
	John Payer	" 8 6
1755	Richard Crocutt	1 0 9
Jan. 7	Nath Wandersall	" 6 11
	Joseph Pleasants	6 14 10 1/2
	William Rakersby	7 1 6
	Robt Sharp	8 6 8
	James Gedy for Wendue	3 1 "
Feb 3	Jonathan Williams	" 2
	John Pleasant	6 2
	Merry Carter	8 12
18	John Minimus in part	4 " "
	Robt Yarley	16 11 6
	Thos Cradley	3 18 4
Mar 1	Robt Sharp in part	3 7 6
9	John Orr	3 8 2 1/2
	Thos Alleydun	1 1 3
12	William Wynaldu	9 4
	John Binsell	4 2 10
	Giles Tompkins	2 11 7
		2 1 "

4
10 2
6 3
7
13 6
9 10
10
13 4
9 27
" "
5 6
1 2
12 6
3 2
1 1
8 1
16 11
11 8
7 1/2
13
" 11
13 10
5
8 6 1/2
8 6
0 9
5 11
4-10
1 6
5 8
1
2
2 2
"
4 6
2 4
6
22
3
4
10
7
"

By John Ryan
Richard Ogilby
27 David Hurth in part of his Loan
Jonathan Williams in full
Joseph Pleasant
Apr 7 John Orr
8 John Edward
William Lawlor
Milner Crawford
Tho. Ogilby
28 John Bryan in part
May 1 Don Cruick for 477 £¹⁰⁰ at 9/1
Jacob Lye paid by bond 1/10
Samuel Duval for 4499 £¹⁰⁰ at 11/1 sold at Vendue & Coloured
Joseph Pleasant in part
Jacob Lye in full of his Loan
W. M. M.
By Rob. Waller
8 Richard Ogilby
Thomas Goodsell for Vendue
June 2 God Richard Randolph for 3000 £¹⁰⁰ at Vendue 16/5
Mrs. Mary Gladstone
William Moore in part of a Judgment
John Orr
John Hall
3 Thos. God. Sold F. Atkinson
Joseph Collins
William Duguid by the M^{rs} omitted to copy in place the 7th Mar 1754
Deduct for Errors in the foregoing Viz: the 19 July 1754 By Alicia Miller of the 24th Sept 1754
By Geo M^r Daniel for 1114 £ of the 7th Sept 1754 By Ben Burton 21.5.3 together
Errors excepted July the 7th 1755 of W^m Mowatt

4 5.
2 3 1/2
37 8 8
" 10 9
6 1/2
7 2 3
" 5 9
9 1
2 6
" 9 11
1 16 6
2 2 7 1/2
2 5 6
36 14
3 4 7
1 1 6 1/2
" 17 8
7 3
" 19 11
" 7 2
24 6 9
49 3 9
1 1 8
3 14
" 1 14
26 1 6
1 8 10
6 5 6
002 5 7 1/2
3 1 7
599 4 0 1/2

N^o 13 There is 249 £ 8 9 1/2 set due on acc^t the above Ballance from a Gentleman who had 544 2 1/2
£¹⁰⁰ from Mrs Gladstone by whom this acc^t has credit the 2^d March last And there is
£ 4 6 1/2 not yet accounted for by William Duguid on acc^t of the Credits in this acc^t which
he has engaged for them; and with what I am accountable for on Acc^t Buchanan & Hills payment
for the 25th the exclusive of Coys and Interest from the 25th Octo. 1752 will reduce at present
the above Ballance to £ 111. 19. 10 3/4 which I propose to retain in my Charge till I
know the price of a suit in Homage Court for some Bills of exchange & if no other
suit in Chancery in the General Court of my own demand against Richard
Gladstone's estate is for this two Bonds dated 17th Sep^r 1748 one for three hundred
Pounds and the other for one hundred and fifty pounds Sterling with interest from the
24th Aug 1748 till paid in London exclusive of a Debt of 110 11 Sterling due from John
Coles to which I paid to Mrs M^r Gordon in London the 19th Sept 1751 on which there is growing interest
Errors excepted July the 7th 1755 of William Mowatt

Richmond Town Henrico County July 7. 1755 Pursuant to an Order of the said Court this day Philip Aches Scheraga her kinsman Alexander M. Cant James Lyde & Philip Walker or any two of them were appointed to settle this account we have examined the acct. & find it truly Settled for Scheraga Jac. Lyde &

At a Court held for Henrico County Sept. 1755 This Court Do. of C. of the estate of Samuel Gledhill deceased together with the report of gentlemen appointed to examine the same were returned in Court and Ordered to be Recorded

Ed

Test, Tho. Adams

This Indenture made and concluded this sixteenth day of October one thousand seven hundred and fifty five and in the second year of the reign of our Sovereign King George the second between Nathaniel Bacon and John Williamson of the County of Stafford Parish of Susanna Bacon widow and relict of John Bacon deceased and Sarah Bacon widow & relict of the said Langston Bacon deceased of the one part and Nathaniel Wilkinson of the Town of Richmond and County of Henrico of the other part Witnesseth that the said Nathaniel Bacon John Williamson and Susanna and Sarah Bacon for and in consideration of the sum of two hundred & eighty seven pounds current Money to them in hand paid or agreed to be paid by the said Nathaniel Wilkinson the payment whereof the said Nathaniel Bacon John Williamson and Susanna & Sarah Bacon doth hereby acknowledge with by these presents Give Grant Bargain Sell Assign Release & Confirm unto the said Nathaniel Wilkinson and his heirs and Assigns forever one certain Tract or parcel of Land whereon Langston Bacon deceased lately dwelt and by the said Langston Bacon to be sold as by his last Will and Testament may appear situated lying & being in the Parish of Henrico in Chickahominy swamp containing two hundred and eighty seven Acres by the same more or less bounded according to the Antient and reputed Boundaries thereof together with all houses and houses woods underwoods long grounds swamps Marshes hereditaments and appurtenances to the same belonging or in any wise appertaining to them the said Nathaniel Wilkinson and his heirs forever it being all the Land which the said Langston held in the said County of Henrico To Have and To Hold that said two hundred and eighty seven Acres of Land by the same more or less to him the said Nathaniel Wilkinson and his heirs to the only proper use & behoof of him the said Nathaniel Wilkinson and his heirs and Assigns forever and the said Nathaniel Bacon and John Williamson his Executors as aforesaid With covenant grant & agree to & with the said Nathaniel Wilkinson his heirs & Assigns that the said Nathaniel Wilkinson his heirs or Assigns shall & may from henceforth forever hereafter Peaceably & Quietly have hold use occupy & possess the said hereby granted Land & Appurtenances with the appurtenances free and clear from them the said Nathaniel Bacon and John Williamson & all persons claiming under them & that they the said Nathaniel Bacon and John Williamson shall and will Warrant and defend the said hereby Bargained and sold premises to the said Nathaniel Wilkinson and his heirs so far as the law & Custom

136

of the said Langdon Bacon deed will extend In Witness whereof the parties to these presents have
 interchangably set their hands and seals the Day and Year first above Written
 Signed Sealed and Delivered
 In Presence of

Nath Bacon
 John Williamson Jan.
 Susannah S. Bacon
 Sarah Bacon

At a Court held for Henrico County October the sixth 1755 Nathaniel Bacon & John Williamson
 Executors of Langdon Bacon deceased Susannah & Sarah Bacon acknowledge this Indenture of Bargain
 & Sale to Nathaniel Williamson to be his self & Heirs which was ordered to be Recorded
 Test. Tho: Adams &c

This Indenture made this twenty third day of April in the Year of our Lord Christ one thousand
 seven hundred and fifty five Between Benjamin Burton of the Parish and County of Henrico Planter
 of the one part & William Randolph of the aforesaid Parish and County Esquire of the other part
 Witnesseth that the said Benjamin Burton for and in consideration of the sum of fifteen
 pounds current Money of Virginia to him in hand paid by the said William Randolph
 the receipt whereof the said Burton doth hereby acknowledge and thereof & of every part
 and parcel thereof doth hereby acquit and discharge the said William Randolph his heirs
 Executors and Administrators and every of them for every of these presents That
 Bargain well convey and confirm unto the said William Randolph his heirs & Assigns
 forever one certain Tract or parcel of Land containing by Estimation fifty Acres be the
 same more or less lying and being in the parish and County aforesaid and is bounded by the
 Lines of the said William Randolph bought of John & Solomon Davis
 all the Land that belongs to the said Burton on the North side of the aforesaid Run
 and all Woods under woods ways waters watercourses easements Profits Commodities hereditaments
 and Appurtenances to the said Land belonging or any wise appertaining and the Reversion
 and Reversions Remainder and Remainders of all and singular the before mentioned
 Premises and also all the Estate Right Title Interest Property Claim and Demand whatsoever of
 him the said Benjamin Burton in or to the same To have and to hold the said
 Land and all and singular other the Premises hereby granted Bargained & sold or
 mentioned or intended to be therein or hereby granted Bargained and sold with their Tenure of
 their Right Members & Appurtenances whatsoever unto the said William Randolph his heirs
 Assigns to the only proper use & behoof of the said William Randolph his heirs & Assigns
 forever & the said Benjamin for himself his heirs Executors & Administrators doth
 Covenant & agrees grant & give with the said William Randolph his heirs & Assigns &
 every of them forever by these presents in manner and form following that to wit
 that he the said Benjamin Burton at the hand of the executing & Delivery of these
 presents is seized of good pure perfect & Absolute Estate of inheritance in fee simple &
 every part thereof shall be fully vested and settled in & upon the said William Randolph
 & his heirs according to the true intent and meaning of these presents without any condition

Condition norreion Inmander or Limitation of any use or more Estates or Estates in or to any Person
 or Persons whatsoever to alter change Defeat determine or make void the same and that the
 the said William Randolph his heirs & Assigns and every of them shall & may by force &
 Virtue of these Presents from time to time & at all times forever hereafter Lawfully
 Peaceable and Quietly have, hold, use, occupy possess & enjoy the said Land & all &
 singular the before granted Promises with their & every of their Rights Members
 & Appurtenances, and have received and take the Rents Issues & Profits thereof to his
 & their own proper use & Benefit forever without any Lawfull let, Suit, Trouble
 Denial, Interruption eviction or Disturbance of the said Benjamin Buxton his
 heirs or Assigns or of any other Person or Persons whatsoever Lawfully claiming
 by from or under him them or any of them or by his or their means Act Consent or the
 Interest Credit or Procurement and that full & clear and freely & lawfully enjoyed
 commuted and discharged or otherwise promised to him will & sufficiently saved &
 kept harmless by the said Benjamin Buxton his heirs Executors or Administrators
 of & from all & all manner of former & latter Gifts, Grants Bargains, Sales
 Mortgages Dower right or title of Dower Judgments Executions assis or bail, & off
 from all & singular other Titles Troubles charges demands & incumbrances
 whatsoever had made common Red, suffered, omitted or Done by the said Benjamin
 Buxton his heirs or Assigns or by any other Person or Persons whatsoever
 Lawfully claiming by from or under him them or any of them or by from or under his or
 their means Act Consent Title Interest Credit or Procurement by the said
 Benjamin Buxton for himself his heirs Executors & Administrators doth
 covenant & agree to & with the said William Randolph his heirs & Assigns that
 he the said Benjamin Buxton and his heirs and Assigns shall & will at all
 times from hereafter within the Space of twenty years next ensuing the Date of
 these Presents upon the reasonable request and at the last and charges in the Behalf of the
 said William Randolph his heirs and Assigns make suffer do acknowledge & consent
 or cause to be made some acknowledgement, suffered and executed all and every such
 further Lawfull and Reasonable Act and Act thing & thing Deed & Deeds
 Emoyances and Assurances in the Law whatsoever for the further more perfect
 & better assuring and securing of the Promises before granted Bargained & sold hereby
 Bargained & sold and of every part & parcel thereof unto the said William Randolph
 his heirs & Assigns forever as by the said William Randolph his heirs & Assigns
 Statute or Act or their Council learned in the Law shall be reasonably
 Demanded advised or required and the said Benjamin Buxton for himself his heirs &
 the said Land & other the promises before granted Bargained & sold with the
 to be only possessor and Beneficiary of the said William Randolph his heirs
 appurtenances unto the said William Randolph his heirs & Assigns forever
 against him the said Benjamin Buxton his heirs and Assigns & all & every other
 Person & Persons whatsoever Lawfully claiming by from or under him them or
 any of them shall & will Warrant and proceed. Witness these Presents at
 Witness whereof the said Benjamin Buxton hath hereunto set his hand
 & affixed his Seal the Day & Year above this 10th day of October
 in the presence of J. John ^{his} ^{mark} ^{mark} ^{mark}
 Richard Single William Harwood

Benjamin Buxton
 Buxton his mark



At about hold for Henrico County October the sixth 1755 Benjamin Burson acknowledged
this Indenture of Bargain & Sale to William Randolph Gent, 1665 his Act & Deed which was
Proved to be Recorded
Test, Tho: Adams (Sic)

This Indenture made the sixth Day of October one thousand seven hundred & fifty five
Between Philimon Children of Henrico County of the one part & Nicholas Children of Henrico
County of the other Part Witnesseth that the said Philimon Children for & in consideration of
the sum of two pounds current Money of Virginia all ready received from the said
Nicholas Children hath given granted Bargained and sold Aligned & confirmed & by
these presents Doth give grant Bargain and sell unto the said Nicholas Children his
Heirs & Assigns forever one hundred and four acres of Land (whereon the plantation now is)
Lying & being in Henrico County and is part of two hundred and four acres which was
granted Thomas Bates as by Patent May the twentyeth and thousand seven hundred &
seventy five will appear together with the appurtenances therunto belonging To Have & To
Hold the said one hundred & four acres of Land with the appurtenances unto the
said Nicholas Children his heirs & Assigns forever and the said Philimon Children & his
Heirs the said Land and premises with the appurtenances to the said Nicholas Children
his Heirs and Assigns against all persons what Manner & force will be Done In
Witness whereof the said Philimon Children hath hereunto set his Hand and Seal
the Day & year first above Written Signed Sealed & Delivered
In the presence of James Alley Rob: Harding Philomena Williams
Philimon Children

At about hold for Henrico County the third Day of November 1755 Philimon Children
acknowledged this Indenture of Bargain and Sale to Nicholas Children to be his Act &
Deed which was Proved to be Recorded
Test, Tho: Adams (Sic)

This Indenture made the third of November in the Year of our Lord God one thousand seven hundred fifty & five
Between Peter Burson of Henrico County of the one part and Charles Floyd of the County of Charles
City of the other Part Witnesseth that for and in consideration of the sum of twenty five pounds current
Money in hand paid by the said Floyd to the said Peter Burson the receiptation of the said
Peter Burson doth hereby acknowledge and the said Peter Burson Doth hereby grant
Bargain and Sell unto the said Floyd one certain Tract or parcel of Land
Situate lying and being in the County of Henrico being part of the Land Given by
John Cooke to his Daughter Elizabeth and bounded as followeth Beginning on
Turkey Island Creek on John Coralls line West to abornor Scrub Oak thence
South along the said Coralls line to Charles Floyds line thence along the said
Floyds line to the dividing slash and down the said slash to Turkey Island Creek
and thence up the said Creek with the Meadows to the place began To
Have and To Hold the said fifty Acres of Land be the same more or less
with all and singular its appurtenances therunto belonging to him the said

to him the said Charles Floyd his heirs and Assigns forever and lastly the said
 Peter Burton Doth give himself his heirs and Executors foreverARRANT
 and Doth by these presents the said Land with all and singular
 its appurtenances therunto belonging unto him the said Charles Floyd
 his heirs and Assigns forever IN WITNESS whereof the said Burton
 hath hereunto set his hand and Seal the Day and Year above Written.
 Peter + Burton
 mark

Memorandum the Delivery in Seisin was made and done on the Land
 in the name of Seisin by the Delivery of Turf and Turf before Witnesses
 for the Land with its mentioned, Put
 Peter + Burton
 mark

At a Court held for Henrico County the third Day of November 1755
 Peter Burton acknowledged this Indenture of Bargain and Sale
 with the Livery of Seisin endorsed to Charles Floyd to be his Acts &
 Deeds which were Ordered to be Recorded.
 Test. Tho. Adams

This Indenture made and entered this sixth Day of October in the Year of
 our Lord one thousand seven hundred and fifty five Between John Williams of
 the County and Parish of Henrico and Mary his Wife of the one part &
 Leonard Sturdy of the same Parish and County of the other part Witnesseth
 that the said John Williams and Mary his Wife for and in consideration of the
 Sum of ten pound Current Money to them in hand paid by the said Leonard
 Sturdy before the sealing and Delivery of these presents the receipt whereof
 the said John Williams and Mary his Wife doth hereby acknowledge and
 and thereof and of every part thereof doth lawfully acquit and discharge him
 the said Leonard Sturdy his heirs Executors and Administrators and by these
 presents hath given granted Bargained and Sold and by these presents
 Doth give grant Bargain and Sell unto the said Leonard Sturdy & his
 Heirs forever one certain Tract or parcel of Land containing one
 Hundred Acres Situate lying and being in the abovesaid County & Parish
 of Henrico and in joynture to Peter Berradolph Esq. and John Aldays
 Land and Landholders with all Houses buildings Orchards
 Meadows Pastures ways Pastures water Courses woods and woods
 profits commodities Appurtenances and appurtenances to the same
 belonging or in any wise appertaining and all the Estate Right
 Title Interest Claim and Demand whatsoever of him the said
 John Williams and Mary his Wife of in and to the same or any
 Part or parcel thereof and the Provisions and Provisions Remainder
 & Remainder thereof To Have and To Hold the said Land &

and Premises and all and singular their and every of their Appurtenances hereby intended to be granted and sold unto the said Leonard Henly his heirs and Assigns forever to be held of our Sovereign Lord the King his heirs and Successors by the Knights accustomed and I do Warrant the above said Tract or Parcel of Land and premises unto the said Leonard Henly and his heirs and Assigns forever from the Claim of all manner of Person or Persons whatsoever In Witness whereof we have hereunto set our hands and Seals the Day and Year first above Written / Signed Sealed and Delivered . . .
 In the Presence of us, Edward Lord. Sisy Turpin } John Williams
 Mary + Williams
 marks

Memorandum that on the sixth day of October in the Year of our Lord one thousand seven hundred and fifty five Henry of the Land and premises within mentioned was lawfully and lawfully sold by the within John Williams and Mary his Wife to the within Leonard Henly according to the form and Effect of the within Written and Signed Seals and Delivered in Presence of
 Edward Lord Sisy Turpin . . . } John Williams
 Mary + Williams
 marks

Receipt of the within mentioned Leonard Henly the sum of Ten pounds Current Money it being the consideration Money within mentioned In Witness whereof we have hereunto set our hands and Seals the Day and Year above Written
 Edward Lord Sisy Turpin } John Williams

Account hold for Henrico County October the 27th 1755 John Williams & Mary his Wife acknowledge this Acknowledgment of Bargain and Sale with the Delivery of Sissie and receipt herein to Leonard Henly to be their Acts and Deeds when the said Mary being lawfully examined & relinquish the her right of Dower in the Land by this Acknowledgment all which were ordered to be Recorded
 Test, his Atoms etc

In the Name of God Amone the tenth Day of January in the Year of our Lord 1749 I Thomas Beshill of Henrico County being Sick and weak in Body but of perfect mind and memory thanks be given unto God therefore calling unto mind the mortality of my Body and knowing that it is appointed for all Men once to dye do make and Ordain this to be my my last Will and Testament that is to say principally and first of all I give and recommend my Soul into the hand of God that gived it and for my Body I recommend it to the earth to be buried in a Christianlike and Decent manner at the Discretion of my Executors nothing Doubting but at the General Resurrection I shall receive the same again by the mightly power of God and as Touching such Worldly Estate wherewith it hath pleased God to bless me with in this life I give and Dispose of the in the following manner and form I do give unto my Daughter Rebecca here one willing I do give unto my Daughter Isabella
 Smith

Wife of Humphrey Smith
 Smith and Whilling Stone I give to my well beloved son Thomas Bothill whom I herewith
 constitute make and ordain my only and sole executor of this my last Will and
 Testament all the remainder part of my Estate moveables and immovables by him
 fully to be possessed and enjoyed in Witnes whereof I have hereunto set my hand &
 Seal the day and Year above Written

Signed Seal published pronounced and declared by the said
 Tho. Bothill as his last Will and Testament in the presence
 of the Subscribers, Richard Truman, James Austin ...
 Ephraim Garthright John ^{son} Morton

his
 mark
 Tho. Bothill

At Court held for Henrico County the 1st of December 1755 Thomas Bothill the
 Executor herein named presented this the said Will and Testament of Thomas
 Bothill died upon oath which was sworn by the oath of Ephraim Garthright &
 E. James Austin two of the witnesses thereto & was thereupon ordered to be Recorded

Test, Tho^o Adams Clerk

This Indenture made and concluded this 12th Day of December in the
 year of our Lord Christ one thousand seven hundred & fifty five between William
 Parker of the County of Parish of Henrico of the one part & John Pleasants son of
 Thomas of the same County and Parish of the other part Witnesseth
 that the said William Parker for and in consideration of the sum of fifty pounds
 Good and Lawfull Money of Virginia to him in hand paid & received to content
 Satisfaction of the said Parker the receipt whereof he doth hereby
 acknowledge and himself fully satisfied & well granted Bargained sold
 Released & confirmed & by these presents doth grant Bargain &
 Sell Alien bestow and convey unto the said John Pleasants his Heirs &
 Assigns one half part of one certain Mould Milluage Tract or parcel of
 Land with a Water Mill standing thereon not out of repair by overflowing
 of water lying & being on the North Side of James River & on four miles from
 the County of Henrico being that half part of the said Land & Mill devised
 by John Pleasants the first of the name in this Colony unto his son Joseph in Joint
 Partnership with John his other son whose part was sold unto John Pleasants the
 Elder by Thomas Pleasants father unto the Party to these presents
 continuing by Deedation ^{some} Acres for the same more or less as by the said Will
 now of Record in the Clerk's office of Henrico County doth more at large appear
 with the Revisions & Revisions Remains and Remainders thereof To
 have and to hold the said ^{part} Mill with all singular the
 Appurtenances Foot Mill or things thereto belonging in any wise
 appertaining with the broad waters forces Houses Dams flood gates &
 Orchard thereon unto the said John Pleasants his Heirs & Assigns forever & the said William Parker doth
 further covenant & agree to give with the said John Pleasants his
 Heirs &

* * * The said one half part of the said water mill together with the one half part of

447

The Assigns that at the Time of Inclosing & Delivery of these Presents had the use
 of the said Land & in the said Land had part of the said Land & one Parcel of Land
 good half part of the said Land & of an Inhabitable Estate of Inheritance in fee simple & of a
 good right full power & lawful Authority with himself & well & Composed the said Land in
 manner & form aforesaid & that he the said William Parker will favour Warrant &
 Assigns with the said Land & Well unto the said John Pleasant
 his Assigns & Assigns forever not only from those claiming in Reversion & Remainder
 under him but from all manner of Person or Persons whatsoever & at all times hereafter
 if required by the said John his Assigns his or their Councils or any other Person or Persons
 Lawfully appointed shall make & execute any other Conveyance & other by Law
 or otherwise for the greater Surety or Security of the Premises at the proper Costs
 Charges of him but on them requiring the same in Writing whereof the said William Parker
 hath unto these Presents with his Hand and affixed his Seal the day of your foreabove
 signed sealed and Delivered in the presence of us
 John Jordan John Williams John Fulle Edward Matthews
 W. Parker

N.B. The words one half part of the said Land & one Parcel of Land
 intalied before signed.

Memorandum that on the 12th Day of December Anno Domini 1735 that
 said of the said Profession of the said William Parker & Well was had by the said
 William Parker & by him given and Delivered unto the said John
 Pleasant according unto the Face in the said Warrant & according
 to the said John Jordan John Williams John Fulle Edward Matthews
 W. Parker

At a Court held for Henrico County December 1st 1735 William Parker
 acknowledged this Indenture of Bargain and Sale with the Sivery of
 Siver and gave to John Pleasant Jr. to be his Heir & Heirs then & well
 unto the said William being freely examined relinquished his Right
 of Power in the Land by this Deed conveyed which were ordered to be Recorded
 Test. Tho: Mann Clerk

This Indenture made the 1st day of December in the Year of our Lord one thousand seven
 hundred and fifty five Between Richard Randolph Gent of the one part and George
 Scherer Son of the other part Witnesseth that the said Richard Randolph for and
 in consideration of the sum of thirty five pounds current Money to him the said
 Richard Randolph in hand paid by the said George Scherer the receipt whereof the
 said Richard Randolph doth hereby acknowledge and himself thereunto fully satisfied
 hath granted Bargained and sold and by this Present doth fully and absolutely Grant
 Bargain and Sell unto the said George Scherer his heirs and Assigns forever one Lot

of or half Acre of Ground lying and being in the Town of Richmond in Henrico County which lot is described in the plan of the said Town by No 5 and was conveyed by the late William Byrd Esq. Deceased by Deed bearing date the twenty fifth day of August one thousand seven hundred and forty one unto Richard Randolph Decd father of the above said Richard Randolph parties to these presents and also all ways waters Rights Priviledges and appurtenances belonging or in any wise appertaining unto the said Lot To have and To hold all and singular the premises with their due enjoy of their Rights members and appurtenances unto the said George Schorer his heirs and Assigns to the only proper use behoof of the said George Schorer his heirs and Assigns forever and the said Richard Randolph for himself his heirs and Executors and Administrators and every of them doth hereby grant promise Covenant and agree to and with the said George Schorer his heirs Executors Administrators and Assigns and every of them that the the said Richard Randolph and his heirs all and singular the premises and every part and parcel thereof unto the said George Schorer his heirs and Assigns against the Lawfull Challenge claim and Demand of all Persons whatsoever Small power Marriot and John Bull Whose names of the parties above and hereunto interchangably with their hands and affixed their Seal the Day and Year first above Written

In witness whereof the said Richard Randolph and I the said George Schorer have hereunto interchangably with their hands and affixed their Seal the Day and Year first above Written in the presence of Richard Randolph Esq. At a Court held for Henrico County December 1. 1755 Richard Randolph Gent. Acknowledged this Indenture of Bargain and Sale unto George Schorer to be his Deed and Deed which was ordered to be Recorded

Test. Thos. Adams Clerk

This Indenture made this third Day of November in the Year of our Lord one thousand seven hundred and fifty five between Robert Williams of the County of Henrico of the one part and John Miller of the same County of the other part Witnesseth that the said Robert Williams for and in consideration of the sum of twenty one pounds ten Shillings Current Money of Virginia to him the said Robert in hand paid by the said John before the writing hereof Made given granted Bargained sold Aliened and confirmed unto the said John Miller and his heirs and Assigns severally Acre of Land more or less in the County of Henrico lying on the North side of Deep Run betwixt the Lands of William Buxton John White Thomas Conway John Sherman Maj. Mayo together with the appurtenances and all profits and Imolvements thereunto belonging and also all the Right Title Interest claim and Demand of him the said Robert Williams of unto all and singular the premises To have and To hold all and singular the premises as aforesaid or intended to hereby Bargained and sold unto the said John Miller his heirs & Assigns forever and the said Robert for himself his heirs Executors and

A. H. Miller

Deth Courtant and Agre and with the said John his heirs and assigns that at the sealing & Delivery or just before the same being and indizable dated in forwrithe and that the said good Right and Lawfull Authority to convey the same as above and the said Robert for himself his heirs Executors and Administrators Deth further Covenant and Agre to be with the said John his heirs and assigns that the above Bargain and sold promises against the claim of him the said Robert Williams and all other persons whatsoever unto the said John his heirs and assigns forever will Mangle and Defend in Witnes whereof the said Robert Williams hath hereunto set his Hand and Seal the Day & Year first above Written / Signed Sealed and Delivered

In the presence of
 Test Drury Brazel M^r. Ruston Martin ^{his} Ruston } Rob^t. Williams

Memorandum that Livery and Seisin of the within sold Land and promises was Delivered to John Miller by Robert Williams November 3. 1755
 Test, Drury Brazel William Ruston Martin Ruston } Rob^t. Williams

November 3^d 1755 then received of the Miller the sum of hoerdy one pound ten shilling current Money for the within sold Land and promises
 Drury Brazel William Ruston Martin Ruston } Rob^t. Williams

At about (held for Henrico County) December 1st 1755 Robert Williams acknowledged his Indenture of Bargain and Sale with the Livery of Seisin and receipt endorsed to John Miller to be his acts and Deeds then Mary Wife to the said Robert being privately examined relinquished her right of Dower in the Land by the said Robert Williams which were ordered to be Recorded
 Test, Tho^s Adams

Know all Men by these Presents that Edward Goode of the County of Henrico for the True Love that Bearer unto Robert Goode son of my Nephew Benjamin Goode Do give Grant Alien Infeoff and Confirm unto the said Robert Goode and Heirs and of Land Situate in the said County and is Bounded as follows (viz) Beginning at a corner find on the Deep run of four mile brook at the foot of a Branch called Pine Childrens horn field Branch thence up the said Branch to the head thereof thence along a line of marked Trees pretty near a Martha Course to my line thence up my line to Benjamin Rustons line ^{the same Ruston Line} to his corner on the Deep Run thence Down the Deep Run to the place begun at including by Estimation one hundred and fifty Acres more or less together with all and singular the appurtenances and Appurtenances upon the said Land or thereunto belonging or in any wise Appertaining To Have and To Hold the said one hundred & fifty Acres of Land with all the appurtenances thereto unto the said Rob^t. Goode and to his heirs and assigns forever unto the only use & behoof of him the said

him the said Robert Goods and his heirs & Assigns forever In Witness
Whereof I have set to my Hand and affixed my Seal this first Day of
December in the Year of our Lord one thousand seven hundred & fifty five
Signed Sealed and Delivered

In Presence of Edward Goods

Memorandum that Quist Proportion and Sision of the
within mentioned Land was taken by the within named Edward Goods &
Delivered unto the within named Robert Goods according to the former
Effect of the within Written Woes & in Pursuance of Law In Witness
whereof the said Edward hath set his hand and Seal this first Day of
December Anno Domini 1755. Test

Edward Goods

At Court held for Henrico County December 1. 1755
Edward Goods acknowledged this Deed of Gift with the Livery of Seisin
Endorsed to Robert Goods to be his Heir and Heirs which were ordered
to be Recorded

Test, Tho: Adams

In the name of God, I, Robert Yarley of the Parish & County
of Henrico being sick and weak in Body but in perfect Sense & memory
God be praised for it do make this my last Will and Testament as followeth
Viz. first I bequeath my Soul to God that gave it me & my Body to be
buried in christian manner and all my worldly Goods to be Justly paid
& after my Debts and funeral expences paid the Rest of my worldly
estate I leave in maner and form following, Viz. Item I leave my
House and lot in Richmonds Town to my beloved Wife Sarah Yarley
During her widowhood and after her marriage or Death the said
House and lot I give to my Daughter Elizabeth Yarley her heirs & Assigns
forever Item all the rest of my estate in what manner and form above
it be I leave to be Equally Divided between my aforesaid Wife Sarah Yarley
& my said Daughter Elizabeth Yarley and I do appoint my loving Wife
Sarah Yarley Executrix of this my last Will and Testament Signed with
my Hand and Seald with my Seal this 13 Day of May 1755

In Presence of Wm. Frost Wm. Roper Junr
Wm. Roper } Robert Yarley

At Court held for Henrico County 2d of February 1756 Sarah Yarley the
Executrix within named presented the last Will and Testament of Robert
Yarley decess upon oath which was proved by the oath of Wm. Roper &
Wm. Roper Junr. two of the witnesses thereto & was ordered to be Recorded

Test, Tho: Adams

176
An Inventory and appraisement of the Estate of Robert Yarley Deed Feb¹² 1756

1 Bed Bedstead Rug Blanket and a pair of Sheets	2 10
1 Bed Bedstead Rug and Sheet	1 " "
1 Bed Bedstead and furniture	5 " "
1 Bed Cover	" 12 "
1 Chest of Drawers	" 10 "
7 Chair 11/8, looking glass & gilt Trunk 10/	1 1 8
1 Box of a pair of Ballons & Table 3/6	3 6
6 Books 3/6 2 Razors Case Soap and Bone 2/	5 6
1 Coffee Kettle 1/2 Coffee pot 1/2 Nettle & Grindstone 1/	2 15 "
2 Tea Kettle and Trest	8
3 Dishes 1/2 of plates 2 Basins 1/2 spoons & 9 Tea Spoons	1 " "
2 Tea Kettle and Coffee mill	" 10 "
1 China Bowl half a Dug basin and sawers	" 10 "
2 Brass Hooks 3/4 Shaver and 3 for by 1/2 2 Jugs 3/6	" 7 6
2 Small pots and hot water flesh fork 1/2	" 7 6
1 Skillet 1/2 Iron Box & Hoop & Flat Iron 1/2	" 8 "
2 Hot irons and frying pan 2/6 a large flat body Shovel 1/2	" 8 6
2 Boxes and Table 1/2 a pair of trestles 1/2	" 10 "
2 plates 1 bigger Bowl and Rundlet	" 4 "
3 Brass Kettles 2/6 a Limb wood and Basket 1/6	" 4
1 plow 2 wheelbarrows Hammers and raddles	" 12 "
1 narrow hoop Doll and Cold Iron	" 8 6
1 Peckle & Gun Barrel 1/2 a pair of Tongs 1/2	" 8 6
1 Saddle and furniture 12/6 2 Saw hides 1/2	" 1 " "
1 Hide of upper leathers 1/2 a pair of wooden sundry pieces	" 12 6
1 Curry comb and 2 Brushes 1/2 6 sundry Iron ware 1/2	" 16 6
1 old Table 1/2 a Hay Horse 2 6 10	" 6 11 3
1 Mare and colt 1/2 about 2 1/2	" 3 1 8
1 Cask 1/2 a Meat Tub 1/2 about 1/2	" 1 1 3
1 pair of Tongue Candles Mole Stick & the	" 2 6
1 Black Walnut 1/2 2 Mugs 1/2 can & Glass 1/2	" 8 "
30 Shells of Shells at 1/2	" 5 12 6

By order of Court of Honors. We the subscribers being first sworn have appraised all the Estate of Robert Yarley Deed that was shown us by the Executors

Abraham Corley
James Vaughan
Jacob Light

At a Court held for Henrico County March 2. 1756
This Inventory and appraisement of the Estate of Robert Yarley Deed was presented in Court by order of the Recorder

Jest. Tho Adams

This indenture made this ninth Day of July in the Year one thousand
seven hundred and fifty five Between Francis Redford of Henrico County
of the one part and John and Milner Redford of the said County of Spotsylvania
the other part Witnesseth that the said Francis Redford for and in
consideration of the sum of two hundred and fifty pounds Current
Money to him in hand paid by the said John and Milner Redford as
or before the sealing hereof the receipt whereof the said Francis doth
humbly acknowledge and hereof doth admit and discharge the said John and Milner
Redford their heirs and assigns and every of them by these presents and for
divers other good causes and considerations being the said Francis heartily
moving both granted Bargained and Sold Alien Infeoffed and Conferred &
by better proceeds doth grant Bargain Sell Alien Infeoff and Confer unto
the said John and Milner Redford their heirs and assigns forever one
certain Tract of Land containing one hundred thirty acres purchased by
the said Francis Redford of Philimon Perkins together with seven
Negroe Slaves Daniel Conny Tony Dinah Sarah Matt Little grace
with the Reversion and Reversions Remainder and Remainders
Rights Issues Profits thereof and all and singular the Right Titles
Advantages propriety Claims and Demands whatsoever of whom the said
Francis Redford of in and to the premises and every part thereof To
Have and To Hold all and singular the premises with the appurtenances
unto the said John and Milner Redford their heirs and assigns to the
only proper use and behoof of the said John and Milner Redford their heirs
and assigns Between the said parties to these presents that if the said
Francis Redford his heirs Executors and Administrators or any of them
shall and do well and truly pay or cause to be paid unto William
Hannon his heirs or assigns the full sum of one hundred & twenty
pounds eight shillings and one penny $\frac{1}{4}$ with all costs and charges of a
Judgment obtained in Prince George County Court by the said William
Hannon against the said Francis Redford for the said sum of money
together with the charges of executing lease for the said Judgment
and all other costs and charges wherewith the said John and Milner
Redford is any way chargeable together with Interest thereon on or
before the tenth Day of August next ensuing the date hereof Ye also
to pay the said John Redford indemnified by reason of a writ served on
the said Francis Redford Damage for pounds by Anderson Still
likewise for sixteen pounds two shillings with Lawfull Interest
which the said Francis Borrowed of his Brother William Redford
Deed whereof the said John Redford is one of the Executors then this
present Mortgage to be void and of no effect but if Default be
made in the payment of the said one hundred and twenty pounds
eight shillings and one penny $\frac{1}{4}$ also the discharging such Judgment

and say that may be recovered against him in the aforesaid action in part or in the
 whole contrary to the manner and form aforesaid that there it shall remain and
 be in full force and virtue In Witness whereof I do hereunto set my hand and affix
 my seal the Day and year above Written. Interlined before signed.

Thos. Francis Redford Jun John Cox John Redford Jun Francis Redford
 At about held for Henrico County. 2. February 1786 This Indenture of Mortgage from
 Francis Redford to John and Milton Redford was proved by the oath of the witnesses thereat
 and was ordered to be Recorded.
 Test, Tho Adams

This Indenture made this first Day of December in the year of our Lord Christ
 one thousand seven hundred and fifty five Between Thomas Bates and Annis Bates
 his wife of the Parish of Virginia and County of Henrico of the one part and William
 Davis Deheer late of the County of King William of the other part Witnesseth
 that the said Thomas Bates for the value and consideration of several pounds
 which in hand paid by the said William Davis before the executing and delivery of
 these presents hath given granted sold aliened and confirmed unto the said William
 Davis a certain Tract or parcel of Land containing thirty Acres or there more
 or less Situate lying and being in the said County of Henrico and Bounded as
 followeth to wit Beginning at a corner place in the fork of a Branch called the
 Mitory Branch thence up the north fork of the said Branch to a corner pine on
 Magstaffs line thence along the said Magstaffs line to a corner white oak on Ellysons line
 led on a path side thence along the said Ellysons line to a place where a first Bogon together
 with all houses out houses garden Orchards hedges Ditches and fences with all and singular
 the appurtenances and appoygements thereto belonging or in any wise appertaining
 to have and to hold the above said thirty acres of Land with all and every the
 appurtenances thereto belonging to him the said William Davis his heirs and assigns
 forever and to the said Thomas Bates and Annis his wife both for themselves their
 heirs Executors and Administrators Coviniant and agree that he the said Thomas Bates
 and Annis Bates his wife shall and will forever warrant and Defend the
 above Bargain and Sale premises from any Person or Persons whatsoever
 In Witness whereof we have hereunto set our hands and Seals the Day and
 Year first above Written. Tho. Matthews Seal
 Tho. Matthews Jun. W. + Colarke
 Tho. T. Bates
 Annis Bates

Wherefore and in witness that quiet and peaceable possession and Enjoyment of the
 within mentioned Land and premises with the appurtenances thereto was had and
 taken by the within named Thomas Bates and his own proper Person was delivered
 unto the within named William Davis Deheer according to the form and Effect of the
 within written Deed and in Due form of Law In Witness whereof the said Thomas
 Bates hath hereunto set his hand and Seal this 1. day of Decemr Anno Dom 1785
 Test Tho. Matthews Jun. Tho. Matthews Seal
 W. + Colarke his marks
 Tho. T. Bates
 Annis Bates

At a Court held for Henrico County December 1. 1755 Thomas Bates acknowledges this Indenture of Bargain and Sale with the livery of Seisin ordered to William Davis to be his Heir and Heirs which was ordered to be Recorded

Test Tho Adams

At a Court held for Henrico County March 2. 1756 Annis Bates wife to Thomas Bates acknowledges her right of Dower in the land by this Deed conveyed which was ordered to be Recorded

Test Tho Adams

I know all men by these presents that I Nicholas Amos of the County of Henrico for the Consideration of the Love and Affection that I bear unto my son William Amos an infant do give grant Alien Infeoff and confirm unto my said son William Amos a certain Tract or parcel of Land Situated on the Branches of Tuckahoe Creek in the said County and containing one hundred Acre more or less and is Bounded by the lands of Edw. Richard Randolph, Richard Holland George Innesman and Thomas Ellis and was purchased by me from John Cox and Alice his Wife as by Record may appear together with all the woods waters houses and all other appurtenances and appurtenances to the said Land belonging or in any wise appertaining To Have and To Hold the aforesaid one hundred Acre or Land be the same more or less unto me the said Nicholas Amos for & during the Term of my Natural Life and after my Death unto my said son William the only lawful Heir of my said son William Amos his Heirs and Assigns forever I have set to my Hand and Seal this first Day of January in the Year of our Lord one thousand seven hundred and fifty six

Signed & sealed in presence of us
 Charles Woodson Agnes Woodson Daniel Harringer

Nicholas Amos
 mark

Memorandum that Signin of the within mentioned Deeds and promises was delivered by the within named Nicholas Amos this first Day of January Anno Domini 1756
 Test Charles Woodson Agnes Woodson Daniel Harringer

Nicholas Amos
 mark

At a Court held for Henrico County March 2. 1756 Nicholas Amos acknowledges this Deed of Gift with the livery of Seisin ordered to his son William Amos to be his Heir and Heirs which was ordered to be Recorded

Test Tho Adams

This Indenture made this first Day of March in the Year of our Lord Christ one thousand seven hundred and fifty six between Julius Allen of Henrico County of the one part and Elizabeth Dorton of said County of the other part Witnesseth that the said Julius Allen for the consideration of the sum of twenty pounds Current Money of Virginia to him in hand paid by the said Elizabeth Dorton the receipt whereof he doth hereby acknowledge Have Given

granted and sold things in force and confirm and by their presents Do give grant Bargain and sell Alien in force and confirm unto the said Elizabeth Dorton and to her Heirs and Assigns forever A certain Tract or parcel of Land containing one hundred Acres of Land be the same more or less lying and being in the County of Henrico on the South side of a Branch called the great Branch of the River of James the Lands of John Mason M^r John Johnson Valentine Jureman Deeds and John Allen together with all the right Title properly Possession inheritances claim and Demand whatsoever in or to the same belonging or any part thereof together with all the improvements thereunto Belonging to them of what nature or kind soever to all intents and purposes if granted to the said Elizabeth Dorton by Patent and the said Julius Allen with her consent & agree to & with the said Elizabeth Dorton that the the said Julius Allen his heirs Executors Administrators or Assigns shall and will from Warrant and without the said Land and manifest unto the said Elizabeth Dorton and to her heirs and Assigns forever and that he will from time to time and at all times with the firm of thirty from the Date hereof make any further survey or improvement by Deed or otherwise for the said Land as the said Julius Allen shall be required by the said Elizabeth Dorton by her heirs Executors Administrators or Assigns the same to be at the proper cost of the said Elizabeth Dorton her Heirs or Assigns In Witness Whereof the said Julius Allen hath hereunto set his hand and seal the Day & Year above written

Julius Allen

Memorandum that every of Sign was given of the Land within mentioned by the said Julius Allen to the within named Elizabeth Dorton, In Presence of

Julius Allen

At a Court held for James County March 2^d 1736 Julius Allen acknowledged this Purchase of Bargain and Sell with the Livory & Sign in force to Elizabeth Dorton to her Heirs and Deeds then Mary White the said Julius being finally returned relinquish her right of Dowry in the Land by this Deed conveyed which was ordered to be Recorded

Test, Tho^s Adams

This Indenture was this fifteenth Day of December in the Year of our Lord one thousand seven hundred and fifty five Between William Harding of the Parish and County of Henrico of the one part & John Dade of the second Parish of County of the other part Witnesses that the said William Harding for and in consideration of the sum of fifty pounds Current Money of Virginia to him in hand paid by the said John Dade the receipt whereof he doth hereby acknowledge and thereof doth acquit and discharge the said John Dade his heirs Executors Administrators or Assigns hath Bargained Sold Aliened conveyed and confirmed and do by these presents absolutely Bargain Sell Alienate convey and confirm unto the said John Dade his heirs Executors Administrators & Assigns forever one certain Tract or parcel of Land on the North side of James River