

from thence along the said line to a long bayou or stream running  
between the two tracts from thence along the said line to the beginning  
with all and singular the privileges emoluments and appurtenances thereto belonging  
have and to hold the said Land and Premises hereby conveyed and all @  
and parcel thereof unto him the said Robt C. Hasley his heirs and assigns forever  
absolute and unconditional free estate to him and their proper use and behoof and  
said Gracy Mitchill doth for herself her Heirs & C<sup>r</sup> and admons further covenant  
agreed to and with the said Robt C. Hasley his heirs and assigns that she the said Gracy  
Mitchill her Heirs & C<sup>r</sup> know the said Land and Premises hereby conveyed and  
all and every part and parcel thereof unto him the said Robt C. Hasley his heirs  
and assigns will by these presents warrant and former defend against the right title  
and demand of all and every person and persons whatsoever In Witness whereof  
said Gracy Mitchill hath signed set her hand and seal the day and year  
written.

Gracy Mitchill

Sept 18<sup>th</sup> 1841  
Amelia Co. Va.

Larkin Bottrell

William Bottrell Jr.

Robt C. Hasley

Martia Toler

At a Court of Quarterly session held for King William County at the house  
of John D. Lewis the 25<sup>th</sup> of August 1841.

That the Deed from Gracy Mitchill to Robert C. Hasley was proved by the  
Larkin Bottrell, William Bottrell Jr and Martha Toler three witnesses there  
on sworn to be recorded - -

Teste Robert Pollard C.C.  
Truly recorded

Teste Robert Pollard C.C.

This Indenture made the 18<sup>th</sup> day of September  
Robert Farmer of the County of Amelia of the One part and Mr. George  
of King William of the second part and Sally Lewellen of the said County  
and her children of the third part witnesseth that the said George  
and in consideration of the natural love and affection which he bears to  
Sally Lewellen and her children as well as for the further consideration

and behaved and conformed and by these presents doth give grant to  
conform unto the said Mr. Gregory and his heirs the following the premises  
not one negro woman <sup>called</sup> ~~named~~ Vicy and her future increase two further  
furniture: two painted chests six flagged bottom chairs two iron pots one dish  
one Fox kettle and one piano Table. In Trust nevertheless for the following uses and  
purposes that is to say that the said Mr. Gregory shall apply the annual profits arising  
from the said property to the support and maintenance of the said Sally Lewellen and her  
children during the life of the said Sally Lewellen and at her death to divide the said  
property with the increase of the negro equally among the said Sally's children then  
and the heirs of such as may be dead. Share and share alike to them (and) their heirs an  
affixes forever. To have and to hold the said negro woman Vicy and her future  
increase and all and singular the other property above mentioned. unto the said Mr.  
Gregory and his heirs for the uses and purposes herein before mentioned. to the one  
proportion use and behoof of her the said Sally Lewellen and her children and the  
children of her children forever and the said Robert Tanner for himself and his heirs the  
negro woman Vicy and her increase as well as the other property above mentioned  
against him the said Robert Tanner his heirs and affixes and against the claims  
claims of every other person or persons shall and will warrant and forever defend  
by these presents. At Willmfield whereof the said parties to these presents have  
hereunto set their hands and seals the day and year first above written  
Sealed and delivered  
in presence of us.

James Howard  
Roger Gregory

Robert Tanner <sup>Seal</sup>  
Mr. Gregory <sup>Seal</sup>

At a Court of monthly session held for King William County at the Court house on  
Monday the 25<sup>th</sup> of February 1811. This deed of trust from Robert Tanner to  
William Gregory for the benefit of Sally Lewellen and children was proved by the  
oath of Roger Gregory a witness thereto. And at a Court of quarterly session  
held for the County aforesaid at the Court house On Monday the 25<sup>th</sup> of March  
the said deed was further proved by the Oath of James Howard a witness  
thereunto and Ordered to be recorded.

Teste Robert Pollard Esq  
Truly recorded

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Teste Robert Pollard Esq

in consideration of Sarah Fox having theretofore relinquished her right  
to the Tract of Land wherein her husband William Fox now lives and hath executed  
Deed and acknowledged the same on the 25<sup>th</sup> day of December 1809 before Sondall Gregory and Christopher John  
Gant two of the Justices of said County duly authorized to take the same by  
virtue of a Commission issued to them by the Clerk of said County, for that purpose of  
and to them directed to witness divers other good causes and consideration  
the said Mr. Fox into moving have given granted and confirmed  
unto the said Mr. Fox his grant and bargain unto Mr. Fox and Mary  
Fox his wife and to the said Sarah Fox, the following negroes to be  
left to the said Mr. Fox, George, Daphney, Hannah and Fanny and their  
increasen forever between the two. To have hold and enjoy the said negroes with  
future increase of the females unto the said Mr. Fox and Mary Fox infants and  
mentions their Heirs and assigns forever to the only proper use and benefit  
from the said Mr. Fox and Mary Fox their Heirs and assigns forever and I do  
grant him Gregory my dear Friend and advise all persons claiming under me to  
and will warrant and forever defend by these presents in witness whereof I do  
hereunto set my hand and seal this 6<sup>th</sup> day of December 1810  
sealed and delivered  
in presence of us S

John Johnson

Sondall Gregory

Francis Rose

At a Court of Equity & Session held for King William County at the  
House on Monday the 25<sup>th</sup> of March 1811.

The Deed of Gift from William Gregory to William and others  
was acknowledged by the said Gregory and ordered to be recorded

Teste Robert Pollard Esq

Truly recorded Teste Robert Pollard Esq

This Indenture made this 25<sup>th</sup> day of March in the year  
One thousand eight hundred and eleven, Between Thomas Edwards  
one part, and Ambrose Edwards of the other part, Witnesps that in the  
land late the property of Ambrose Edwards the elder deceased, which he  
by deeds and his last Will and Testament in such manner as to make  
should be now, to assign his son Ambrose (one of the parties to this Indenture)  
straight from the Recipient to the back line, the parties to this Indenture  
having agreed in the said division, have for their mutual convenience

Edward  
Dodd.  
Edwards