

In Seats of Mr. Anthas  
in my late the sixteenth  
To Have and to  
to all its Appurtenances  
safely Granted Barg  
Signed from Heding D  
and yielding D  
Even at the foot of  
Law fully demanded  
In the Statute for  
time may be in Actual  
use and of the  
his heirs to Mr.  
Martha his wife  
and your Just above

Thomas Batt of  
Matthew Batt of  
Batt and Martha his  
wombe of his free  
and present  
wee admitted to  
you

Day of July in  
Twenty and in  
the Year of Our  
Lord of the Succession  
Mr. Anthas Heding  
and Richd Cheshire  
report that the said  
actor of the same  
said at and before  
the Party Acknow  
ledg by Acquiesce  
Every of these by  
upward and by  
with the said Richd  
of a Bargain  
made by Indubious  
and by force of it

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Suble for Troufning up into possession and taking his and Agnes  
de Batt a parcel of Land lying falling and breeding water  
and upon the in Martha Batt by the Desce of the abovesd Martha  
Upon the George Brook being one Lot or parcel of Town  
land situate and lying on the Northward or Northward side  
of the main Street of Norfolk Towne of the County aforesaid  
lying on the Lots of Mr. Wm. Thorne late Begynne  
an abovesd one at the head of a Cote running thence along the  
Northward side of the main Street to corner stone of the aforesd Cote  
at the Rassing to the back Creek according to the Course specified  
in Mr. John Thorne's will, it to be Lot or parcel of Land formerly held  
by unto Mr. John Thorne deceased as may appear by deed from  
under the hand and Seal of Mr. Anthony Lupton & Mr. Wm. Thorne  
Just for Heding Towne bearing date the 18 day of July 1697  
To Have and to Hold the dds a parcel of Town land and  
all and singular other the premises herein before mentioned and intended to  
be hereby granted to the Appurtenances unto the said Richd Cheshire and his  
heirs to the end of the aforesd Richd Cheshire and his heirs and agnes  
for ever and these Thomas Batt and Martha his wife for themselves  
their heires and their Covenants and Grant to and to the said Richd Cheshire  
heirs and agnes by these presents that the said Thomas Batt and Martha  
his wife and the said lands, Lawfull and Right fully received of the  
said Lot a parcel of Land and all and singular the premises herein before  
mentioned and intended to be had by Granted to these Appurtenances  
to and to the said Richd Cheshire to his and agnes by these presents  
for these Thomas Batt and Martha his wife and these heirs shall  
and any time or times here after during the space of seven years  
from bearing the date here of at the reasonable Request made and  
in the end of the said Richd Cheshire by his and agnes de make and  
Grant or Cause to be made done and Executed all and every manner  
further and other act or acts Conveyance and alienation inჩany whatsover  
for the further and better more perfect and absolute Appearance and  
have making of these Covenants and grants to the Appurtenances unto  
aforesd Richd Cheshire his heirs and agnes for ever to the only proper use and

Apys for her  
the said of her after  
that to reasonably  
and Martha  
and appurtenances  
and Thomas Batt  
of found In Wiltshire  
wife Jane thereon  
at above Wiltshire  
was Batt deceased  
she Batt & her  
died the 13 day of July  
Martha his wife  
and of her free  
and premises and  
title is now vested

to Randoll and  
do acknowledge  
the Elder gent of  
great Britain  
and every of us our  
unity by these presents

Such that if the  
and every of them  
and enjoy a certain  
estate of the Southorn  
le same belonging  
tradition of the above  
them there or either  
or any other person  
to claim any manner  
or to the said land or  
for further purpose  
Save bearing date  
were hundred and  
Jane his wife unto  
as by the said Deed  
at large appear  
ingly do appurtenants  
lands whereof the

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inland Farm and Estate which the said James Wilson by his last Deed of Deed  
assigns both of in and to the said Batt and appurtenances thereby comprised  
shall be determined and accounted as and until after the decease of the said Sirce  
just for whence long the same is done and given him and granted by the above  
Specified Indenture of Lease. Notwithstanding his or those Dayes in Delays  
among the Covenants thereon mentioned on the part and behalfe of said  
James Wilson his son and assignee to be performed and fulfilled and  
Kept from the above obligation to be done or done effect or else to have  
and been full for a power and vertue

by Giles Randal Deale

make  
Jane his wife Deale

make

Sealed & Delivered  
In the presence of }  
John Cartwright

John Cartwright Acknowledged in Open Court before the 10th day of July 1720  
In the year of our Lord 1720 by Giles Randal Deale, his wife the being first pro  
fesseth himselfe to be the above named  
and on Motion of Mr. Justice Wilson & Admirelto  
Record East Sol Willson before

This Indenture made the tenth day of March in the year  
of our Lord Christ one thousand Seven hundred and Sixty four and in the  
fourth year of the reign of our Sovereign Lord King George of great  
Britannia & Ireland Giles Randal and Jane his wife of the County of North  
on the one part and James Wilson the Elder gent of the same place on the  
other part witnesseth that the said Giles Randal and Jane his wife for and  
in Consideration of the sum of five pounds Current money of the said to them  
in hand paid by the said James Wilson before the date whereof they do hereby acknowledge  
and doth now and then grant and to have and to hold the said land and  
promise to pay and to furnish to the said James Wilson all that Rent and  
service of land of their substance in the Southorn branch of the said County on  
one of the forks of the Northwest River bounded on the East by the said  
water land of Market Tree, then to the said Market Tree separating the said  
land from that of Sandige Batt and Jane Wilson along the Cypress  
Swing on the land of Robert Stowall containing by Survey one hundred  
Acre more or less to the said and every of his Devellopment and Appurtenances for ever  
during all the time hereafter mentioned for as long time as it shall remaine  
and assigns to have and to hold the said singular land premises  
Ropage Common land and plantation above specified and here by witness  
is the Appartaining for and during the term of the Natural Life of  
James Wilson, his son, Jane Randal & Sarah Randal wife of the said  
said Giles and Jane and the life of the longest living of them both  
inly one after another as they are hereinafter described and  
paying therefor yearly and every year during the said term unto the  
said Giles Randal and Jane his wife there sum and assigns the annual  
Rent of Twenty five bushels of Red Indian Corn at the rate of

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upon the side of  
and the left side  
of the person  
to be made of leather  
and to fit the hand  
so it shall not  
hurt and the hand off  
one to such other person  
as master or Rector  
and being being and  
old person to the app-  
Again Popoff ad-  
dresses his Lordships  
and remonstrates  
herein Contained by  
you for him to say  
to the Drdlyle Rector  
them that he has for  
his and their own  
sake removed premises  
where above things to  
but sustains maintain  
and shall require  
his wife to them and  
and grants to said  
and says of them by these  
as will be his Lordships  
order according to  
the place present con-  
cern his Lordships  
any place fully  
of all and singular the  
order to be demanded  
one Rector make  
by Drdlyle and assign  
by his or their means  
through or under  
and shall himself  
over that and will give  
of all the sum aforesaid  
and charges my  
agents for market

Knowledge and Subject to be done as and way such further Act and Acte King and  
Kinges Queen and Devices in the Lawes what ever for the Confirmation ratifica-  
tion and Continuall of their present Peace a Domestie for the further  
and better assurance or Secure making of all and singular the premises  
to be had and made due to Ed: James Duke by his selfe and his Highnesse during the same  
Said Termes hee to come hereinafter of his Brother and Kinsman Roiall Comendator  
wrote on the part of the said James Duke to his selfe and his selfe and his present, neare and  
affyned as by the said James Duke his selfe and his selfe or his selfe the said Comendator in  
the lawes Statute devised shuld be required and further that the said Grey Randal and his wife  
wife there be no other person or persons fathir or thair in his selfe or  
by his or thair meane and Consonant or presentment shall at any tyme here-  
after use or make any Party adiect unto a Kinge, Vice a Doyne whelsover dead  
by his selfe or by his selfe to defalte frustrate or make void his present lease a marriage  
and Contray to the tenor intent & meaning hereof and last of the said Term  
Wilson Johnnes his selfe and sonnes and Party of them Conueyall and granteth  
to and to the said Grey Randal and his wifewife here to come and affyned and Party of them  
that he of the said James Duke to his selfe and his selfe and his own proper estate  
and Chayre Randal and his wifewife from time to time and at all times during thet term  
pay and discharge the Rentments here after growing due for the said Land and seuer  
and suffiently some hundre d and amonyng the said the said Grey Randal and his wife  
wife there be his selfe and his selfe and his selfe from payng the same or any part thereof  
In witness whereof the parties to these presents have here unto interchang-  
ed set there handis and Seals the day and year first above written  
Sealed & Delivered in the Presence of us — {  
John Edobrige Carterburgh Robert Randal }  
Giles Randal seal  
mark  
James S Randal seal

This Indenture made the tenth day of March in the year of  
our Lord Christ one thousand seven hundred and seventeen and in the fourteenth  
year of the Reign of our Sovereign Lord King George the great King of Great Britain &  
Ireland & Duke of Hanover and James his wife of the County of Norfolk in the one  
part and James Wilson the other gent of the same place on the other part  
Witnesseth that the said Giles Hamond and Jane his wife for and in consideration  
of the sum of five pounds Current money of Virginia to the one and  
to the other James Wilson the receipt whereof they do hereby acknowledge have  
received Granted and to have and by these presents doth divide grant and  
to have and to hold James Wilson all that tract and parcel of land of  
the Substrate in the Southern branch of the said County on one side of Hopton  
of Norfolk River bounded on the East by Pole A tree with land if marked  
Takes them to alone of unmarked tracts Squeezing the land from Head of  
Sandoe's Bottom and from thence along the Cypress swamp on the land of John  
Sewart Containing by estimation one hundred acres more or less to all d.

During all the Term  
of his said Agent -  
Refuge he went Brad  
and to the Appointmen  
of James Wilson his  
Agent of said Giles ad  
by one after another  
of therefore he yearly  
and Jane his wife  
Agents of said Indian  
apprised yearly and  
last being carefully done  
the same being before him  
and a sufficient  
any part of the same  
and thereafter it shall  
be done as required  
or of such due to  
said Remained  
at the time being by  
and preserved by  
a gain Represented  
before a his Agent  
of the premises from  
any thing Kurantent  
to James Wilson for  
said Land to land  
Aforesaid and every  
and Agents at his  
and he did remeved  
to Newfayre Repara  
tate before Agent  
and when he had  
and his wife for their  
concerns and grants  
Aforesaid and every  
flowing that said  
Agent agreed to be  
by Grants Articles  
the Past and before  
as aforesaid performed  
having before said  
Agreement or otherwise  
at Disburance

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Precious Moldecon or Interruption of said Giles Randolph, his heirs  
and assigns on any of the premises aforesaid for or performing  
in a manner as aforesaid to have or procurement claim by himself or others  
the estate right title or interest of the said Giles Randolph and Jane his wife  
of their last Test Dated aforesaid and made over shall and will from the  
same and at all times hereafter due and at the Person aforesaid at and upon  
Every Representative agent and the Cost and Charge in the law of the said James  
Wilson by his Agent and Agents or such as may be necessary to be made  
and all and Every such further Act and Act King & King's Word and Service in  
the land whatsoever for the Confirmation Satisfaction Satisfaction & other  
present left and Dennis or for the further or later Appearances there  
making of all and singular the premises soch and made there to be  
by his Agent and Agents for and during all the service of the said James  
Wilson to come & occupied and for and under the said Land Considered  
Covenant on the part of the said James Wilson his Agent and Agents  
as in this present are Represented and specified as by said James Wilson last  
Admits and affirms to his a true Council bound in the law shall be aforesaid  
soverainly to himself or Required and further that they said Giles Randolph  
and Jane his wife no where nor any other person or persons have  
a claim or interest in the same during or by his or their Agents Appearances  
a promiss' shall at anytime or time here after do or make any thing  
but a little thing or thing aforesaid doing whatever directly or indirectly  
necesary to do so far that a market town by his present lease a town and  
grant Company to the same intend and mean hereby hence and lately  
said James Wilson for his said Agent and Agents and every  
of his Agents and to the said Giles Randolph and Jane his wife there said Agent  
and Agents and every of them shall be the said James Wilson before his  
past Admits and affirms at his and hiserson proper Costs and  
shall and will from time to time and at all times during the term  
pay and discharge the Rent due hereof growing due for the said land  
and well and sufficiently Jane her self and condemned the said Giles  
Randolph and Jane his wife their heirs Agents and Agents from  
paying the same or any part thereof to the said James Wilson whereof the  
party to these presents have here unto Interchangeably set their  
hands and seals the day and year first above written

Signed and Delivered in the presence of  
Giles R. Randolph et al  
J. Stoll, Robert Wright, Rob. Stewart }  
Jane G. Randolph seal

Acknowledged in Open Court before me the 15<sup>th</sup> of July 1720 by Giles Randolph  
and Jane his wife the being first duly examined after full Consent  
in particular to the above premises and on motion of James  
Wilson Agent of Randolph to record Test Sols Wm. Clarke

presente shall come  
of Norfolk County  
the his wife being  
and in one hundred  
and in the County  
Acres more or less  
and described  
and in the year  
and between  
old Jane his  
elder gent of the  
they had Giles  
and to farm  
about and signe  
and appear before  
the Court of Common  
the Dr. Giles and  
by one affiance  
entures Relacion  
Appeare Now  
a his wife for  
do to have and  
the Sealing and  
where his said  
age Grant him  
and willow  
upons of the  
there in monies  
deutures and all  
alms Touching a  
ver off Accts  
pyses and Recor  
of money and  
the Poor they  
there heire said  
may have Com  
d. James wilson  
son of the Dr.  
by a Agreement  
of them and.

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And further knowe you that the Dr. Giles Randal and Jane his wife  
the by the presente Release and Quit Claim unto Richard Long  
Wilson his Esq. Dr. and a maner of Town and Right and  
Suits and demands whatsoever to say the Dr. Giles Randal hath had  
and may have here after that or may have tooe at thid time  
wishes his last and for any Reason of any other matter how  
a thing whatsoever from the Beginning of the world to the  
day of the date here of Mr. Wilton's land of the Dr. Giles Randal  
and Jane his wife have here unto set him lands and that he parts  
with day of July anno domini 1720

Giles Randal  
Jane Randal

Sealed and Delivered in the presence of  
Dr. Richard Barberwright Notary Public

*(Signature)*  
I acknowledge in Open Court held the 15<sup>th</sup> July 1720 by Dr.  
Randal and Jane his wife the first being jointly claim  
ed of her Consett to the above premises and amons  
Mons of Dr. James Wilson is admitted and record

Part of the Writ

To all Christian people to whom these presentes may reach  
Come Dame Susan Smith, wife of John Smith the son of the  
say Smith dead Sealeth Presenting & This we Ge that the Dr. Richard  
Smith for and in consideration of the sume of eighteen pounds lawful  
money to her husband John Smith in land paid or will be paid  
by her said husband by Richd Alison of Norfolk County hath  
promised released and for ever did claim and by her presenty death  
Fully and absolutely remise Release and for ever quit claim unto  
the Dr. Richard Alison & a maner of Town and Right and title  
of Sover to the land Susan now holds may might shoud any  
Right ought to have or claim of in or out of her and by the  
Manner Proppre Land Tenement Housdittments what so ever  
it were before her husband John Smith and by him sold and Acknow  
ledged to the Dr. Richard Alison in Open Court held for Norfolk  
County of 17<sup>th</sup> day of June in the yeare of our Lord one thousand  
seven hundred and twenty and all manner of Actions and Right of her  
what so ever she or her husband before abovesay any other for her or in  
her name any manner of power or witt of Power a any maner  
of Right a title of power of in any part or parcel hereof alway  
time hereafter shall or may have or claim or prosecute of  
the Dr. Richard Alison his heirs and of his any of them but if  
from her name shall be highly rebared and Excluded by the say  
one in witness whereof the Dr. Richard Alison hath hereunto set his hand

in Town of New Bern

15th day of July 1720  
Signed & Ordered to be  
recd

will and testament of Rich  
of body to the Earth

to make known to my

ay brother and  
theirs posterity  
I thank

Bacon Park of

England divided  
him and after my

death while dividing  
my whole estate

land and seal this

Bacon Seal

20, and containing  
Bacon before

all the residue in  
Rich Bacon's

Record

Witnesses

If freely in the  
hundred and eighties

in a boing side  
in the Thawhale  
the Doe market

my Soul rests

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of my life given up and my body to the Earth. Be my witness hereunto  
that I have made this my last will in presence by the ministry of  
one of god and for my worthy Estate I give a place called  
Horn Island to my son John. Allowing one plantation Eastwards  
two hundred acres by one acre of land for the same lying in the  
hands of John with all the appurtenances thereto belonging  
and my will is that Mr. Sam Bowsh shall may dispose of the same  
at his will and pleasure for the use of my said son when he shall  
Arrive age and my will is that Mr. Sam Bowsh shall have my dwelling  
until he shall attain to age then I give and bequeath onto my son  
John one Plat and my will is that after all my just debts paid  
the remaining part of my Estate to be equally divided between  
my son John and my daughter Elizabeth and I do nominate  
and chuse my friend Mr. Sam Bowsh Just my whole and all parts of this  
my last will and Testimony and Annexing all the wills by me made  
Rectifying and allowing this and that other in testimony where  
of I have here undid my hand and seal The plantation above named  
Signed sealed and declared to be the last will of John in North Carolina  
David Phillips in presence of us ——————  
James Bonner: Tracy Dwan: Ann King } *Signature* *D*an St Phillips seal

Presented in Court by Mr. St. D. Bowsh & directed will be  
read at a Court held the 15<sup>th</sup> July 1720 and to take ingeath  
of an Ed: and being proved by the testy of Testimony and Hravas  
Dwan is off the Court admitted to Record

Fif No County ap 30. 1718 *Test* Solo Wm Blane

12 In the name of god amen I Rich Sawyer of New Bern County  
being in sound and perfect memory & perfect health of body do  
make Constitution & Will this my last will and Testament  
in manner and form following: Reciting and Testimony by  
these presents ate and every before and Testimony wife and wife here  
before made and declared to be by word of writing and this to be  
Testimony for my last will and Testament and none other  
In witness I give and bequeath unto my loving friend Mr. John Britt  
and Eleanor his wife all my Lands in New Bern County during her  
Nature of Life: Item I give and bequeath unto my god daughter Rose  
Britt that plantation of mine Commonly known by the  
name of Joey: and being that past Mr. John Britt & others  
on being broken dried rice (now) or left to the air before  
for over After the Death of <sup>(John Britt)</sup> his wife: Item I give and  
bequeath unto Francis & Britt Daughter of John and Eleanor Britt one  
Plat of my land Commonly called the Faded Rock and bounded

¶ 12 the name of god Alanson J. Tolson Bruce being very sick and  
 of weakes of body but in sound and perfect mind and memory the Comstche  
 he made and Ordaineth to be my last will and Testamant in Manner  
 following First I Beguise myselfe to God that gave it me hope  
 for amore glorious recompence. I Begone the Marke of my selfe to  
 my Saviour Christ and my body to the Earth from whence it came to be decently  
 buried by my selfe here after named. Item I give and bequeath unto my louing  
 Son John Bruce the plantation wherein he now liveth including all other  
 land betweene Lamott branch and poplar branch beginning at the mouth of Lamott  
 branch as farre as it goes for tristesse to runne at his houses Lounsfeld beginnynge  
 of his body for lout and if my son John dyer with out heire to fall to my  
 Son James and my wife it my plaine John Tolson in New Engle Step the Country  
 from the East my down to my place & thence I give and bequeath unto my louing  
 Abraham Bruce the plantation wherein he now liveth beginning at the  
 mouth of the Creek he runneth to pellmell beind the side Containing of all land  
 as farre as my land goes to him lawfully begotten of his body for lout  
 if my son Abraham dyer with out heire to my plaine Benjamin Tolson  
 his heire for ever Item I give and bequeath unto Louisa my wife mary Bruce  
 the plantation wherein I now live or during her naturall life and after  
 her Decease to my Louisa son James Bruce Tolson and his heire Lawfully  
 begotten for ever; Likewise give and bequeath unto Louisa wife Penitidge  
 of all my wood and ground that is behouer my son John and my son Abra  
 ham during their life and my will is that my son James have to his mother and if  
 by chance he die for my son John to build any where on the Mouth of Lamott  
 branch the maner of any part of the land in that wch he doth Item I give and  
 bequeath unto my louing daughter Jones and William Bruce all my Land to  
 as not yett Queene to be Equally Diuided betwix them by two men that they  
 shall close them plus without any further trouble or going to Law one to  
 the other to them and their heires lawfully begotten of these dyers for ever  
 And if either of my sons dyer and leare to folle to the other the said  
 land beginning at the open side of poplar branch including all the  
 land that lyeth above my son John & Item I give and bequeath unto  
 my louing daughter Sarah Ann Duxbury Hill my to be paid in Court  
 my pay by my selfe here after named Item I give and bequeath unto my  
 louing daughter Mary Collyer Bruce Savot to pigg a Heire Rabbeth  
 pigg to be paid her by my selfe here after named Item I give and bequeath unto my  
 louing daughter Sarah Bruce Duxbury five childings in Counting Consider  
 to be paid her by my selfe here after named Item I give and bequeath unto my Dainger  
 Catharine my nearester dist that she shalbe the Cupboard and Relayalist  
 here and to be delivered to her by my selfe here after named Item I give  
 and bequeath unto my son James all my Carpenters shop and to  
 be delivered unto him by my selfe here after named Item I give unto my son  
 John Bruce my house and to be delivered him by my selfe here after named Item I give  
 and bequeath unto my louing wife mary Bruce all and  
 singular my Estate both with in doors and without doors that is not yet  
 given and to her widdespouse and if my wifemay  
 decease my wife may Bruce wages againes there all Exempting her kindsto see

Ruth and Eleanor by  
 of my estate off hand  
 by this my last will  
 me and John Scott  
 last will

Payer & Seal

July 1720 the above  
 to this is named  
 by the deposition  
 Thuston & Goff from  
 the Town of Lawton

The Under of this  
 my last will is  
 to our Honble Ben  
 gonstable County sign  
 & dated the 30<sup>th</sup>  
 instant the same  
 and the day and year  
 written  
 written  
 present & ordered

map and Katherine  
and further my wife  
at my command  
in a Disappointing  
sort of thing actual  
here to set my hand

Murder and John Manning  
20 and being servants  
in minor Admireable

Concord (Mother Bow  
in doth greeting ye) know  
son of the sum of forty  
d per id by Mr John  
Long and Receipt  
Selfe bound to fully settis  
and recover all claims  
pecuniary Relieff and  
all and all manner  
of recoverable damages  
Right ought to have  
and demand to be had  
the last day in  
December next day of  
new and all manner  
other the third Mother  
manner of power  
all title of Dower or  
Hant or for in any  
or may have in claim  
had from the same  
presently by Will self  
be had and satisfy  
by me  
John Bowes

the 9<sup>th</sup> day of Aug 1770  
the above date of  
and on the motion

P. Wilson Jr.

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This Indenture made the eighteenth day of November in the year  
 of our Lord Christ one thousand seven hundred and thirteen between John  
 Werner planter of Norfolk County and Constant his wife of the one part  
 and Wm Ballington planter of the same County of the other party  
 witnesseth that the said John & Constant his wife for and in consideration of sume  
 summe good and lawfull money of virginia to them in hand paid before the Informing  
 and delivery hereof of receipt whereof they do here by acknowledge and then  
 seal fully satisfied there is contained and paid have bargained alienated and  
 sold by law presents death Barge aforesaid to Constant as will as Ballington has  
 in hand And to one parcel or tract of land containing one hundred acres  
 of land formerly sold by John Werner to George Bowden and was by the said Bowden  
 sold to Robert Gandy and was by the said Robert Gandy sold & transferred to the said  
 John Werner as by the Deeds recorded and acknowledged amongst the old County Recor  
 d at the twentieth of June in the year of our Lord 1718 the said hundred acres now mentioned  
 intended to be sold if he intended all the plantation the said John Werner and former  
 by him upon and is apart of a patent granted Henry Howard deceased together  
 w<sup>t</sup> the reversion diversions remainder and deman<sup>d</sup> don<sup>d</sup> done thereof to him<sup>s</sup> & C<sup>r</sup> Ralle  
 And to hold the said land tenement yearly above distinetly and especially with  
 all and every of these appurtenances unto the said Wm Ballington his heirs  
 executors and assigns from the day next before the date hereof and during the  
 term of one whole year from thence next ensuing to the intent that by virtue  
 thereof and of the Statute for Transferring easements & franchises the said Wm Balling  
 ton may be in the Actual Possession therof and be enabled to take and receive  
 of a grant and Release of the same presented to him his heirs and assigns  
 for me Wm Willm<sup>s</sup> sonne of the sd John Werner and Constant his wife  
 have record set there hands & Seal the day and year first above written  
 Signed sealed and delivered & acknowledged in open Court held by John F. Werner deale  
 in the presence of us <sup>John F. Werner and Constant</sup> 1718 by John Werner and Constant  
 Anthony Batt <sup>John F. Werner and Constant</sup> his wife and on motion of Wm Ballington his  
 son & Wilson <sup>John F. Werner and Constant</sup> order to be Recorded  
 Test. Sol. Wilson attested

This Indenture made the sixteenth day of November in the  
year of our Lord one thousand seven hundred and sixteen between John  
Mason planter of Norfolk County and Comt and his wife of the one party and  
Wm Battling planter of the same County of the other party witnesseth  
that whereas the said John Mason and Comt and his wife did by Indenture bearing  
the eighteenth day of this instant month of November for the sum of  
one thousand eight hundred pounds Sterling to be paid unto the said Wm Battling his  
to his heirs &c and Admire one half or part of land situate lying and  
being in the Southwicke Branch of Neahaboth River and County aforesaid

Saygnt divers and all other instrument wherover had made  
Comitted Infured or done by the said John Moore or any other person  
or persons whatsoever In 10 Mths next to this present to the said John Moore  
and constant his wife have here unto set their hands Dated at this day  
and year first above written

Jno F. Moore State  
Signed Sealed and Delivered Acknowledged in Open Court before Constant D. Merriweather  
In the presence of us } 20<sup>th</sup> November 1799 by John Moore & Constant his wife  
Anthony Butt } and one Month of Novr Bellingham is ordered to be  
Jno F. Moore } recorded Test Sols Wilson G.

This Indenture made the fifteenth day of April Anno Domini 1799  
in the sixth year of the reign of our Sovereign the King George the third King  
George by the grace of god of England &c Between Wm Portee of Norfolk  
County gent of the said Robt Tucker of Norfolk County March other  
other part witnesseth that the said Wm Portee for and consideration  
of the sum of fifty pounds of lawful money of Eng to be paid him  
at and before the making and delivery of these presents by the said Robt  
Tucker well and truly paid and the receipt whereof the said Wm Portee  
doth hereby acknowledge and himself to be bound fully satisfied and  
free of debt except and discharge the said Robt Tucker his executors and  
assigns and every of them by these presents hath bargained granted sold  
and devised and by these presents doth grant Bargain sell and devise  
unto the said Robt Tucker his executors and assigns all that plantation  
commonly called by the name of Morrocom or by what other name or  
names the same is or hath been called or known in Norfolk County  
in the aforesd County on the North side of the Eastern Branch of the  
River there containing fifty acres of land to the same more or less and  
now in the possession of the said Wm Portee with all mines Minerals woods  
Underwood houses in squares tenement buildings gardens orchards and  
all other profits Commodities & Appurtenances whatsoever to the  
said plantation belonging or in any wise pertaining or therewith  
had enjoyed or used or accepted except taken or known to be part of the  
or member thereof or of any part or piece thereof of what for ever  
the said Wm Portee wherein he hath any estate of freehold or inheritance  
either in possession or Reservation to him and every of these ap-  
partments and the overparts and hereditaments remainder & remainder  
revert Rent and profits thereof together with all deeds evidences and  
writings whatsoever touching or concerning the aforesaid many  
part thereof To have and to hold the said plantation so and so aforesaid  
a tenement and all and singular other the premises to him and every  
of these appurtenances herein before granted and waived and every part  
and parcel thereof unto the said Robt Tucker his executors and assigns and  
assigned from the day next before the day of the date of these presents  
for and during and unto the full end and term of one thousand days

affidavit and dated  
of West Yeadon  
in the County of  
one paper book  
and if the same shall  
be presented upon  
the said Court and agreed  
that day or before paid  
a sum of fifty pounds  
before the day of April  
said Seven hundred and  
and that without make  
finesome or any part  
refugee or the sum paid  
of or upon the said Robt  
thereof or otherwise  
and when called in at  
these presents wherein  
Robt Tucker in the County  
Court money of six  
pounds and twenty  
days after the date and of  
all anything hereinafter  
handed; and the said  
and for day of them  
with the said Robt  
in manner and form  
breath or failing shall  
second aforesaid shall  
a his land and  
lands and premises  
in fee simple  
to be delivered to  
and likewise to have  
and keep and profits  
among all the parts  
for thousand years  
the plantation or other  
thing or any of them  
over and above from  
henceforward whenever  
of the provisions shall  
over that the said Wm  
time to time and  
then to be made of  
upon the honorable

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Request and at the proper Court and Chancery of the said Robert Tucker  
or his Executor or Assignee or any of them make the Acknowledgment  
long Bonds and Saffes or cause to be made do and Acknowledged  
and Saffed unto him or them all and every such further and  
other lawful and reasonable Act and Act thing and things done  
and Dowered Conveyance and Appearance in the law what so ever  
for the further better more perfect and aforesaid appearing fully  
and since making Ratifying and Confirming of all and every of the  
said Mortgage Deed and plantation of Land above mentioned with  
all and every of the said premises with their and way of their Appurtenances  
and heris before mentioned to be granted and Delivered unto the said  
Robt Tucker his Executor or Assignee for and during all the rest  
and Residue of that he then to come and Unexpired of the term  
of one thousand years Discharged of the said provisions as by the said Robt  
Tucker his Executor or Assignee or his or their Committee Learned  
Manner shall be Reasonably Demanded Delivered or Required AND  
Lastly it is hereby Declared and Agreed by and between the said parties unto  
that certain Breach shall happen to be made of or in the provision or conditions  
aforesaid it shall and may be lawful to and for the said Wm Porter his heirs  
Assignees to have and hold the said premises herein before mentioned to be  
granted and Delivered with all and every of the said Plantation or Intercapital  
of or by the said Robt Tucker his Executor or Assignee or any of them in  
Witness whereof the said Parties to these Indentures Interchangeably have set  
their hands and seals the day and year first above written

Memorandum that before sealing and Delivering here  
of it is the True intent and meaning of the parties to these presents and it  
is hereby covenanted concluded and agreed that the said Wm Porter his heirs  
Executor or Assignee any one or either of them shall not without the  
Term of five years; herein limited; for paying the aforesaid sum of fifty  
pounds; Cut down; sell Burn or Destroy any of the Timber and timber  
trees; wood and under woods belonging being and growing on the  
Said Land; but such only as shall be used about and for the  
necessary use of the plantation; hereby Mangled for Building Roaring  
and fire wood of such person or persons to whom the Land shall  
be agreed Mr Porter Demised and given Letter and are Inhabitant  
there hereafter thereafter within the said Term; any thing herein contained  
against the contrary or coming to the contrary thereof in any  
wise notwithstanding

Wm. Porter 

Sealed signed and Delivered in presence of us } Acknowledged in Open Court held the 16 day  
John Walker } of October 1720 by Wm Porter son Major Robt  
Rich Phillips } Tucker is admitted to Record  
Gd. Slave } Recd on 9 day of Oct 1720 within written of the within named Robt Tucker the  
John Walker } sum of fifty pounds of current and due money of Engt being  
} consideration money within mentioned to be paid to Wm Porter  
{ Acknowledged in Court the 16 day 7th 1720 by Wm Porter on motion of Mr. Justice  
Major Robt Tucker ordered to be awarded to Col. Wm. McCall  
The sum of £50 Pounds and the sum of £100 Pounds to Col. Wm. McCall  
The sum of £50 Pounds and the sum of £100 Pounds to Col. Wm. McCall

To him in Land partly by the said Sam Smith the receipt whereof he the said Peter Adams doth sign by Acknowledgment grants and bargains sold & by her presents Bargain and Sale unto the aforesaid Mr. Smith one half acre or lot of Land Situate lying and being in the Town of Norfolk in the County aforesaid on the South side of the main Street of the said Town running thence and bounded on John Langham's lot formerly of the same containing twenty pole to the River side there again to the first mentioned beginning stone and running thence along the South west side of the said street four pole or so along the same to the corner stone or apparelle to the first corner twenty pole to the waterside to the end of the aforesaid courses for the said land as by several Deeds and writings for the same relation thereto being held will fully appear and containing by estimation half an acre or there about more or less according to the ancient bounds thereof and the revision and reversion remainder and remainder rents services and all and singular the premises with the appurtenances to have and to hold the said land and all other the premises herein before mentioned and intended to be hereby granted bargained and sold and every part and parcel thereof to the end of the life of these appurtenances unto the said Sam Smith his trusty Agent and assign from the day next before the date hereof until the full end term of one whole year from thence real ensuing and fully to be completed and paid accordingly therefore the sum of one pound per annum only if the same shall be demanded to be intend that by virtue of these presents and of the Statute for Transforming Usury into possession to the said Sam Smith may be in the actual possession of the premises and be enabled thereby to receipt of a rent of the revision and inheritance thereof to him and his heirs at Witterfolds whereof the said Peter Adams hath hereunto set his hand and seal the day and year first above written.

Pet. Adams

Sealed and Delivered in  
the presence of us -  
Richard Payne  
Paul Portlock  
Pristo Gardner

Acknowledged in Open Court the 16 of Sept<sup>r</sup>  
1720 by Mr Peter Adams Attorney of Peter Adams  
and the said Sam Smith your and our witness  
Admitted to Record York Cblt Wilson

This Indenture made the tenth day of September in the year  
of our Lord Christ one thousand seven hundred and twenty and in the  
fourth year of the reign of our Sovereign Lord George King of  
greater Britain & Ireland Peter Adams of the County of Norfolk  
Warriner of the one part and Sam Smith of the same place  
merchant of the other part witnesseth that the aforesaid Peter Adams  
for and consideration of the sum of thirty Pounds Current money of  
Virginia to him in hand by the said Sam Smith at and before the instrument  
made delivery hereof the receipt whereof to be hereby acknowledged

In a Letter of attorney  
to make these presents  
to examine officer  
and constituted  
and be bound  
of Virginia my  
spouse to give and  
of and in one Indorse  
intercourse Situated  
River and County aforesaid  
to give and grant  
Agreed to make or his  
Authorized and Im  
and bearing of a  
made by me the  
Sand Smith his heirs  
th his own hand  
ne onto bearing had  
After the Execution  
his further give  
ice power strength  
knowledge wherein  
eed for the uses wherein  
amongst the  
d whatsoever may  
be done in regard  
d. It is by these presents  
nto and purposed as  
itself whereof these  
e in the year of our  
Peter Adams date  
in 1720  
London at Barre  
of Mr Peter Adams  
and is admitted to Right  
Marble Bar

Sum in the sum  
and having and  
Lord George King of  
County of Norfolk  
same place much  
dumb for and in con  
t money of Virg

Do hereby Acquit  
against and every of  
such claims released  
releas'd and confirm  
our being by virtue  
of one whole year  
the date hereof and by  
solutions) and to his  
late Sir John Bacon being  
the south side of the  
aforesaid house or  
with west boundary plot  
beginning at the  
street Southward from  
one a parallel to the  
aforesaid aforesaid  
and writings for  
appears and contains  
more or less according  
to and Rovemours  
and profits reserved  
enross and every part  
other the premises before  
and sold to the aforesaid  
and the said Peter Adams  
so and to the aforesaid  
as the said Peter Adams  
and agreed in the said  
deed perfect absolute  
at a good rightfull  
the same and every  
according to the intent  
and aforesaid in the  
time hereof for  
the premises for the  
said to have Appur-  
tenances and Peter  
whatsoever and  
whatsoever further  
with his heirs and  
and his heirs shall  
have of above and  
cost and charges  
and damages and  
all such other acts

Conveyances and Asherances in the law what soever for the further better  
and more perfect Assurance of the said Land to all its Appurtenances unto  
the said John Smith his heirs and assigns forever in such manner as by law  
here Convenie hould in the Lawe be reasonably devised and required  
according to the Intent and meaning of these presents and heretofore done  
David for his wife and his heirs or any person whatsover that land  
with all its Appurtenances against him heretofore Peter Adams his heirs  
aforesaid shall and will warrant and for ever defend by virtue hereof In  
Witness whereof the said Peter Adams hath here unto set his hand and  
Seale the day and year first above written.

Sealed and Delivered

Peter Adams d Seals

In the presence of Richard Dug in open Court held the 16 of July 1720 by  
Richd Cullens & Peter Malbone Attorney of Peter Adams and John Smith  
Richd Gardner and on his motion is admitted to Record

Toll Solo Wilson after

In the name of God Amen the last will and Testam't of Richd Bacon  
Sont. I Bequeath my soul to almighty God and my Body to the Earth  
I give unto Son John Bacon all my Land that I now have or to  
him and his heirs for ever  
Item I give unto Daughter Sarah Bacon aforesaid <sup>from</sup> her father  
it: Four poundes viij pence pster & two shillings two poringers her father  
before me from pster one Shillard

Item I give unto his Grandchildren Judy Bacon and Richd Bacon each of them  
aforesaid Sixt & Each of them a plate,

Item I give all the rest of my whole Estate to be Equally divided between  
my beloved wife Mary and my Son John and after my wife doth  
die to be my Son John Bacon Estate Provided he take the care of  
his mother

I do Constitute and ordain my Son John Bacon to be the whole  
and full Td of all my whole Estate paying the Legay aforesaid as witness  
my hand and seal this 17 of the month of November 1720

Witness

Richd Bacon d Seals

Joseph Watford  
John Windgate  
John Gollif

Reproduced by John Bacon to the intent and  
the 17 of July 1720 he making a solemn affirmation  
concerning and being proved by all the Evidence  
in open Court in the presence of the heir at Law is  
ordered by the Court to be committed Record

Toll Solo Wilson after

This Indenture made the tenth Day of August in the Year of our  
Lord Christ one thousand Seven hundred and twenty three in the Reigning  
of His Majestie George the Second King of great Britain &c  
Between Louis Egerton of Norfolk County Gentleman of the one part and  
Sam'l Smith of the same place Murch of the other part witnesseth

of the said Office  
and by Master James Smith  
hereby Acknowledgeth  
that he hath given his consent  
and placed in Norfolk County  
the said goods to the Board  
of Trade Beginning at  
a stake that goes to the  
running thereof along as  
follows: Six pole twelve foot  
in bounding on Howes  
by Seven pole Eleven foot  
the Beginning or first  
ring on the Land that  
is a parallel to the back  
back Creek and about  
degrees Course for Head  
of the abovesaid Louis corner  
whereabouts being the  
corner in Howes River  
to the appurtenance  
whereof herein before mentioned  
Every part and parcel  
and Land Smith his heirs  
hereof and the said Edward  
and John Folke complete  
upon him only if the same  
privileges and of the nature  
may be in the actuality of  
a grant of the aforesaid  
to the use of the said  
John Folke and Edward  
Folke above written

Henry Folke of Boston  
Mass. dated  
the 6<sup>th</sup> of Sept 1720 by  
John Folke and  
Edward Folke  
and John Folke  
and John Folke

in the Year of our  
Lord and in the Seventh  
King of great Britain  
and March of the one  
of the other part to  
and in consideration  
of a sum of money  
and Smith his  
agent of the aforesaid  
the 6<sup>th</sup> of Sept 1720  
See a Comptd Louis  
named and placed in  
Land Smith his  
bargain and said

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to him hereof made for one whole year by Indenture bearing  
date the day next before date hereof and by force of the said Indenture having  
been deposited in the office of the said Clerk of the said Court of  
Land in Norfolk Town situated on the North side of the main street leading  
to the said house and on the westward side of the publick spring beginning  
at a stake the westernmost corner stake of the land or street that  
goes to the publick spring standing by the main street and running  
thence along the main street Northwards Eightyone Degrees and an  
half Pippards and twelve foot and an half to a corner stone of stone  
ground, thence bounding on Rakingland land Northwards Seven degrees  
Twenty Seven pole Eleven foot and an half to the back Creek the margin  
from the Beginning or first mentioned stake and running thence  
and bounding on the said land that goes to the publick spring Northwards Seven  
degrees or parallel to the said Creek Twenty poles to the back Creek thence  
to the back Creek and bounding thereon to the first mentioned  
by Seven degrees Course for the said land herein being granted unto Louis  
Corner his heirs and assigns of the aforesaid Louis corner by said lease  
bearing date the 6<sup>th</sup> of January 1720 relation thereto being that  
it will more fully and at large appear, and as the Estate Right Title Intake  
at ever for claim & demand what force of him said Louis corner is in  
onto the premises or any part or parcel thereof and heretofore and now for  
and whatsoever remainder and remands yearly and other rents and profits of  
the premises and of every part and parcel of the same to have and to hold  
said land and all other the premises herein before mentioned and  
intended to be hereby granted Begained and sold to the appurtenance  
unto said Louis Corner his heirs and assigns and to the use of the said John  
Smith his heirs and assigns for ever and that Louis corner shall be his  
heirs to his life and after his death to his wife and to his wife's  
heirs to his wife and assigns by his present habby the said Louis corner  
now is and shall be ing fully and lawfully seized of and in the one or  
or two lots of land to have appurtenance of a good pure perfect absolute  
and indefeasible estate in fee simple and notwithstanding good Right like power and  
lawfull authority to grant and convey the same and every part and parcel  
thereof unto the said John Smith and his heirs according to the purport  
intend and meaning of his present and that it shall and may below  
falle to and for the said John Smith his heirs and assigns from time to time  
and at all times hereafter for ever graciously and kindly to have full power  
to enjoy their land and to give over the premises herein before  
mentioned and intended to be hereby granted to their appurtenance  
and any lawfull estate trouble or interruption of them in the said Louis corner  
his heirs or assigns or any other person or persons whatsoever and the said Louis  
corner for himself his heirs wife and assigns doth further Covenant  
grant to and to the said John Smith his heirs and assigns by his present  
that he said Louis corner and his heirs shall and will at anytime  
or times hereafter during the space of eleven years first ensuing the date  
hereof at the reasonable request Costs and charges in the law of the  
said John Smith his heirs and assigns do make and execute or cause to be  
made done & executed all and every such other and further act and  
provision and agreement in the law what force for the further

Fist above written  
Signed Sealed and Delivered  
G. Newton & Son  
George Newton & Son

John Kingman  
John Norton  
Richard Gardner

Wm. Botkin, who  
acknowledges in Open Court held of  
March 17 1720 by Wm. Botkin and John Kingman  
also Acknowledges for himself and his wife  
the Right of Dower to the above premises  
and on motion of Mr. Wm. Walker is ordered  
to be recorded for the same

Leaving of the Land  
Assigned to the only  
surviving Apportion  
in the Estate  
left and in manner  
above set forth  
and as in the above  
then for Apportion  
by virtue hereof In  
the said Lands and  
Leaves

Lewis Comyns Debtor  
Paid the 18 day of March 1720  
to his wife who came  
to the Right of Dower  
Lis Pendens Admitte  
Caus

day of March 1720  
and twenty and  
one year and  
survived Lord George  
then surviving  
testator of Wm.  
of the one part and  
of the other to  
consideration of  
him in hand for  
noby does Acknowl-  
edged property does  
fine and a Quarter  
of the Town together  
more or less there  
reverend remain-  
ing all the tents and  
Every part and  
the whole land  
Bounys thereof and  
used and sold w/  
to Anthony Walker  
now for and during  
one Moneth next  
to him and that by  
his profession the  
profession of the  
ut of a grant  
and a sign for  
Walker late  
and greare

This Indenture made the fourteenth day of March in the  
year of our lord Christ one thousand seven hundred and twenty  
and one in the twentieth year of the reign of our sovereign Lord George  
II of great Britain & His Britannic Majesty King of Ireland  
to Dan Botkin Esq; who was the last son of Wm. Botkin Esq;  
also deceased of Norfolk County Gent of the one part and Anth Walker  
gent of Prince of Ann County of the other part witnesseth that  
said Wm. Botkin for and in consideration of the sum of two hundred  
and eighty pounds Current money to him in hand paid already by  
said Anth Walker Receipt whereof he doth hereby acknowledge  
and of every part of the same doth acquit and discharge  
said Anth Walker his heirs, execs, dents and every of them fully gran-  
ted bargained sold released and confirmed unto his presents  
he doth fully grant alien release and confirm unto the said Anth  
Walker in his actuale profession now being by virtue of a  
fine and sale taken thereof made for six months by Inden-  
ture bearing date the day before the said day of and by virtue  
of the Statute for transposing of intoposition and taking heire  
a shill fine and a Quarter tolls and haups or herds and dyngs  
thereon situate in Norfolk Town together w/ one hundred and  
forty acres of woodland and pasture adjoining to the said tolls  
and bounding beginning at a mulberry tree by the old pasture  
side running Northwest eighty three foot to the main road side  
along the said road passing the Gut or Creek onto open field  
stands in the land of Capt George Newbold land and along of the old road  
line into a gut or back down into the main Creek and so along  
the old Creek to the pasture point and from the old point bearing  
over to a stone on Owen Jones Lot and so along by a line of  
Road bounding on Archibald Williamson's mary furlong. The  
said Wm. Botkin lots until it comes to the back part of Edlam  
Bawle lot or carl and so running up along the said Road  
old hedge and the lot formerly called Grawells up to the  
giving Mulberry tree and all the estate right title interest the  
of or wherein lies Wm. Botkin late or ought to have any  
estate or inheritance in possession whatsoever remainder and  
esposure and all the right title Blenc and Dorn and

to offer and intell  
of To have and to  
and hundred and  
at all other the pre-  
re mentioned and  
spared no man to  
fight for ever and  
heir to and ad-  
red on the Walkes  
right and lawfull  
to lands and appur-  
t leirs and apportion-  
ing thereof and it  
said Antho: Walker  
after here after  
had enjoy the said  
hearty granted to  
all his said heires  
Colen his heirs or  
what soever also  
Seale and will at  
of Seven years upon  
Cost and Charges  
in and apportion due  
and provided all  
Appearance what  
and Assurance to  
and unto the said  
as by his or their  
provided or require  
d his heire the said  
and forty acres of land  
the said Antho: Walker  
Every person or  
for ever defend In  
re unto set his hand  
written

In Boston Estate  
Court held before Mr: May  
17th 1700: the witness  
and his wife acknow-  
... m: son of m: Antho:  
S: Wilson of Boston

Very oft 140  
To all Christian people to whom these presents shall come frame  
to Thelaball Lom: Thelaball Matthew Godfrey and Dinaah Godfrey his wife Rose  
Godfrey and her<sup>2</sup> his wife Dame Lowrey and Ann Lowrey his wife son  
Daughters and Legatees of Mr: James Thelaball late of the County of  
the County of Norfolk Distr: Land Greeting Where as the sd James Thelaball  
late of Thelaball over all y<sup>r</sup> and before his Deceas made his last will and testam  
in writing and there in and therly given and Disposed of his whole estate  
land amongst the diff<sup>r</sup> sons of Thelaball Lom: Thelaball Dinaah Elizabeth  
Parties to these presents Since which was born Martha another another  
Daughter of the aforesaid James for whom no provision is made in the  
said will: in Consideration whereof and of the Natural love and affection  
which thos and Francis Thelaball and Thelaball Matthew Godfrey and Dinaah  
his wife Sister Godfrey and Elizabeth his wife Dame Lowrey & Dinaah  
wife Rose and declare unto the above named Martha Thelaball have given and  
granted and hereby doth freely and absolutely give and grant unto her  
Martha Thelaball one Negro woman and her child (Young and her Increase  
Except her first Child to shall Attain the age of two years) which is hereby  
given granted and Agreed to be the proper Slave and Estate of the said Child  
given granted and Agreed to be the proper Slave and Estate of the said Child  
Young and her future Increase Except as is before excepted to her  
the aboves named Martha Thelaball her heirs<sup>2</sup> and assigns for ever to her  
and her own proper uses and be kept her<sup>2</sup> to her sole Disposal  
her and her own will and pleasure as her and her own proper Estate to  
and any man or of Chancery Clerks and Dr<sup>s</sup> and of them her said  
Francis Thelaball Lom: Thelaball Matthew Godfrey & Dinaah his wife  
Dinaah Godfrey and Elizabeth his wife Dame Lowrey and Ann his wife  
here beare to Admit and Agreed or any other person or persons  
whatsover for her in these names by her cause meand Consent or  
procurement Provided always that it is the true intent and meaning  
of these presents and of all the several parties thereto; that if the  
Martha Thelaball shall not accept of and take the said Negroe  
woman and her Increase in Name as the same is herein given  
and granted in full of her part and portion of her Dads father's  
when of Lawfull age or shall despart her life before Marriage  
then the aboves named Negro woman and her Increase shall be  
and be the proper Slave or Slaves @ Estate of the before specified Ann  
Lowrey her heirs and assigns for ever in as large and ample  
manner as she the said Martha Thelaball her heirs<sup>2</sup> and assigns  
Agreed right or should doe by Virtue here of: And this deed and  
every clause thereof relating to the aforesd Martha Thelaball her  
heir<sup>2</sup> and assigns and Agreed shall be sterty void and of none good  
Other wise to remain and be in full force Power and Virtue and  
further know ye that the aboves named Francis Thelaball  
Lom: Thelaball Matthew Godfrey and Dinaah his wife Rose Godfrey  
Eliz: his wife Dame Lowrey and Ann his wife Rose put the said Mrs.  
Thelaball in full possession of the aforesd Negro woman by deliver-  
ing unto her a paire of irony bell Daryel in Name and in Lieu  
of the same Slaves at the Deliveling and Delivery time of the writing  
whereof and late Confirmation they have hereunto set their hands  
and seals and seals the tenth day of March in the year of our

ch of England one  
Francis Hellabale Debates  
on Hellabale & Scare  
Matthew Godfrey Debates  
Simone Godfrey Debates  
Peter Godfrey Debates  
Eliz - E Godfrey Debates  
James Lacy Debates  
Ann Lacy Debates

it may concern that,  
only give in a Surrounder  
to all my Right title  
here unto belonging to  
my Deceased Husband  
one of this plantation  
and Darien the Native  
will hath come down  
past as Wittenby  
may be Required  
Hannah Alliday

of March in the year  
Twenty one and in the  
Lord George King of  
all the County of  
Thornhill Martin  
one of the other  
in consideration of his  
lands in Barbados  
that he may be known  
unto death Baring  
a certain parcel of  
aforesaid land in  
which being a tract  
they stand unto him  
John Jones or may  
be the same being  
the said lands  
unto John Halle and  
Thornhill Martin to have  
the same next  
the same and so

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The Statute for transferring into possession the said Thorne Martin  
may be in the Act at a general Assembly and be enabled to take and  
accept of grant and release of the same premises by himself and  
Thomas Martin his heirs and assigns for ever It will witness  
the said David Jones hath Received the said land and sea of me  
and yeare first above written  
Signed Sealed and Delivered  
In the presence of

God B Bungey of Norfolk  
Richard Whyley Esq of  
Aldgate Baynes  
Acton Adgo in Open Court held the 17th instant  
1720 by David Jones & Sarah his wife and on  
manor of Thorne Martin is ordered delivered  
to John Halle

This Indenture made the fifteenth day of March one thousand  
Seven hundred and twenty six in the seventh year of the reign  
of our sovereign Lord George King of Great Britain & Ireland  
David Jones Esquire of the County of Norfolk of the one part  
and Thomas Martin of the Town of Norfolk in the County of  
one of the other part witnesseth that the said David Jones for  
and in consideration of the sum of eight pounds Current money of  
Virginia to him herein before mentioned paid and before the Indenture  
Delivery of these presents did Bargain & Sale unto the said Thomas Martin  
one or two parcels of Land lying and being on the open end of  
Tawne about building on the second mouth of a Creek called the  
1607 Creek being a third part of a lot of Land formerly given by  
Warren Godfrey to John Jones Godfrey and by him sold and  
transferred unto David Jones as may appear by the record of  
Norfolk County return here unto bearing as at the return and robes  
said of the said Land hereditament and premis by the aforesaid  
here unto belonging TO HAVE AND TO HOLD the said Land and  
other the appurtenances and premis before here in more  
intended to be by granted Bargained and Sold to there and every  
of these Appurtenances unto the said Thomas Martin his heirs and assigns  
for ever And the said David Jones his heirs and assigns doth Covenanted  
and grant to and to the said Thomas Martin his heirs and assigns by these  
presents, that the said David Jones now is and shall be rightfully and  
lawfully Bred of in and hold had and parcel of land and premis  
part of a good sum pefect estate and Invaluable Estate in free  
Simple and now hath a good power and Lawfull authority to  
grant and Convey the same and every part hereof unto the said  
Thomas Martin his heirs according to the true intent and plain  
meaning of these presents Indenture and that it shall and may  
be lawfull to and for the said Thomas Martin his heirs and assigns  
from time to time and at all times hereafter for ever  
ably and lawfully to have held Burying posses and enjoy the said Lands  
premis here before mentioned and intended to be by granted  
to there and every of these Appurtenances without any lawfull let  
but Lawfull Execution molestation or Interruption of them the said  
Jones his heirs and assigns or of a from any other man or persons

(unintelligible)

House in Newgate Towne the said three hundred<sup>thousand</sup> above specified with lands  
interest for the use of his wife within the space of three miles from her  
late house with all mannering any deduction or abatement whatsoever out of the  
same in any part thereof for a cyr after or mead of any time, appurtenance or  
incumbrance whatsoever shall then and from thence to the his present grant and the day  
and place of the above premises shall come and do thereto and be fully  
paid and of his wife or other wife thereto as and be in full facias  
anything herein specified to the contrary hereof in any wise notwithstanding  
and he and his executors for his wife his children and any of them death  
covenant promise and agree to and with the said Robt Tucker his heirs and assigns  
affid by his profitt in his name and from thenceforward and before hand  
or failure shall happen to be made of any in the proffit or condition above  
it shall and may be lawfull to and the said Robt Tucker his heirs and  
done and affid or any of them unto the proffit or condition with these  
articles of their having before mentioned or intended to be largely granted before  
and void to enter and the same for his service for the proffit and  
privily to leave and occupy profitt and enjoy and the rents and  
proffits hereof to his and their own use and easement and to the without  
any lawful lett suit instigation or interruption of any by the said Lewis  
Grier his heirs or affid or any other person or persons whatsoever there  
into growing due for the same from and after the breach of the provision  
only excepted and foreaid And MOREOVER that the said Lewis Grier  
his heirs and affid and any other person or persons whatsoever there  
after the non performance of the foaid condition upon the reasonable  
request and at the proper cost and charge of the said Robt Tucker his heirs  
and affid or either of them to make and have and to pay and to  
suffice a cause to be made done acknowledged abeyant and suffered such  
further and other lawfull and reasonable acts and causes to bring and bring about  
and recover convey and affirment in the law to forever for the further  
better more profitt and absolute apperance and the making of all  
money the said proffits and tenures, stocks and plantations of land above  
agreed with all and singular here provided and appurtenance therin  
before mentioned to be granted to the said Robt Tucker his heirs and affid, diffi-  
culty of these profits, and all other inconveniences whatsoever as by his  
here Council Landed in the said State be reasonably required or required  
according to the true intent and meaning hereof and let by its agreed by  
between the said party to these profits that it shall and may be lawfull  
to and for the said Lewis Grier his heirs and affid to profit  
and enjoy the same and take the rents and profits of the premises  
and every part thereof outside of which shall happen to be made in  
paying reasonable sum of three hundred pounds and Lawfull Inter-  
est there due without any let suit trouble damage or Interruption  
of him his said Robt Tucker his heirs and affid any one or either  
of them In witness where of the said party to these profits  
have lawfully Interchangably set their hands and sealed the day and  
year first above written

Lewis Grier

Sealed and Delivered in the presence aforesaid in Open Court held

Gro. Blaney	The 17 <sup>th</sup> of May 1729 by Lewis
Civil Commissioner	Comer and on motion of Mr. Robt
Thos Martin	Tucker is ordered to be Recd
John Wetherell	Test Sole Wmiffar

Robt Tucker
Test Sole Wmiffar

Widower of the said Mr. Wilson By and between Moses Prentiss and Elizabeth  
 his wife of the Southern branch of the River Parish of the County of  
 Norfolk in Virginia of the one part and James Wilson gentleman of the  
 same branch County and Colony of the other part witnesseth that  
 whereas Moses and Elizabeth his wife and inhabitants of the sum of  
 twenty five pounds good current and payable money of Virginia to them  
 in hand paid and bound to be paid by himself James Wilson before the  
 subsisting and delivery time of the receipt whereof they see by these pre-  
 sente acknowledge and layg part and place thereof and do agree and Intend  
 him the said James Wilson his heirs to be admt a copy of this and by these  
 presents have granted Bargained sold alienated Relased and confirmed  
 and by these presents do give grant Bargain alienate Release Infir-  
 mity and Conscience the said James Wilson his heirs to be, one tract of  
 seige plantation andement of Land one hundred acres or there more or  
 less commonly known by the name of Meadow Mosey point lying  
 being in Norfolk County on the North side of the North Western river  
 and the eastward of the Indians Creek running half a mile into the  
 bay of marked trees adit breadth on the Indian Creek aforesaid.  
 Said one hundred acres of land but more or less to the appurtenance thereto  
 of land and tenement by Edmund Jones of the Southern branch of the  
 River Parish of the County of Norfolk into Edmund Jones with his  
 hand under his hand and seal Acknowledged in Open Court  
 record in the records of Norfolk County bearing date the 15 day of May  
 1760 which said one hundred acres of land let the same to him  
 or his as it is bounded with all and singular its profits pruducts  
 appurtenances here ands belonging or any ways appertaining thereto  
 which by virtue of the Statute for Encroaching upon into his possession and the  
 same Right title Intend these present Recd in Clerke and  
 remain whatsoeuer of them that may Prentiss and Elizabeth his  
 wife and herd profits and every part thereof and the reversion and the  
 remainder in him and his heirs to be of the same.

To All who  
 Hold these premises or any part of them before mentioned or Intend to be here  
 by granted bargained and sold unexpired released and confirmed  
 every part and for all time of unto the said James Wilson his heirs to be admt  
 and agreed for ever in free and common socage and under the rent and  
 service of yearly and of a Right Reserved by grantor in this County  
 and held under Prentiss and Elizabeth his wife their heirs and assigns  
 said manor and premises with the appurtenances unto the said James  
 Wilson his heirs and agreed at them held sepe, Prentiss and Elizabeth  
 his wife their heirs to be admt and for all other persons or persons what  
 soever claiming by force or under these shall and will warrant  
 and for ever defend by these presents and the said Moses and Elizabeth his wife  
 jointly have by consent and grant & agree to and by the said James  
 Wilson his heirs to be admt and every of them by these presents  
 is Mercer and for in following that is to say that it shall and  
 may lawfull to be for him held by the said James Wilson his heirs  
 to be admt and agreed from time hence and at all times hereafter for ever  
 according to the true intent and meaning of these presents peaceably  
 and quietly to enter into and upon said holding party and quiet  
 hold.

fore mentioned date  
and any disturbance  
before whatsoever  
land and before  
the space of fifteen  
days and at the day  
and hour of his  
and his wife's decease  
and responsible for  
all lands and premises  
he hereby grants  
his lands to said  
Wife Propost and  
to the day and year  
in Propost Deed  
Signed E P. Burdette  
and No above Land or  
Wife Propost and Clerk  
named of his  
anotior is David  
the 1<sup>st</sup> of October  
in the year of our Lord  
in the County of Norfolk  
Taylor of the same Colony  
called Anthony Curing  
ing Court money too  
dealing and dealing  
Fully satisfied and bind  
To present bargained  
figures one half of said  
a Southern branch of  
southern River, is  
a certain place of market  
to be place of market  
one of market, there  
market. In case there  
are of City Aire off  
maine and remain  
decent and premis  
is good R. D. S. and  
unto the said audience  
telle entitl'd that  
after into possession  
of the said land and  
and the lease of  
a square foot of  
land with his wife  
for a year.

Above written

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Signed Sealed and Delivered  
In the presence of us -

Anthony Culmin  
Signature  
Anthony Culmin

This Indenture made the 19<sup>th</sup> of May  
1721 by Anthony Culmin and widow of Wm Taylor,

Admitted to Record Test Sol Wilson Jr.

This Indenture Made the fifteenth Day of September in the year of our  
Lord God one thousand Seven Hundred & Twenty between Joseph Hedges of Norfolk  
County in Colony of Virg<sup>n</sup> of two partie and John Nicholson of same County  
and County of other parts next aforesaid having by the said Joseph Hedges for a consideration  
of £ 100 of good Shillings Current money to him in hand paid and secured to be paid  
before the Reciting, and delivery hereof wherewith he doth acknowledge himself fully  
contented to pay hath bargained & sold to the said John Nicholson his said  
Unto the said John Nicholson his said £ 100<sup>m</sup> and Agrees on tract or parcel of land  
Situate lying and being in a wood above the Heads of the Southern Branch great Bridge  
of Elizabeth River and County of Norfolk and is bounded as follows viz  
at a corner of Holley See Riving Nor west by a line of marked trees to a corner where  
Dicks See Riving is more or less a corner line to a corner poplar standing on the Swamps  
Tide Side of first Station being by Estimation ten acres more or less and also the Res-  
tions & Remonstrances Remender & Reminders thereof to have and to hold to the said John  
Nicholson his premises with all appurtenances unto the said John Nicholson his said £ 100<sup>m</sup>  
Agrees from the day next before the date hereof unto and to have and to hold during the  
term of and whole year from thence next ensuing 1722 had by virtue thereof of the  
Statute for Transferring up to possession the said John Nicholson might be in actual  
possession of the said premises & be enabled to take & except of a grant & Release of the  
same premises to him and his heirs and assigns for use in the Hidreys wherof the  
Joseph Hedges hath hereto set his hand and Seal of day and year above written

Signed Sealed and Delivered

Joseph Hedges

In presence of us

Acknowledged in open Court held the 19<sup>th</sup> of May 1721

John Frifer  
John E. E. {

By Joseph Hedges and in Macion of the said John  
is Admitted to Record Test Sol Wilson Jr.

This Indenture made the Sixteenth Day of September in the Year of our Lord God  
one thousand Seven Hundred & Twenty Between Joseph Hedges of the County of Norfolk  
Colony of Virg<sup>n</sup> of two partie and John Nicholson of same County and Colony of other  
parts whereof said Joseph Hedges by Indenture bearing date the fifteenth day of this Ins  
tent month of September did bargain and sell unto the said John Nicholson for Considerations  
herein expressed on tract or parcel of land Situate lying and being above the Great Bridge  
of Elizabeth River and County of Norfolk and bounded as follows viz beginning at  
a corner Holley See Riving Nor west by a line of marked trees to a corner whereon See Riving  
Dicks See Riving is more or less a corner line to a corner poplar standing on the Swamps Tide Side See by marked trees  
to the first Station being by Estimation ten acres more or less by virtue of a Recitation & Recitals  
our Remander and Reminders of the said land heretofore and promises & Every part hereof  
to have and to hold to the said John Nicholson and his heirs and promises with all appurtenances unto the said  
John Nicholson his Ex<sup>m</sup> Adm<sup>r</sup> and Agrees from the day next before the date of the said  
Recited Indenture unto and term of one year from thence next following to the said John  
Nicholson had by virtue thereof and of the Statute for transferring up to possession of the said John  
Nicholson might be in actual possession of the said land heretofore and promises and  
and be enabled to take & except of a grant and Release of the same to him and his  
heirs for ever and by the said Recited Indenture made a large appearance now

consideration of the said  
sum of five pounds Esq  
with his cloth hereby  
Conceded and paid at  
earlier Release and Con  
ting by virtue of y<sup>e</sup> Pro  
cure of y<sup>e</sup> Statute And so  
with y<sup>e</sup> appearancees &  
Joseph Hedges of late  
y<sup>e</sup> remarde & remarde  
with y<sup>e</sup> appearancees  
nececcarie and quiet pos  
sibl. In witness whereof  
the first above written  
h. Hedges

May 17 2013  
Admitted to

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day of January in y<sup>r</sup> past  
in Anthony Curling plant.  
Will<sup>m</sup> Mawd of y<sup>r</sup> Sam  
Curling & Frances his wife  
& many of y<sup>r</sup> Ing to them in  
whenceof they doo hereby  
againe to sell unto y<sup>r</sup> the  
fifty acres more or less &  
afford money to doe run  
thence bounding on Will  
spinaline of market trees  
as will be laid by fast  
to Anthony Curling by y<sup>r</sup>  
& being in y<sup>r</sup> South branch  
recessions remained and  
in previous w<sup>t</sup> Apparit  
S<sup>d</sup> Adm<sup>r</sup> v Apigns from  
real Truining & take heret  
notification of th<sup>t</sup> Will<sup>m</sup>  
in except of agrant and  
heft whereof by th<sup>t</sup> Anthony  
& year first above  
Anthony Curling & wife  
Frances Curling aforesaid

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W<sup>m</sup> 1<sup>o</sup> This Indenture made and concluded this twentieth day of Jan<sup>u</sup>ry in the year of our Lord Christ and the year of our Saviour hundred and twenty two between Anthony Cushing plante<sup>r</sup> of France his wife of Newf<sup>e</sup>ld County In the age of fiftynine and Will<sup>m</sup> Mawne of y<sup>e</sup> same County & Dominion of<sup>y</sup> other parts whereas he the said Anthony Cushing by Indenture bearing date y<sup>e</sup> Nineteenth day of this instant Month of Febr<sup>ru</sup>ary last in consideration having sold y<sup>e</sup> Nineteenth day of this instant Mawne his East<sup>er</sup> Adm<sup>st</sup> and affigines and now in possesse<sup>n</sup> of land by quantity fifty acres more or less up and is bounded as followeth First beginning at a post mark standing by Rich<sup>ds</sup> Ford Swans<sup>r</sup> running w<sup>t</sup> South west turning on y<sup>e</sup> said Swans<sup>r</sup> to a corner back & hence bounding on Will<sup>m</sup> Taylors line East<sup>er</sup> to agone a corner tree standing by a pond thence upon a line of marsh trees a North Corre<sup>r</sup> to aback a corner tree thence turning on Joseph Cushing Westford County first Station being y<sup>e</sup> one Maner of one hundred acres of land devised y<sup>e</sup> St Anthony Cushing by his last will and Testament of Joseph Cushing deceased in Sudbury lying and being in y<sup>e</sup> northern Branch of Ely River and County of Newf<sup>e</sup>ld together with y<sup>e</sup> reversion and reverions Remainder and remainder of y<sup>e</sup> said land tenement hereditame<sup>r</sup> and premises with y<sup>e</sup> Appurtenances and way parts thereof to have and to hold y<sup>e</sup> said land tenement and premises with y<sup>e</sup> Appurtenances unto y<sup>e</sup> Will<sup>m</sup> Mawne his heirs Except<sup>r</sup> Don<sup>r</sup> and affigines for and during the term of one whole year next ensuing of y<sup>e</sup> date of y<sup>e</sup> said Will<sup>m</sup> Mawne Indenture & Instead had by virtue hereof to y<sup>e</sup> Statute for transferring us into possession the said Will<sup>m</sup> Mawne might be in actual possession hereof to be by y<sup>e</sup> said Will<sup>m</sup> Mawne named and called well appear now this Indenture witnesseth that y<sup>e</sup> St Anthony Cushing & Frances his wife as well for and in consideration of fiftynine pounds land full Money of Eng<sup>l</sup>land to them in hand paid and Secured to be paid by y<sup>e</sup> said Will<sup>m</sup> Mawne & except whereof they do<sup>r</sup> hereby acknowledge & them selves therewith fully satisfied Contented & paid have given<sup>r</sup> released & confirmed to a dock by their present grant receipt release & confirm unto y<sup>e</sup> said Will<sup>m</sup> Mawne in his actuall posse<sup>s</sup>sion now being by virtue of y<sup>e</sup> said Indenture of bargaine & Sale made to him of y<sup>e</sup> year & of a Statute & to his heirs and affigines to afford land tenements hereditame<sup>r</sup> and premises with y<sup>e</sup> Appurtenances and all y<sup>e</sup> Estate right title Interest Claimed and Demanded whatsoever of y<sup>e</sup> St Anthony Cushing and Frances his wife in and to y<sup>e</sup> same every part thereof with y<sup>e</sup> reversion and reverions even under & remainders thereto to have and to hold y<sup>e</sup> said land tenements hereditame<sup>r</sup> and premises with y<sup>e</sup> Appurtenances to y<sup>e</sup> said Will<sup>m</sup> Mawne his heirs and affigines for ever to y<sup>e</sup> only use of y<sup>e</sup> said Will<sup>m</sup> Mawne his heirs and affigines Clearly & absolutely without any let<sup>r</sup> Interception molestation & without any Interruption of y<sup>e</sup> St Anthony Cushing or for from his heirs or by his or their means or procurerment to withdraw whereof y<sup>e</sup> St Anthony Cushing & Frances his wife have hereunto set their hands & Sealed y<sup>e</sup> day and year first above written

This Indenture made the fourteenth day of June in the year of our Lord one thousand seven hundred and twenty one and in the twelfth year of the reign of our Sovereign Lord George the Fifth King Defender of the faith, &c between Peter Eastwright of the County of Norfolk and Collyng Afton of the one part and Peter Malbone of Towne and County aforesaid of the other part witnesseth that y<sup>e</sup> d<sup>r</sup> Peter Eastwright for and in Consideration of sum of five Shillings to him in hand paid & receipt he doth hereby acknowledge have bargained alenanted & sold to Collyng Afton by these presents one barge in Soll Entploy and alenanted unto the th<sup>d</sup> Peter Malbone his heirs executors and assignes one lott or half Acre & one pole and one Hundred & ninty eight Square feet of land in Norfolk Towne beginning at a corner Stake of Lep<sup>t</sup> Dib (formerly) and now y<sup>e</sup> th<sup>d</sup> Peter Eastwrights Lott & running thence and bounding on the E<sup>t</sup> Part of another Lott North Westly & nearly four Degrees fifteen poles to a Stone by a Branch Lide then beginning at y<sup>e</sup> first mentioned Stake & running thence along y<sup>e</sup> main Street South westerly thirty eight Poles or even poles to a stone there placed parallel

and he to all other who  
were & binding them  
to pay all sumes hundred  
to pay thereof unto  
him & sum of one whole  
year of his Statute for  
whole payment there  
unto him his heire  
& heires to let his hand  
Peter Cartwright Seal  
Norfolk County  
right way  
done is

Mary Cartwright & Seal

car of our Lord and the  
of our Sovereign Lord  
King of Norfolk in the  
County of Norfolk in the  
of Indenture bearing  
Date and seal unto  
bearing and left or half  
in Norfolk Towne only  
ing at a corner stak  
thence bearing in the  
Pole to stone by abro  
along the main street York  
ing by the aforesd Branch  
on the end of the first  
Malbone and to his heirs  
on the date of this Inden  
ture into possession of  
leafe of same premises  
appurteining thereto  
tion of sum of forty  
days delivery thereof  
mixed relieved also  
to the said Peter Malbone  
and of Bargain and Sale  
of aforesd lands to  
him or demands what  
is Member together w/  
appurteining thereto  
to hold of the lands  
to the said Peter Cartwright  
Malbone & his heire  
a tenth to and forty  
ever hereafter quickly  
in the aforesd  
of the said Peter  
or when he be dead

152 done or executed all and every such other or further indenture or agreement or appurtenance whiche  
were forty bales and more I have and Abell Llewelyn the 1<sup>st</sup> land and premises unto the said Peter  
Malbone or his heire shall be reasonably adficed except as required in any time or times  
hereafter within space of seven years next ensuing to date hereof or the further appearance  
so to be had and made shall be and shall be to only proper up and doope of him &  
the said Peter Malbone and his heire and Appurteining thereto in witness whereof the Peter Cartwright  
hath hereunto set his hand and Seal of day year and year

Signed Sealed and Delivered  
in the presents of us

John Wilson.  
Sam Bousby

Acknowledged in open Court held for Norfolk County  
of Sixteenth of May 1721 by Peter Cartwright & Mary  
his wife and on motion of the said Peter Malbone  
is ordered to be recorded.

John Wilson Cw

Peter Cartwright & wife  
Mary Cartwright & wife

153 This Indenture made the Sixteenth day of May in the Year of our Lord one thousand Seven  
hundred and Twenty one between Richard Llewelyn Son of Norfolk County & Colony aforesd of the  
one part and Abell Llewelyn of same County and Colony of other part witnesseth that the said Rich.  
for an Consideration of sum of five Shillings Current Money of Eng. to him in Land paid by the said  
Abell Llewelyn receipt whereof he doth herby acknowledge have Bargained & Sold and by these  
present doth Bargain and sell unto the said Abell Llewelyn his heire Exec & one Cartage per ch of ton  
Siccauk lying on the South side of the River & County of Norfolk is bounded as follows  
the (Vix) beginning at a corner tree of the said Rich Llewelyn London Parcival Creek Side from  
thence up the said Creek to a branch on the South side of my Plantacion & from thence up the said Branch  
to the Head and from thence South by line of Sam'l Porters Land & so bounding on the said Land  
line to the Creek Side of first mentioned beginning to include encompass more or less as it is bounded  
to have & to hold of the said Abell Llewelyn his exec Admire & Appurteining thereto  
Revisions remainder & remainder of all and every of the Priviledges & appurtenances in any manner  
of wise belonging or appertaining to same for and during the term of one whole year next after  
date of these presents by Intent that by virtue hereof of the Statute for transferring us into possession  
of the said Abell Llewelyn might be in actual possession of the said Land & premises and be enabled to take  
accept of agrant and lease of same to him his heire for ever in witness whereof the said Rich Llewelyn  
has hereunto set his hand & Seal this day year above written

Signed Sealed and Delivered  
in the presents of us

Thos Nash Jr  
Thos Nash Junr

Acknowledged in open Court held of the 1<sup>st</sup> of May 1721 by Rich Llewelyn & son John  
mark agostall of Abell Llewelyn is ordered to be recorded.

John Wilson Cw

154 This Indenture made the Sixteenth day of May in the Year of our Lord one thousand Seven  
hundred and Twenty one between Rich Llewelyn Son of Norfolk County and Colony aforesd of the  
one part and Abell Llewelyn of same County and Colony of other part witnesseth that the said Rich Llewelyn did by Indenture  
bearing date the sixteenth day of this instant Month of May Bargain & sell unto the said Abell Llewelyn one  
piece or parcell of Land Siccauk on the South side of the River in the County of Norfolk is bounded  
as follows the (Vix) beginning at a corner tree of the said Rich Llewelyn Land on parcival Creek Side from  
thence up the said Creek to a branch on the South side of my Plantacion and from thence up the said branch to the  
Head thereof and from thence South by line of Sam'l Porters Land & so bounding on the said Land  
line to the Creek Side of first mentioned beginning to include fully acres more or less as it is bounded to  
revisions remainder & remainder thereof to have and to hold the said Land & premises unto the said Abell Llewelyn  
his heire & so forth day next before date hereof for and during the term of one whole year to the intent  
that by virtue hereof of the Statute for transferring us into possession of the said Abell Llewelyn might be in

to give same premises to him  
etc and his Indenture will  
make Current money to him  
hearty acknowledgement had  
done unto J. G. Abel. Also  
Chargue and Sale made  
incident & premium etc  
left right little taken &  
ever paid or made therefor  
and forever defore J. G. Abel  
and perfect absolute & free  
excepted by his hand & Seal

his  
Rich R. Stevens son,  
Market Hall: —

Yours

One thousand Seven hundred  
thousand Timothy Ties of y<sup>e</sup> after  
of for and in consideration  
of his full value of they  
of J. Timothy Ties one tract  
lying South side of dyke Lode  
beginning at a Cope  
edge near Thomas Ties Lane  
lying on land of Thomas Ties  
cons of land bearing doily  
with y<sup>e</sup> appearance to  
m<sup>t</sup> & sign for there  
of transferring us into  
a totale and Except of grant  
J. G. George Turbe & Sarah

Turbe & Sarah  
Turbe & Sarah

one hundred & Twenty bishins.  
Timothy Ties of y<sup>e</sup> after  
in Indenture bearing date  
is 1st and 2d Timothy  
left side of dyke lying and being  
bearing a brake up to the  
margin. To give a the line  
a grants to Mr. John Turbe  
Ties to have and to hold for  
year. Now this Indenture  
of y<sup>e</sup> sum of fifty shillings  
of they do the Party Acknow.

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edge and doth herebylemire & Equity discharge to y<sup>e</sup> Timothy Ties from every past and present heretofore  
and of y<sup>e</sup> sum of five shillings in y<sup>e</sup> weight in silver halfe grained rouned and staled & longfined by the  
present with grant recited and cleare & Confirme. witness J. Timothy Ties in his lealfull possession now being  
by virtue of y<sup>e</sup> said Indenture to him made for a year to y<sup>e</sup> John Turbe and to his heirs and assignes & of his  
land tenement & hereditaments & premises with y<sup>e</sup> appurtenances to Estate right side of dyke & all such demands  
whatsoever of J. George Turbe & Sarah his wife & his Son and every part thereof & y<sup>e</sup> reversion & recoveries  
& rents and remaners therof & every part thereof to be had and to hold of the land tenement & hereditaments and  
premises with y<sup>e</sup> appurtenances unto J. Timothy Ties his heirs and assignes for ever of J. George Turbe  
for himself and both by his present consent to make y<sup>e</sup> sum of five shillings his heirs and assignes to make & form  
following that is to say if y<sup>e</sup> J. Timothy Ties his heirs and assignes shall and may from time to time  
ans at all times.

George Turbe

hereafter peaceably hold and enjoy y<sup>e</sup> aforesaid land tenement & premises w<sup>t</sup> y<sup>e</sup> appurtenances before  
him mentioned & granted without let or hindrance or Interception of y<sup>e</sup> J. George Turbe his heirs  
or of from any other person or persons whatsoever having or lawfully claiming to have any Estate right  
side of dyke or demand in and to y<sup>e</sup> land will god we warrant deparson of J. Timothy Ties his heirs  
& assignes in a good & absolute title in fee simple & in confirmation hereof by J. George Turbe and Sarah  
his wife hath hereto set their hands & seals y<sup>e</sup> day of year first above written.

Signed Sealed & Delivered J. Acknowledged in Court by George Turbe & Sarah George F. Turbe & Sarah  
In presence of us J. is wife the 7<sup>th</sup> of March 1720 and on motion of Sarah F. Turbe & Sarah  
John Cherry } George F. Turbe & Sarah  
Faithfull Cherry } Timothy Ties his order to be Recorded mark

John Cherry  
Faithfull Cherry  
George F. Turbe & Sarah

P. P. W. M. 1720

This Indenture made & Indented y<sup>e</sup> 1<sup>st</sup> of Feb<sup>r</sup> in y<sup>e</sup> Year of our Lord 1720 and in y<sup>e</sup> year of  
y<sup>e</sup> Reigne of our Sovereigne Lord George King our grete Britaine & defensour of y<sup>e</sup> faith between William  
Doyle planter of Norfolk County in y<sup>e</sup> Colony Afore to y<sup>e</sup> gnd party & Willm<sup>m</sup> Ballingtone of y<sup>e</sup> Som<sup>th</sup> County  
& Colony of y<sup>e</sup> other partie with full that y<sup>e</sup> said William Doyle & Mary his wife for consideration of y<sup>e</sup> sum  
offur Shillings lawfull Money of Eng<sup>t</sup> to them in hand payed y<sup>e</sup> said William Ballingtone & receipt whereof they  
had by heartly Acknowledged had bargained & sold by them presents doth bargaine & sell unto y<sup>e</sup> said William  
Ballingtone his Excess<sup>m</sup> Adam & Agnes all hys Neighebor Tenement & land situate on y<sup>e</sup> East Side of  
y<sup>e</sup> Southern Branch of Eliz<sup>t</sup> River in y<sup>e</sup> County Afore beginning at Richard Roberts his Cornetree & Wm<sup>m</sup> Dayles  
line tree running along y<sup>e</sup> S<sup>t</sup> line to Bishop's corner tree & thence running along aline of Marked tree by head of  
Boggs Creek & so boundeng on y<sup>e</sup> Creek & river to Willm<sup>m</sup> Ballingtone lands so boundeng then running to  
y<sup>e</sup> maine road to bouding on y<sup>e</sup> road to first beginning contractid by y<sup>e</sup> same. Contayning two hundred acres  
of land beid hard or soft land called Boggs old plantation with y<sup>e</sup> appurtenances overions & reverions y<sup>e</sup> same  
indeed & remaners off y<sup>e</sup> land tenement & premises w<sup>t</sup> y<sup>e</sup> appurtenances to have and to hold of  
y<sup>e</sup> said Mayg<sup>m</sup> Tenement hereditaments & premises w<sup>t</sup> y<sup>e</sup> appurtenances unto y<sup>e</sup> said William Ballingtone his  
Excess<sup>m</sup> Adam & Agnes from y<sup>e</sup> day next before y<sup>e</sup> date hereof & during y<sup>e</sup> term of one whole year full & free  
comprised & entid to y<sup>e</sup> intent that by entie heretofore of y<sup>e</sup> said Adam & Agnes transferring us into posseesion of y<sup>e</sup> said  
Wm<sup>m</sup> Ballingtone might be in y<sup>e</sup> Actual posseesion of y<sup>e</sup> said land tenement & premises to be esable to except  
of grants release of same premises to him his heirs & assignes for ever. In witness whereof y<sup>e</sup> said Wm<sup>m</sup> Doyle  
& Mary his wife have hereto set their hands & seals y<sup>e</sup> day & year above written.

Signed Sealed & Delivered J. Acknowledged in Court by Wm<sup>m</sup> Doyle and Mary Wm<sup>m</sup> Doyle & Sarah  
In presence of us J. is wife the 7<sup>th</sup> of March 1720 under motion of Wm<sup>m</sup> Doyle & Sarah  
Ballingtone is ordered to be recorded. Mary Doyle & Sarah

Wm<sup>m</sup> Doyle & Sarah  
John Ballingtone  
Ant. Butt

J. P. W. M. 1720

and provision of year of  
our salvation 1800 Day 6<sup>th</sup>  
Ballingford of Franklin County,  
deposing Day 6<sup>th</sup> day of this  
Year "A.D." 1800 & affirms all that  
Southern Branch of Eliz.  
Bishop said that during a  
recent visit of Biggs Bishop  
came to him and said he was own-  
ing two hundred acres of land  
of which there was no plantation  
and during time of my said  
deposition offering was made  
inable to take except of a  
Dr. Anderson named large  
his wife for his consideration  
in Ballingford & except after  
the said last granted sum of  
\$1000 in Ballingford in his  
hands to him of age of 20  
as my appearance as to  
to have a way past & parallel  
to have a hole of London  
in his house & affirms further  
Dr. Anderson for himself his  
wife following viz/ that  
seven years to come after from  
that date by Ballingford  
acts & things whatsoever in  
Ballingford his house & affirms  
that his wife adopted or require  
shall Anderson to only use  
his intent or purpose of such  
teaching by law say

Lord quo between Willis Miller  
place & County formerly—  
held for and in Consideration.  
paid & received to be paid by  
raised & sold by these per  
woparcell of land situated  
in Norfolk & its boundaries  
all Burgess lands & recent  
boundaries he had right to hold &  
possessions remaining & now  
wise belonging may retain  
presents to & take thereby  
John Smiley might bear  
and be released off James  
Miller have hereto 54 2/3

156 *In hands & date by your first record written.*  
Signed Sealed & Delivered *acknowledged in my Court held 2<sup>nd</sup> of March, 1798, by Willis Miller & Coates  
In present of us by Willis Miller and one more of John Smith  
is ordered to be recorded.*

This Indenture made & sealed this 1<sup>st</sup> day of March in year of our Lord 1720 between N<sup>o</sup> W<sup>l</sup>is Miller of Norfolk County in a Colony of Eng<sup>t</sup> & one partie and John Smith of a place in County of y<sup>e</sup> other partie whereas y<sup>e</sup> said Will<sup>l</sup> Miller die by Indenture bearing date 2<sup>d</sup> day of this instant month of March die Bargains & Sales unto y<sup>e</sup> John Smith of one piece or parcel of land Situate lying & being in y<sup>e</sup> Southern Branch of Elizabeth River & County of Newf<sup>l</sup>ord as follows etc [D]ayt  
m<sup>r</sup> y<sup>e</sup> John Smith his land by Law of late Emanuel Burgess known pleaser having ther-  
eupon Surveyed of law by James Morrell as it is bounded w<sup>th</sup> the following & wheresoever remaing<sup>l</sup>  
Remainders hereselfe to have & hold of y<sup>e</sup> said Land & premises unto y<sup>e</sup> John Smith first D<sup>r</sup>mt & Apnies  
from y<sup>e</sup> day next before y<sup>e</sup> date hereof for during the term of one year to y<sup>e</sup> John Smith & his Heirs  
of y<sup>e</sup> Statute for transferring uses into possession y<sup>e</sup> John Smith might being Actual possessor  
thereof or by his heire or by his heires except of agrue & release of his premises to him his Heire & Apnies for  
one rebus y<sup>e</sup> Indenture more at large appears etc Now this Indenture witnesseth that y<sup>e</sup> Will<sup>l</sup> Miller  
for & Consideration off sum of four pounds Current money to him in hand paid before the delivery  
hereof to receipt whereof he doth hereby acknowledge has granted remised sold & Confermed by these  
present death comissons for Confirme unto y<sup>e</sup> John Smith in Actual possession now being by  
Witness of y<sup>e</sup> said Will<sup>l</sup> Miller of Bargaine whiche made to him of agree and of the Statute and to  
his heirs & Apnies & after to land tenements hereditaments & premises with the appurtenances to  
have & to hold y<sup>e</sup> said Land tenements & premises w<sup>th</sup> y<sup>e</sup> Appurtenances unto y<sup>e</sup> John Smith his  
Liers and Apnies for ever and all y<sup>e</sup> State right title Interest Claims & demands whatsoever of y<sup>e</sup> said  
Will<sup>l</sup> Miller of in or to y<sup>e</sup> said Land or any part or parcels thereof or of his heirs or of y<sup>e</sup> Apnies or his person  
or persons whatsoever will warrant and defend y<sup>e</sup> said John Smith his heirs and Apnies in y<sup>e</sup> peace  
able and quiet possession thereof In witness to these presents y<sup>e</sup> said Will<sup>l</sup> Miller hath signe y<sup>e</sup> his  
hand and Seal his daye & year above written.

Signed Sealed & Delivered } Acknowledged in open Court before me this 1<sup>st</sup> day of  
In presents of us } March 1901 by Willis Miller and on motion of  
Joseph J. Stokes John Smith his executors to be recorded  
Lem. - Wilson. }  
Habour - Wilson }  


This Indenture made & Indented y<sup>e</sup> day of Febb in y<sup>e</sup> year of our Lord Christ 1720 & in y<sup>e</sup> year  
of y reign of our Sovereign Lord George by y grace of God King over great Britaine & Defender of y faith  
between John Biggs of Norfolk County in y Colony of Virg<sup>a</sup> aforesaid Planter of one part & Wm Dayle planter  
of y County & Colony of y other partie witnesseth that y<sup>e</sup> John Biggs for and in Consideration of y sum of  
five Shillings Lawfull money of Virg<sup>a</sup> to him or his heire or assignee to paye y<sup>e</sup> which he doth hereby  
acknow<sup>e</sup>ledge hath bargained & sold & by these presents doth bargain & sell unto y<sup>e</sup> Wm Dayle his heires  
exec<sup>t</sup> & admt<sup>r</sup> or assignees all that his Mchsg<sup>t</sup> tenement & plantation w<sup>t</sup> y wood Lands Adjoyning thereto being  
bounded as followmeth<sup>t</sup> beginning at th<sup>e</sup> Robert Corner tree betw<sup>t</sup> Bishop's Lnd tree & rising along y<sup>e</sup> st  
line to Bishop's Corner tree thence running along aline of Market tree to head of Offa Creek ad Boarding  
& Creek to river to N<sup>th</sup> Wallington Lane & thence to N<sup>th</sup> main road to Abingdon thereon so y<sup>e</sup> first  
beginning Corner tree being by Estimation two hundred acres & more or less by Statute to y<sup>e</sup> being on  
East Side of Louisa Branch in y<sup>e</sup> County & his Commonly known by y name of Bigges old plantation.  
it was sold & transferred by Sabes Biggs to y<sup>e</sup> John Biggs as by y deeds relation thereto will further  
make appear and y<sup>e</sup> reversion & reversion remainder to remaine thereto have & hold y<sup>e</sup> land herin named  
hereinafter & premises w<sup>t</sup> y<sup>e</sup> appearancees unto y<sup>e</sup> Wm Dayle his East son<sup>t</sup> and his heirs from y<sup>e</sup>  
day next before y<sup>e</sup> date hereof for a sume of one year full & compleated to y<sup>e</sup> Intents that  
by virtue whereof y<sup>e</sup> Statute for transforminge us into a corporation y<sup>e</sup> Wm Dayle may be in y Actual  
possession therof & be enabled to take & release off same premis to him & his heirs &  
assignees for ever. In witness whereof y<sup>e</sup> John Biggs hath hereunto subscribed his name & affors  
his Seal y<sup>e</sup> day & year first above written. — Subsid<sup>t</sup> the 20<sup>th</sup>

720 Signum  
John Biggs Seal

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Carefully begotten of his body for ever & if my Son John doth die without issue to my Son Benjamin to him and his heirs for ever. I give & bequeath unto my loving wife Mary Bruce my plantation whereon I now live admeasuring One hundred & ten acres to my loving Son Thomas. That is bounded to the East & the River Carefully begotten of his body for ever. His wife gave & bequeath unto my loving wife Mary all my woodland ground that is between me & my Son John admeasuring half a mile & a half my Son James with his Mother & if they cannot agree for my Son to build any where on y' gounds of Lambeth branch. Some being uppon a post of land in that neck. Then I give the plantation unto my loving Son Thomas & my Son James all my land which is not yet given away to be equally divided betwix them by two men that they should chop them abowt without any further trouble or going of law and at y' other to them & these heirs carefully begotten of their body for ever & free of my burdens without their selfe say other to begining at y' upper side of y' post branch. Including all y' land that lies above my Son John. Then I give & bequeath unto my loving daughter Mary Lambeth Elye Uniservinty Hillings to be paid her in County pay by my Esq<sup>r</sup> hereafter named. Then I give & bequeath unto my loving daughter Mary Lambeth Elye Two hundred & twenty pounds to her or her children that hath payed to be paid her by my Esq<sup>r</sup> hereafter named. Then I give & bequeath unto my loving daughter Sarah Broadbent Four Hillings in County Somererset to be paid by my Esq<sup>r</sup> hereafter named. Then I give unto my loving Daughter Catherine my next nearest child that is bound to the head of Lambeth Hillings to be delivered to her by my Esq<sup>r</sup> hereafter named. Then I give & bequeath to my Friends & Neighbors tools to be delivered to her by my Esq<sup>r</sup> hereafter named. Then I give unto my Son John Bruce my gunnes to be delivered to them by my Esq<sup>r</sup> hereafter named. Then I give & bequeath to my loving wife Mary Bruce all the furniture meet both within & deoors & about house that is not yett given away to her during her widowship & my wife Mary Bruce Marries againe & shall excepting her husband to be equally divided between my loving Eldest & Second Sonnes & Benjamin & his two children that is to say half to John Biggs & half to my other children. Then I have the privilege to give all my hand mill & Moulching one another. Then I doe ordaine & appoint my loving wife Mary Bruce my whole & sole Executrix of this my last will & testament in writing whereof these Testimons. Set my hand and seal'd y' 20 day of April 1720.

Signum

Interlined before John B. Bruce Seal

Sig<sup>s</sup>

Proved by Mr. Mauds John Manning

Toronto in County of York August 1720 by Mary Bruce who being sworn to execute this will in open Court by the oaths of Joseph Mauds and John Manning & Mowen off said Mary Bruce is admitted to record

This Indenture made the Eighteenth day of August in the year of our Lord God one thousand seven hundred & twenty between Anthony Curlin of Norfolk County in the Colony of Virginia one partie & John Taylor of same Colony & County of other part Willoughby that is to Anthony Curlin for his & consideration of sum off four shillings Current money to him in hand paid & secured to be paid before 3d. in sealing & delivery hereof witness he doth acknowledge himself fully contented to his bargain & sold & doth by these presents bargained & sold unto said John Taylor his executors administrators & assigns of land situate lying & being about the head of y<sup>e</sup> Southern Branch of Elizabeth River & County of Norfolk and is bounded as followeth (viz) beginning at a corner branch so running South by line of marked trees to a corner gull thence East or thereabouts by line of marked trees to a corner Mayall hence running North by line of marked trees to a corner Mayall thence by line of marked trees to y<sup>e</sup> Station where it first began being by estimation fifty acres of land more or less and also by reversion & succession to him & remainder thereof to have & to hold by said John Curlin tenements & premises with y<sup>e</sup> appurtenances unto y<sup>e</sup> said John Taylor his executors administrators & assigns from y<sup>e</sup> day next before y<sup>e</sup> date hereof unto y<sup>e</sup> one and term for & for one during y<sup>e</sup> term of one year from thence next following to y<sup>e</sup> intent that by virtue thereof and of y<sup>e</sup> last will for transferring us into possession of said John Taylor might be in y<sup>e</sup> actual possession of y<sup>e</sup> land and premises to be enabled to take except of grant & release of same prime to him & his heirs and assigns forever & in witness whereof said Anthony Curlin hath set his hand & sealed y<sup>e</sup> day & year first above written.

Witnesses of us

John over

and rightward Sir Biggs  
off same County & Colony of  
Same Month of Feb<sup>r</sup> for  
his Estate Don't & appears  
unto Designing his boundaries  
so running along y<sup>e</sup> head of  
the Creek & Head of the  
boundary bounded by y<sup>e</sup> Head of the  
Creek & Head of the  
boundary known by his name  
Biggs & present off after or may  
now run to some other unname  
duration of y<sup>e</sup> year of twenty  
the hereby Acknowledg  
after Confession unto y<sup>e</sup> W<sup>m</sup>.  
to take and to his heirs & assigns  
rightfull & perfect property  
all the rest of my possessions  
ents & pretences before his in  
signs forever & lastly y<sup>e</sup> 20th  
that is to say half to John Biggs  
as next following & taking  
Dayle make an exact account  
such other thing or things  
further confirmation &  
to further appearance or  
to further his heirs & assigns  
and rightward Sir Biggs  
w<sup>m</sup> John Biggs  
abovesigned  
Signed  
J. Biggs Seal

Witnessed by me this day  
and by perfect mind & memory  
following  
comes to witness through  
I stand & dole decently buried  
Son John Bruce & planted  
postle branch so running  
carefully begotten of his  
son John shall in no case  
to my loving Son Abraham  
he so running to pullings  
goes to him & his heirs

one Lord God one thousand seven  
days of May of one partie to  
Anthony Curin by Indenture  
dated & sealed unto 10 M<sup>r</sup> Taylor  
late lying & being aloue of South  
said as followeth (Voyt) I  
to a corner Gunthorpe East  
of North by a line of Market trees  
by Elstamton fifty acres  
of land tenements & premises  
with all appurtenances unto  
me the date of 15 Recd  
Intent that by virtue whereof  
I might be in a full & perfect  
set of grants & Release of all  
appurtenances Now this Ind  
nation of 15 sum of five  
ounds Current Lawfull  
edge & receipte himself here  
by these presents doth remise  
as being by virtue of said  
to his heirs & assigns of Oxford  
& Claine & demands whatsoever  
revisions remaine in or  
with all appurtenances unto  
these of St Anthony Curin  
Curin hath herunto set his  
hand A Curin & Seal

Received before  
year of our Lord God one  
thousand George by grace of God  
and Elizabeth his wife off South  
mes Wilson Gent. of same town  
his wife for & in consideration  
of secure to be paid by the 1<sup>st</sup>  
July by these presents doth  
certain Rieflage summe  
be it more or less Recurring  
by Edward Jones unto Eliz.

Deaf & Widower by name of James who under his hand & seal, the day of May 20<sup>th</sup> 1720 living & being in Norfolk County formerly known by the Name of Lanes Mifflin point on North Side of y<sup>e</sup> Heath West River & by Eastward of y<sup>e</sup> Indiana Creek having halfe a mile into y<sup>e</sup> Woods by alone of Market tree from y<sup>e</sup> River & is breath one of Indiana Creek above which Side my usage tennement to plantation with y<sup>e</sup> reservation to Revivers now inder to Remainder thereof to have & to hold of Said Land with all & singulars in Appertaininge unto y<sup>e</sup> said James Wilson his Heirs Exec<sup>t</sup> Adm<sup>r</sup> or Assign from y<sup>e</sup> day next before y<sup>e</sup> date hereof unto y<sup>e</sup> End & term for aduertising y<sup>e</sup> end & term of one whole year from whence it running to y<sup>e</sup> Tenth Year by virtue thereof of y<sup>e</sup> Statute for transferring <sup>the</sup> possession of y<sup>e</sup> said James Wilson may be in Actual possession of y<sup>e</sup> said Land tennements and Chattelments with all & every of its Appurtenances & be enabled to take & receipt of agrument & Release off y<sup>e</sup> same primises to him & his Heirs & Assignes for ever. In witness whereof we have hereunto set our hands & seal our Seal y<sup>e</sup> day & year first above mentioned by Wm. Wilson  
Signed Sealed and Deliv<sup>d</sup>

In presents of

Thomas Willard  
Tele. 5-1111

Thomas Willoughby  
John Fife } At a Court held y<sup>rs</sup> 19 of August 1720 Moses Rosecott came into Court and  
and dekencknowledg the above premises: and Eliz his wife she being first  
privily Examined dekencknowledg Samuel James Wilson gent<sup>en</sup> son to me con-  
orded to be recovered. T. S. C. 1720.

Moses M<sup>r</sup> Prescott & Seale  
Eliz: <sup>her</sup> EP Prescott & Seale

This Indenture made and Indentured the 11<sup>th</sup> day of August in the year of our Lord God one thousand seven hundred & twenty & six in the 27<sup>th</sup> year of the Reigne of our Souveraine Lord George by the grace of God of great Britaine, France & Ireland King Defender of the faith etc by Edward Mosey Prescote & Eliz his wife of the Southern Branch of Eliz River Parish off County of Norfolk in the 2<sup>nd</sup> of one partie vs James Wilson off same Branch County & Collony of other part Willm Feth, hys Said Mosey & Eliz his wife for kin Consideration of summe of one thousand five pounds good Current & payable Money of Eng to them in hand paid & secured to be paid by Said James Wilson before y<sup>e</sup> Invaling & delivery hereof Receipt whereof they do by these presents acknowledge to have every part and parcel thereof to do Acquift & discharge him & Said James Wilson his Heirs Exec<sup>t</sup> Adm<sup>t</sup> & Aftrenges forever & by these presents ~~doe give and grant~~ granted by themselves Sol<sup>l</sup> aliented released & Confirmed & by these presents do give great bargaine Sell aliented release Entit<sup>l</sup> & Confirm unto y<sup>e</sup> Said James Wilson his Heirs Exec<sup>t</sup> Adm<sup>t</sup> & Aftrenges forever one certaine Mesnage plantation & tenement of land one hundred acre be it more or less commonly known by the name of y<sup>e</sup> corner Mosey point lying & being in Norfolk County on y<sup>e</sup> North Side of y<sup>e</sup> Northwest River by Eastward of y<sup>e</sup> Indian Creek running halfe a mile into y<sup>e</sup> Woods by all the marked trees & its bounth one y<sup>e</sup> Indian Creek aforesaid & Said one hundred acres of land be it more or less with y<sup>e</sup> Appurtenances therof Sold & transferred by Edward Jones of the Southern branch of Eliz<sup>th</sup> River parish off y<sup>e</sup> County of Norfolk unto Eliz<sup>th</sup> his wife widow by deed of Sale under his hand & seal Acknowledged in open Court & Recorded in y<sup>e</sup> Records of Norfolk County bearing date the 1<sup>st</sup> day of May 1700 which Said one hundred acres of land let y<sup>e</sup> same be moneys left as it is bounded with all & singular its profit-privileges & Appurtenances thereto belonging or any way Appurbaining all which by virtue of y<sup>e</sup> Stat<sup>ute</sup> for transferring uses into possession & y<sup>e</sup> value right title Talbot knyff parson by reversion claime and demand whatboore of them of the Mosey Prescote & Eliz<sup>th</sup> his wife & y<sup>e</sup> profits & every part thereof & reversion & remainder & remainders therof To have & to hold y<sup>e</sup> said parcels of Land herein before men-  
tioned or intended to be hereby granted bargained sold & released released & confirmed & every part and parcel thereof unto Said James Wilson his Heirs Exec<sup>t</sup> Adm<sup>t</sup> & Aftrenges forever in free Common Socage & under y<sup>e</sup> rank & service specially of a knight required by patient in this Country by Said Mosey Prescote & Eliz<sup>th</sup> his wife

whose men here exere. want & affaynes & against all or any other person or persons whatsoever claiming by form or under them shall & will warrant & for ever defend by these presents by To Major Prescott & Eliz his wife doth hereby Covenant grant & agree to & with J<sup>r</sup> James Wilson his heirs Exec<sup>t</sup> & Adm<sup>t</sup> to  
way of these by these presents in manner & form following that is to say that it shall & may be lawfull to &  
him & J<sup>r</sup> James Wilson his heirs Exec<sup>t</sup> affaynes from time to time & at all times for ever hereafter to com-  
leg true Intent & meaning of these presents peaceably quietly to enter into & upon have hold occupie &  
& quietly enjoy to his & these proper use & behoofe of afore mentioned seal or seale of land of app-  
nances without any disturbance molestation or Interruption of any person or persons whiche

and give within 3 Space of two  
days after his Heirs Exe<sup>cuted</sup>  
mable for better & Absolute  
or Intended to be Lesby granted  
for ever In Right whereof  
you first above mentioned

Prescott & Scale  
Prescott & Scale

The within land & premises  
Eliz his wife The bring  
to James Wilson Gent and

2000

ee. Gift unto Solomon Miller son  
Mother's D<sup>r</sup> died only if first Child  
gives as Will to my hand this 18 day  
ter Smith & Scale.

Colfur

W. Boush & George Newton, boush,  
4 day of June, 1680, to whares by  
Act for confirming of towns  
confirmed & that every respsnsis  
of all of any such part of y  
Act Specified Now Know  
Consideration in y Act of  
Peter Cartwright one score &  
told Town next to North Side  
bountring on y P. Boush  
Hancing by back Creek  
reite south Easterly Eighty  
ne between y P. Cartwright  
e degrees Eighty Seven foot  
Sitt down by y aforesaid person  
& back Creek hence bountring  
one hundred Sixty two foot  
lets privilege Commodity  
y unto him y P. Peter Cartwright  
as I shall not build to State  
be Lawfull for any other  
to wch of we have heaunso

Boush & Seale  
Newton & Seale

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This Indenture made at Fowlestone, day of August in the year of our Lord one thousand four hundred & twenty one by Sir John Wilson, one of the Privy Councillors to the King, and Sir George Grey, by grace of God King of England &c  
Between Solomon Wilson, Esq; of Norfolk Towne in County of Norfolk & Bolling a forest of the part to John Maphew of same place of other part Witterne, Harry Solo Wilson for a Consideration of sum of five Shillings current money of Eng to him in land paid or secured to be paid by John Maphew in receipt whereof he doth hereby acknowledge himself therewith fully contented & paid hath bargained sold & by these presents  
doth bargaine & sell unto John Maphew in peace or parcels of land situate in Norfolk Towne aforesaid  
containing thirty six square rods  
lying on y<sup>e</sup> S<sup>t</sup> Maphew lane w<sup>ch</sup> he hath now bought of Nath Tatum containing thirty six Square rods  
laid out & bounded by the lands formerly given by Mr Matt<sup>r</sup> Godfrey Deed to James Wilson Esq<sup>r</sup> Deed & by him  
him gave unto Solo Wilson & his heirs & of part & parcels of land now mentioned to be granted & sold unto  
John Maphew by Return of the Cancellers Remainder & Remainders together w<sup>ch</sup> y<sup>e</sup> lands & profits thereof &  
of every part of same To have and to Hold & to thirty six square rods all its preuidges Appurte-  
nances herein mentioned to be hereby granted unto John Maphew his heirs & from day next before  
date hereof forst during y<sup>e</sup> term of one whole year from thence forward & fully to be compleat & ended  
yealeng and paying therefor y<sup>e</sup> yearly rent of one peper Corn aly feast of Christmase only if y<sup>e</sup> same be  
carefully demanded by Intent that by Virtute herself of y<sup>e</sup> Statute for transfeing of ffre into possession y<sup>e</sup> said  
John Maphew might be in q<sup>ue</sup> Actual possession of y<sup>e</sup> premises & be enabled to take & except of a grante  
Release of y<sup>e</sup> same to him & his heirs & assigns for ever In Witterne wherof Solo Solomon Wilson has  
hereunto set his hand & seal y<sup>e</sup> day & year first above written

Signed Sealed and Delivered

In the presents of us

of acknowledged in open Court held the  
18 of August 1725 by Solo Wilson & son  
Mocon of John Murphy is ordered to be  
Recorded Test Solo Wilson & Son

John Wilson & Sons

This Indenture made<sup>g</sup> thirteenth day of Aug<sup>t</sup>. in<sup>g</sup> year of our Lord one thousand seven hundre<sup>d</sup> and twenty one in<sup>g</sup> seventh year of reigne of our souveraine Lord George by<sup>g</sup> grace of God King of great Brittain &c between Solomon Wilson junr of Norfolk towne in<sup>g</sup> County of Norfolk one part to John Misphee off<sup>g</sup> same place of<sup>g</sup> other part witnesseth that<sup>g</sup> S<sup>r</sup> Solo Wilson for Inconsideration of<sup>g</sup> sum of five pounds Current Money to him in hand paid by<sup>g</sup> Said John Misphee at before<sup>g</sup> Sealinge & delivery hereof<sup>g</sup> Receipt whereof he hereby acknowledge<sup>s</sup> of every part & parcel therew<sup>f</sup> off<sup>g</sup> same doeth & clearly acquitt<sup>s</sup> to discharge him &<sup>g</sup> S<sup>r</sup> John Misphee & his heirs & off<sup>g</sup> sum of five shillings of<sup>g</sup> like money to him by<sup>g</sup> S<sup>r</sup> John Misphee likewise paid hath<sup>s</sup> compaines granted & alieviate Releas<sup>e</sup> & Confirme<sup>d</sup> by these presents doeth grant a full & cleare Release & Confirm unto<sup>g</sup> S<sup>r</sup> John Misphee in his actuell possession now being by virtue of a bargaine & sale to him thereof made<sup>g</sup> for one whole year by<sup>g</sup> Indenture bearing date<sup>g</sup> day before<sup>g</sup> date hereof<sup>g</sup> by force of<sup>g</sup> Statute for transferring us<sup>s</sup> into possession & to his heirs & one peace or parcel of land situate in Norfolk towne aforesaid lying on<sup>g</sup> S<sup>r</sup> Misphee land that falleth on<sup>g</sup> containing Thirtie feet square with land out<sup>g</sup> bounded by<sup>g</sup> the land formerly given by<sup>g</sup> Mr Matt Godfrey ad<sup>g</sup> to same Wilson deceas<sup>d</sup> by his exec<sup>u</sup> unto<sup>g</sup> S<sup>r</sup> Solo Wilson & his heirs by<sup>g</sup> land now mentioned to be granted & alieviate Estate Right Interest & claim & demand<sup>s</sup> you Relation whatsoever of him & S<sup>r</sup> Solo Wilson in<sup>g</sup> County of Norfolk & every part & parcel hereof<sup>g</sup> recoveries & recoveries remainder & remainders yearly & thereents & profits of<sup>g</sup> premises and of every part & parcel of<sup>g</sup> same To have & to hold<sup>s</sup> by<sup>g</sup> said Thirtie feet square of lands all & singular & premises herein mentioned to be hereby granted with<sup>g</sup> appurtenances unto<sup>g</sup> S<sup>r</sup> John Misphee & his heirs by<sup>g</sup> S<sup>r</sup> Solo Wilson deas<sup>d</sup>. Conenant & grant<sup>s</sup> to & with<sup>g</sup> S<sup>r</sup> John Misphee his heirs & assigns by these presents that<sup>g</sup> S<sup>r</sup> Solo Wilson now is & standeth lawfull & rightfullly Seized of<sup>g</sup> the said parcel of land of a good & perfect Absolute & Indefeasible Estate in<sup>g</sup> fee simple & now hath<sup>s</sup> good rightfull power & absolute authorit<sup>y</sup> to grant & Convey<sup>s</sup> same unto<sup>g</sup> S<sup>r</sup> John Misphee & his heirs according to<sup>g</sup> purport & true meaning hereof<sup>g</sup> that is shall & may be lawfull to<sup>g</sup> S<sup>r</sup> John Misphee his heirs & assigns to have & to hold<sup>s</sup> for all time for ever hereafter & peaceably & quietly to have hold & sej<sup>g</sup> of<sup>g</sup> same & all & other

land with divers  
villages wherof there  
Wilson & scale

wards even hundred & twenty one  
in France & Ireland King doth  
alwayes off one part & Peter  
the Cartwright & Mary his wife  
et wherof he doth hereby take now  
diseated & confirm unto said  
folk toone & beginning at a stone  
to side thereof from thence back  
as fiftie pole to a gull off back  
row along y north west Side  
pole to a stone then north  
Run south westerly thirty eight  
towres Surveying & bounding ong ha  
comes nor the westerly County  
of y house that is onid and to lye  
intercept off y two lots Except  
to y design from y day first  
runing to date hereof to y Indent  
to Peter Malbone & his heirs  
grants freely y same premis  
& Mary his wife both hereunto

Cartwright & scale  
Signature  
Mr. Cartwright & scale

one thousand seven hundred  
Brittaine France and Ireland  
y County of Norfolk in the  
other part Wethersfield that  
no fifty pounds Current  
delivery of these presents if  
ed & confirmed by these presents  
to him on certain tract of  
land as follows (viz)  
intercided on y North west Side  
westerly twenty four degrees  
against from y beginning  
Eight degrees fourteene pole and  
to a stone then bounding on

164 Postans land & the same is intercided on y North westerly twenty four degrees fourteene pole five links to marked chain going to beginning line of  
y tract Survey & bounded on y side of back Corder of y East & the rest of y Publick Spring to y End of y first Meander  
North westerly Surveying five degrees fourteene and two lots of land only one pole foot square to y house that stands on  
is as it had and bounded to y Stone Excepted one of y above Meander to y first land Hereditaments & Specimens  
Except as before Excepted to have & to hold unto y said Peter Malbone & his heirs for during y space of one  
whole year to commence from y date of y said Indenture by Indenture by Indenture by Indenture by Indenture by Indenture by  
Said Peter Malbone might be Enabled to take Except of grant & Release of y same  
previous to him & to his heirs forever as by y said Recd Indenture more or less Large appears. Now this  
Indenture witnesseth that y said Peter the Cartwright and Mary his wife for themselves  
themselves & their heirs death Required & discharge of y said Peter Malbone & his heirs of y several sum of five shillings in  
the Recd Indenture to y said Peter Cartwright for himself & his heirs death. Everlastingly granted to y said  
Peter Malbone & his heirs in manner & forme following that to y say that it shall & may be a full toll for y said  
Peter Malbone & his heirs frpm time to time & at all times for ever thereafter quietly peaceably to have & to  
occupy & enjoy y aforesaid land hereditaments specimens with y appurtenances unto y same or any  
part or parcel of y same belonging & further at y reasonable request & y proper costs charges in y law of y  
said Peter Malbone & his heirs to make due suffit. Payment or Expay to be made done or Executed alle & every such  
other & further due or debt & controversy or difference or differences whatsoever for y better & more sure & absolute Conveying  
of y said land to previous us y said Peter Malbone & his heirs shall be reasonably advised desired & Required  
at any time or times hereafter within y space of seven years next ensuing y date hereof to y said further  
affore - ments to be had & made shall be & Enam to y only proper use & behoofe of him y said Peter Malbone &  
his heirs & assigns for ever. In witness whereof y said Peter Cartwright & Mary his wife both hereunto set  
their hands & seals y day & year first above written.

Signed Sealed and Delivered acknowledged in open Court held y 16 of July 1728 by Peter Cartwright & scale  
In y presence of us 1728 by Peter Cartwright & Mary his wife Signature  
John Wilson Son & Coon of Mr. Peter Malbone is ordered to be Mary M. Cartwright & scale  
Recorded Test. Solo Will 11 G. Jr.

Yr eff: To all to whom these presents shall come greeting to know ye that y Thomas Willoughby of y County  
County in y Colony above doth in consideration of y naturall affection bear unto my well beloved  
Sister Mary Willoughby as well for divers other Consideracions me hereunto especially moving have given  
granted bargained sold alienated & confirmed by these presents to bargaintell alienate & Confirm unto  
my well beloved Sister Mary Willoughby & to y hers lawfully begotten of her body one Negro girl named  
Sue With all her increase to have & to hold of y Negro with all her increase unto y Mary Willoughby  
& to her heirs as of to her & there proper use & behoofe forever freely & quietly without any manner of Challenge  
& claim or demand of me y Thos Willoughby or any other person or persons for me in my name by y cause  
manner procurement & without any money or anything else therefore to be paid, paid or done unto me y Thos  
Tho: Willoughby or my heirs by y Thos Willoughby all to singular y Negro with her Increase to y  
Mary Willoughby & her heirs lawfully begotten of her body for ever as aforesaid as all people do will  
warrant & forswear defend by these presents & further know ye that y Thos Willoughby have put y Negro  
Willoughby in quiet & peaceable possession of all & singular y Negro by y delivery unto her at the  
Sealing & delivery hereof on y 16 day of June 1728 in y seventh year of y reign of our  
whereof I have hereunto set my hand & seal this 16 day of June 1728 in y seventh year of y reign of our  
Soigne Lord George of great britain taking defens of y faith etc

Signed Sealed & Delivered acknowledged in open Court held y 16 of June 1728 by: Willoughby & scale  
In y presence of us by Thomas Willoughby & by Court Admitted  
In Chancery  
Jacob Langley to Record Test

Thos Willoughby & scale

signed & Paul Portlock of Norfolk  
in town in law John Bristow as  
witness giving grant by their  
infant begotten of his body one  
son of John Bristow & his last  
son & he left of his son John  
and demand of said Paul  
as cause or procurement to without  
Paul Portlock his Esq<sup>r</sup> by  
his last will to have of his  
& Paul Portlock have party to  
be shall attaine to age of twenty  
a Commonly Called a Shilling fide  
date this 8 day of Aug<sup>r</sup> in ye  
reigne of our souverayne loue  
Paul Portlock & Seale

1721

Recorded  
10th Aug<sup>r</sup>

Lord Christ one thousand  
in the Colony of Virginia of  
will forth that if said  
for and in Consideration of  
suffred Contented & paid have  
unto of Henry Culpeper one  
Branch of Elizabeth River  
and formerly held by Richard  
other with of Reversion and  
staments heritaments and  
per his Esq<sup>r</sup> Adm<sup>r</sup> all suffrages  
from thence next ensuing to  
suffrages of Henry Culpeper  
int to release of said premis  
Lake & Elizabeth his wife

his Mark  
comes T L Lake  
his Mark  
Elizabeth F. Lake

hundred thousand two hundred  
Norfolk County in Colony of  
said Thomas Lake &  
month of August for Consider  
a tract & parcel of land Contain  
of Elizabeth River of the  
use of land formerly given to  
his husband & a wife there  
died in North side is bounded

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the Line of y Land of John Whidons which was formerly agustum it doon by South side bounded by Kings  
Rowe's east end of y said land, bounding on y Land of William Turkey Water. Beginning on y Side of a little  
branch and also in Reversion or Reversion & remainder & remainders thereof of every part of y Land, tenement  
Hereditaments, premises with y Appurtenances thereto belonging to holding to land, tenements & Premises with the  
appurtenances unto of said Henry Culpeper his heirs Esq<sup>r</sup> Adm<sup>r</sup> and his wife from y day next before y date  
hereof for & during the term of one whole year as by the said Recited Indenture more at large appeareth  
Now this Indenture witnesseth that of y Tho: Lake with y free & voluntary Consciente of Elizabeth his wife  
for in Consideration of sum of twenty thousand Shillings Shillings by y Henry Culpeper for which  
he hath Rec'd good Causay, & Receipt whereof he doth hereby acknowledge himself therewith fully  
Satisfied Contented & paid with grants remifer released & Confirmed doth by these presents grant Remise  
Release & Confirm unto of y Henry Culpeper his Actual possession, and by virtue of y bargaine &  
Sale by Indenture made to him of a year before to Statute to his heire & his wife from time to time to all times for ever by  
heritaments & Premises with y Appurtenances tally of Estate Right title Entitl<sup>t</sup> Claim, demands whatsoever  
is of y Tho: Lake in y same to every part thereof by Reversion, and Revisions Remained & Remained  
thereof to have & to hold of y Land, tenement heritaments & Premises with y Appurtenances unto of said  
Henry Culpeper his heire & his wife forever by y said Tho: Lake for himself his heire & doth by these presents  
covenant & grant to with y Henry Culpeper his heire & his wife in manner & forme following that is to say  
that y said Henry Culpeper his heire & his wife shall & may from time to time to all times for ever by  
peaceably & quietly have hold & possest to y said land & Premises with y Appurtenances by Indenture  
Exclusion or Mollestation of from y said Tho: Lake his heire & his wife from y said person or persons  
whatsoever claiming or lawfully pretending to claime any Estate right title or Interest in or to any part or  
part of y said bargained Premises of y Tho: Lake his heire & his wife will warrant defend y said Henry  
Culpeper his heire & his wife in a pure perfect & indefeasible Estate in fee simple int to y said bargained  
Premises In Witness whereof y Tho: Lake & Elizabeth his wife hath hereunto sett their hands & seale  
hereunder this 8 day of Aug<sup>r</sup> in ye above written

Signed Sealed and Delivered Acknowledged in open Court held the

In the presents of us

Tho: T L Lake & Seale  
his Mark

Faithfull Cherry  
Sam<sup>r</sup> L Cherry

10th Aug<sup>r</sup> 1721 by Tho: Lake & Elizabeth

his wife in presence of Henry Culpeper

Adm<sup>r</sup> Committed to Record Just

Elizabeth F. Lake & Seale  
his Mark

Vis<sup>r</sup> 1st

This Indenture Made the fourteenth day of September in y Year of our Lord God one thousand seven hundred  
& Twenty one & in the sixth Year of y Reign of our souverayne Lord George by y Grace of God of Great Brittain  
France & Ireland King defender of y faith & between us of Norfolk County in y Dominion of Virginia  
of one partie Peter Adams Gent of y same place witnesseth that of y sum of five Shillings Current money of Virginia to him in hand paid by of y Peter Adams y receipt  
whereof he doth hereby acknowledge both bargained & said doth by these presents bargained & sold unto of said  
Peter Adams his heirs Esq<sup>r</sup> Adm<sup>r</sup> & his wife on tract or parcel of land containing two hundred & Eighty four  
Acre situate lying & being on y westward side of y Elizabeth River & County of Norfolk  
beginning on y Creek called y great point Creek to y Land being part of a tract of four hundred & Eighty  
three Acre of land granted John Culpeper late of y late eight day of May this is two hundred & Eighty three Acre  
Eighty three Acre of land being y plantation that now lies on y Creek to y two hundred & Eighty three Acre  
of land doth pertaine & belongs unto me of y said tract doth appear to be in y River or  
River now remains unto the remainder thereof to have & to hold of y two hundred & Eighty three Acre of land  
as it is bounded unto of said Peter Adams to him his heirs Esq<sup>r</sup> Adm<sup>r</sup> & his wife with all & every thing else  
in y Appurtenances unto of y said Peter Adams his heirs Esq<sup>r</sup> Adm<sup>r</sup> & his wife from y day next before y date  
hereof unto the End & termes for & during y term of one year from thence next ensuing fully to be compleated  
and ended to y intent that by virtue hereof of y Statute for transferring uses into possession y said Peter  
Adams may be in y better & perfect possession thereof to be enabled to take except of a grant because of y same  
Premises to him his heire & his wife forever In witness whereof y Tho: Lake & Elizabeth his wife have  
sett their hands & seale this 8 day of Sept<sup>r</sup> in ye above written

Signed Sealed and Delivered Acknowledged in open Court held y 14th of Sept<sup>r</sup> 1721  
In the presents of us by W<sup>m</sup> J<sup>r</sup> in presence of M<sup>r</sup> Peter Adams is  
John Fife  
Charles Portlock  
ordered to be Recorded, set Solo Regan Esq<sup>r</sup>

God, my thousand & Secon hundred &  
yeare of God of Irake Britaine, France  
and dominion of Virginia of one  
monideation my Sonne of thysse ffe  
wars of hys heth hereby acknowledge  
to Peter Adams to him his heirs Esq;  
by three Dees Sicutate & bengeny  
beginning all point Creeke yd land  
John Tucke bearing dale Apill y<sup>e</sup>  
et wood Land Grounde Fresh lot  
equanto meij of Swm Tucke alij  
lades thereof to have & to hold of  
Adams his heirs Esq; Adam to  
ds fence fields & pasturis & Clear  
waye of hys other preuileages herou  
dys that before y date hereof unto  
the chusing by Instrut that by  
Adams may be in y actualle posseſſe  
& except of agrants Release of  
swm Tucke my heirs Esq; Adam to  
in Consideracion of the sum of  
one thousand poul by yd Peter  
adams his heirs Esq; by Sois  
formed by these presents to grant  
to yd Peter two hundred & eighty  
threfof thousand to belouing unto  
swm Tucke my heirs Esq; Adam to  
in Exclusion or Molestaſion of  
wlawfully claiming in  
wlawfully bargained premis  
y his or their Conſent or procuram  
bsolute Estate in fee simple for  
as above Written

21 by J. W. T. Tuesd. Scale  
reduced

Signe of our louerigne lady Ann.  
the sixt. yere of our Lord. 1546.  
Tomas Cooke in q County of Norfolk  
party witnesseth that in late  
yurdis. money paid to them of  
inge delivery herof of Recd  
therof of divers parts parcell  
two pounds have beene grantede  
to C. A. I don't recognisone halfe  
ll tract of land. Neither of t  
which tract of land is biding  
wiche in yor County Norfolk  
& Anna in deviding same wch  
to have & to hold of the land to  
S. Sold in q publick names ento  
and dicing of whole termes & years  
by selling & passing there for  
by same before me legatary  
transforming into possession  
to accept agrant release  
in stlyng for ever.  
next Scale by day by year.

Signed Sealed & Delivered } Proved by oaths of Peter Eastoright in open Court  
In the presence of us } the 1<sup>st</sup> of July, 1741 Test. John Wilson Esq.  
Peter Eastoright  
Daniel Godfrey  
James Toomath  
Proved by oaths of James Toomath in open Court  
the 1<sup>st</sup> of September 1741 at least.

Michael Wilder & Sons Co.

This Indenture Made the twentieth day of November in y<sup>e</sup> ninth year of y<sup>e</sup> Reigne of our souveraine  
Lady Anne by the grace of God of England, Scotland, France & Ireland Queen, defender of the faith &c and between  
In y<sup>e</sup> Year of our Lord, God one thousand seven hundred & ten between Michael Wilder & Priscilla his wife of tanners  
Cooke in County of Norfolk Esquers of y<sup>e</sup> one party & Hugh Daniel of y<sup>e</sup> place & County of Mandon of y<sup>e</sup> other pa-  
rty witnesseth that y<sup>e</sup> Michael Wilder & Priscilla his wife for & in Consideration of y<sup>e</sup> summe of eleven pounds in  
Money paid to them by y<sup>e</sup> Michael Wilder & Priscilla his wife paid by y<sup>e</sup> Hugh Daniel as before y<sup>e</sup> sealing  
of this present Indenture presents the Receipt whereof they have had Michael Wilder & Priscilla his wife doth acknowledge and  
doth clearly & absolutely Receipt remekeable & discharge him by y<sup>e</sup> Hugh Daniel  
his Ex<sup>t</sup> & D<sup>r</sup> of them for ever by these presents hath given granted bargained sold alienated Relased & Confir-  
med by these presents doth give grant bargain sell alienate Release & Confirm unto y<sup>e</sup> Hugh Daniel to his heirs  
and assigns half that said tract of land called & known by Name of Adam's small tract of Land in  
the parish of St. Edmunds the further part of Michael Wilder's land situate lying & being in y<sup>e</sup> parish of St. Edmunds  
in the County of Norfolk aforesaid containing 60 or 80 acres together with all singulars of houses buildings  
Gardens orchards way watters water courses profits commodities & appurtenances whatsoever to y<sup>e</sup> tract  
belonging or in any wise appertaining or thereto and reciprocally y<sup>e</sup> Hugh Daniel doth acknowledge and discharge him by  
virtue of one Indenture of bargain & sale to him hereof made y<sup>e</sup> 20th day of June last y<sup>e</sup> 1598 before  
the date of these presents whereby y<sup>e</sup> Michael Wilder off one part to Hugh Daniel of y<sup>e</sup> other part by virtue of y<sup>e</sup> Inden-  
ture for transferring use into possession all y<sup>e</sup> Estate Right title Interest or trust property heretofore on y<sup>e</sup> said tract or demesne  
whatsoever he had by from or under him or them y<sup>e</sup> Michael Wilder & Priscilla his wife his heirs & assigns  
or either of them in trust to y<sup>e</sup> Priscilla every part thereof by Revision & alteration remainder & the residue of y<sup>e</sup> other parts  
profits & principles of every part & parcel thereof by Revision & alteration remainder & the residue of y<sup>e</sup> other parts  
herin before mentioned meant or intended to be held by grant alienated released confirmed by every part & parcel  
hereof with the residue of those appurtenances unto y<sup>e</sup> Hugh Daniel & his heirs & assigns to y<sup>e</sup> only paper used & behoove  
of him y<sup>e</sup> Hugh Daniel & his heirs & assigns forever to be held of our souveraine Lady of Lancast<sup>r</sup> her heirs & success-  
ors in free common socage & underlyng land & service a maner of Right Ressubst<sup>r</sup> p<sup>r</sup>nt<sup>r</sup> in his Collonye to y<sup>e</sup>  
Michael Wilder & Priscilla his wife & each of the heirs & assigns of y<sup>e</sup> mentioned granted Principles appurten-  
ances unto y<sup>e</sup> Hugh Daniel his heirs & assigns against them y<sup>e</sup> Michael Wilder & Priscilla his wife his heirs &  
either of them heirs & assigns of all other persons whatsoever claiming by from or under them or either of  
them shall & will warrant & forever defend by these presents y<sup>e</sup> Michael Wilder & Priscilla his wife for themselves  
themselves their heirs & assigns every of them doth covenant grant & agree too with y<sup>e</sup> Hugh Daniel his heirs  
& assigns & Every of them by these presents in manner & forme following that to say that if & shall may be law-  
ful for him y<sup>e</sup> Hugh Daniel his heirs & assigns from time to time at all times hereafter according to y<sup>e</sup> true  
Intend<sup>r</sup> meaning of these presents peaceably & quietly to enter into upon have hold occupy & enjoy  
to his & their proper use & behoove of y<sup>e</sup> before mentioned said tract of land & premises before mentioned meant  
or intended to be hereby granted bargained sold alienated Relased & confirmed by every part & parcel thereof  
with appurtenances without any lawfull & equitable lett suit trouble & denial disturbance Expulsions  
Interruption claim or demand of them y<sup>e</sup> Michael Wilder & Priscilla his wife or either of them their heirs  
or either of their heirs & assigns or any other person or persons whatsoever claiming or to claime any Estate Right title or  
Interest of into or out of y<sup>e</sup> land & premises or part thereof by him them or under them y<sup>e</sup> Michael Wilder & Priscilla  
his wife or either of them & further half y<sup>e</sup> Michael Wilder & Priscilla his wife & each of their heirs & assigns to  
& every person whatsoever having or claiming lawfully or which shall or may at any time hereafter have  
& claim any lawfull & equitable Right Estate title or Interest of Intervent<sup>r</sup> or out of y<sup>e</sup> land & premises before  
mentioned meant or intended to be hereby granted alienated Relased & confirmed by y<sup>e</sup> appurtenances or any  
part thereof from by or under or in trust for y<sup>e</sup> Michael Wilder & Priscilla his wife or either of them their  
either of their heirs or assigns Shall & will at any time within y<sup>e</sup> space of eleven years next com-  
ing hereof upon Request & Charge in y<sup>e</sup> law of y<sup>e</sup> Hugh Daniel his heirs & assigns do & make Lente  
acknowledg<sup>r</sup> & suffer or cause to procure to be made done by y<sup>e</sup> Michael Wilder & Priscilla his wife  
Every Just & further lawfull & reasonable charge or expence & action in y<sup>e</sup> law for y<sup>e</sup> letters & more a sole & general  
ad conveying y<sup>e</sup> land & premises herein before mentioned to be thereby granted alienated Relased &

God, our Saviour & Scourge hundred  
yeare of God of Great Britaine France  
in dominion of Engayne of one  
consideration by sum of money of five  
yeare of his birth hereby acknowledge  
to Peter Adams to him his heirs Esq;  
by three boars Seigniour & burgess  
of Newall point Creekes land  
one boar bearing date April 1<sup>st</sup>  
in wood Land Grounde Travell  
quanto me est. I will have all my  
lands thereof to have & to hold  
Adams his heirs Esq; Adam to  
des fence fields & pasturis & clear  
way of all other preuidges theron  
to lett them before to date hereof unto  
I promise to intent that by  
days may be in actuall desfuge  
but except of agravants Release of  
sum due me his Esq; Adam to  
in Consideration of the sum of  
some in hand paid by g<sup>t</sup> Peter  
and doo regalit discharge of g<sup>t</sup>  
Adams his heirs Esq; by his said  
servid by these presents to grant  
a boar hundred & eight  
thereof & thereunto belonging unto  
me. I sue my heirs Esq; Adam to  
in Exdition or Satisfaction of  
a lawfull & claiming me  
in order to bargained premis  
of his or their Confect or procure  
whole Estate in full simple In  
a boore Written

168 And Year above Mentioned  
Signed Sealed & Delivered  
In the presence of us }  
Peter Cartwright  
Daniel Geofrey  
James Toomoth

Promised by oath of Peter Cartwright in open Court  
the 25<sup>th</sup> of July 1721 Test. & Seal Wilder & Coe  
Michael Wilder & Coe  
Pledged by oath of James Toomoth in open Court  
held the 15<sup>th</sup> of September 1721 at Newall  
Test. & Seal Wilder & Coe

Line of our souverigne Lady Anne  
the second year of our Lord 1702  
Tomas Crick in County of Norfolk  
party with respect that is due  
undertun money paid to them of  
Engayne delivery thereof of Recpt  
& therof to every party parcell  
by meysuris have granted bargain  
to Esq; Adam to & his sonnes wife  
a boar tract of land & further of  
a boar tract of land is building  
weare in County of Norfolk  
Remaininge sume & way  
to have & to hold of g<sup>t</sup> Adam to  
a boar tract of land premises unto  
or duringing of whole termes & so  
dyeing & paying therefor  
by sume lawfull & reasonable  
transforming into possession  
to exact agravant release  
and discharge for sume g<sup>t</sup>.  
and seal of day

This Indenture Made the seventeenth day of November in y<sup>r</sup> ninth year of y<sup>r</sup> Reigne of our souverigne  
Lady Anne by the grace of God of England Scotland France & Ireland Queen defender of y<sup>r</sup> faith & c  
In y<sup>r</sup> year of our Lord God one thousand eleven hundred & ten by whom Michael Wilder & Priscilla his wife of tanners  
Crike in County of Norfolk Esquiers of one party to Hugh Daniel of place & County aforesaid Planter of y<sup>r</sup> other party  
With respect that g<sup>t</sup> Michael Wilder & Priscilla his wife for & in Consideration of sume of eleven pounds in  
Money paid to them by g<sup>t</sup> Michael Wilder & Priscilla his wife paid by g<sup>t</sup> Hugh Daniel at before y<sup>r</sup> Insualing  
& Delivery of these presents the Receipt whereof they had said Michael Wilder & Priscilla his wife doth acknowledge and  
have of every party parcell thereof doth Clearly absolutely Regist & discharge him by g<sup>t</sup> Hugh Daniel  
Lett & Admit & Every of them for ever by these presents doth give grant bargain & sell alienate Release & Confirm unto g<sup>t</sup> Hugh Daniel to his heirs  
and assigns half that tract or tract of land called & known by name of Adam to a small tract of land  
upon which he aforesaid the aforesaid g<sup>t</sup> Michael Wilder gave unto Adam to a small tract of land  
which tract of land is binding upon Michael Wilder land situate lying & being in y<sup>r</sup> precincts of town & Crike in  
the County of Norfolk aforesaid containing 60 or 80 acres - together with all singulary houses buildings  
Gardens orchards ways waters water courses profits Commodities & pertinents whatsoever lying & doth  
belonging or in any wise appertaining or thereto whether occupied or improved or occupied or known to be  
part or member thereof all which land premises now are in y<sup>r</sup> actual possession of him by g<sup>t</sup> Hugh Daniel  
by virtue of y<sup>r</sup> Indenture of bargaine made to him for term of one year bearing date y<sup>r</sup> day before  
the date of these presents & betwixt g<sup>t</sup> Michael Wilder of one party to g<sup>t</sup> Hugh Daniel of other party by virtue of y<sup>r</sup> Inden  
ture for transfring uses into possession of all Estate Right Title Interest or trust property Recovery claim or demands  
whatsoever claiming by from or under him or them by g<sup>t</sup> Michael Wilder & Priscilla his wife his heirs & Successors  
either of them in any sume or part thereof by Recovery demands remainder & reversion & all other  
profits & Primes of every party parcell thereof to have & to hold y<sup>r</sup> seal of land & to conquer & primitio  
herein before mentioned & intended to be held by granted & alienated & confirmed to every party parcell  
hereof with these ways of those pertinents under g<sup>t</sup> Hugh Daniel his heirs. Aforesaid only party is & school  
of him by g<sup>t</sup> Hugh Daniel & of his heirs & assigns forever to be held of our souverigne Lady Anne her heirs & Success  
ors in full common socage & under rent & service a maner of g<sup>t</sup> Hugh Daniel by payment in his Gallony to be  
Michael Wilder & Priscilla his wife & each of them his heirs & assigns of y<sup>r</sup> mentioned granted sume & upon  
account of g<sup>t</sup> Hugh Daniel his first & assignes against them by g<sup>t</sup> Michael Wilder & Priscilla his wife to the same  
& either of their heirs & assignes of all other persons whetherto claiming by from or under them either way of  
them Shall & will warrant & forever defend by these presents by g<sup>t</sup> Michael Wilder & Priscilla his wife for themselves  
themselves here heirs & Remt. every of them doth grant & agree to with g<sup>t</sup> Hugh Daniel his first  
& assignes. Every of them by these presents in manner forme following that is to say that it shall & may be lawful  
for him by g<sup>t</sup> Hugh Daniel his heirs & assignes from time to time to all times hereafter according to true  
Intend & meaning of these presents specially to quietely toke into his possession before mentioned mean  
to his people & behalfe of y<sup>r</sup> mentioned seal of land premises before mentioned meant  
& intended to be held by granted bargained sold alienated Release & confirmed to every party parcell thereof  
with Appurtenance without any Lawfull or Equitable Lett Sub trouble Denial disturbance Expulsion  
Intercruption & claim or demand of them by g<sup>t</sup> Michael Wilder & Priscilla his wife or either of their heires  
or their heires & assignes or any other person or persons whetherto claiming or to claim any Estate Right Title or  
Interest of into or out off y<sup>r</sup> land premises or part thereof by him them or under him g<sup>t</sup> Michael Wilder & Priscilla  
his wife either of them & further that g<sup>t</sup> Michael Wilder & Priscilla his wife be of those heirs & assignes &c  
& every person whethero having or claiming lawfullly or whiche Shall or may at anytime hereafter have  
claim and lawfull or equitable Right in Estate title or Intrepretation or out off y<sup>r</sup> land premises before  
Mentioned mean or intended to be held by granted alienated Release & confirmed to y<sup>r</sup> appurtenance  
part thereof from by or under or in trust of g<sup>t</sup> Michael Wilder & Priscilla his wife or either of them there  
Either of these heirs & assignes Shall warrant at any time within y<sup>r</sup> space of twen years next comynge  
hereof upon request & charges by g<sup>t</sup> Hugh Daniel his first & assignes to make & to  
acknowlegge suffer or pay or procure to be mad done by g<sup>t</sup> Hugh Daniel his heirs & assignes to make &  
Every such further lawfull & reasonable reparation & act in y<sup>r</sup> law for y<sup>r</sup> better & more a certeine aff  
ad converging of lands premises herein before mentioned to be hereby granted alienated Release &

directly to the intent & meaning of  
the Hugh Daniel histoiries & doco-  
ments so as to prevent & denounce suffering  
caused by behaviour of the parties  
as of yest & land premises being  
but only proper up t' before behf  
of parties to their presents have

Michael Wilder & Sons

Court  
recorded

ember in y Year of our Lord Christ  
County in y Dominion of Virginia  
Wilson fort in Consideration of y  
d<sup>r</sup> by Said John f<sup>r</sup> of Recys  
Baldairne Bellearnto & John  
by Estimation have Acres be it  
River & County of Norfolk & is  
y Realty that leads to great B  
nk Gumaline tree of Ambros-  
eck to Suggs Mill thence down  
y Bridge Roadstry first Station  
y Sc land treatment has distemperments  
y gone from y day next before  
y next truing fully to be com-  
ming up into possession of Said  
to a grant & Release of Jane  
Wilson hath her unto set his  
chr Wilson & Seal

of our Lord Christ one thousand  
Dominion of Virginie of one  
re of bargaines whiche bearing date  
expressly to be bargained & Selle unto  
is more or leſſe ſufficiente byng to  
followeth wch begynning at a  
yng thence upon a line of Marks  
þe ſt Land to Runing þerene upon  
þe road to yng Road, that lead to yng  
þe to hold of þe Land tenement &  
one of one whole yearre fully to be  
þor to anſwering us in to  
þed to take Except of a part  
more or leſſe large Appreſtuth  
ation of þe sum of þeſe þrom

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Cward Lawfull money of vix<sup>t</sup> to him in hand said & Lawned to be paid by y<sup>r</sup> John wife of Recd w<sup>ch</sup>erof he doth  
hereby acknowledge himselfe lawfully payed & paid his lawnded Lawned Relacted & confirmed  
& doth by these presents Amice Release & Confirm unto y<sup>r</sup> John wife in his lawfull possession now being by Statute  
of y<sup>r</sup> Richard Indenture of Bargaine & Seal made to him of y<sup>r</sup> year & off y<sup>r</sup> Statute & to his heirs & Assignees aforesaid  
Land tenements hereditaments & premises with y<sup>r</sup> Appurtenances easements pasturage of Revision & Reversions Remai-  
nance & Remainders hereof of every part thereof to have & to hold the said land tenements hereditaments & premises  
unto y<sup>r</sup> John wife his heirs & assignes forever to have & to have only proper use & behoife for ever and to shall  
Indure without any let hindrance & interruption Eiction or Molestation of or from y<sup>r</sup> John Wilson his heirs  
& executors for many other person or persons lawfully claiming or pretensing to have any Estate Right title  
Interest or Demand whatsoever in or upon y<sup>r</sup> Bargained, premised or in or upon any part or parcelle thereof by from or under  
him his heirs & executors or by his or their Consator or procurement will forever warrant & defend y<sup>r</sup> John wife his heirs  
& executors in an Absolute Estate in fee simple In witness whereof y<sup>r</sup> John Wilson hath hereunto set his hand  
& seal of day & year above written.

Sealed & delivered in presence of us } acknowledged in open Court held 2<sup>d</sup> of April 1721 by John Wilson & Seal  
Edward Mobberley } 7<sup>th</sup> 1721 by John Wilson Commissioner of John  
John Eckols } wife is ordered to be Recorded.

Test Solo Wilson Clluz

This Indenture

S<sup>t</sup> N<sup>o</sup> S<sup>t</sup> Indenture Made & Indentured this <sup>10</sup> day of September in <sup>the</sup> year of our Lord God  
according to y<sup>e</sup> Computation of y<sup>e</sup> Church of England one thousand seven hundred & twenty one anno i<sup>o</sup>  
Eight year of y<sup>e</sup> Reigne of our Souveraine Lord George by y<sup>e</sup> grace of God of great Brittain France  
Ireland King defender of y<sup>e</sup> faith &c between John Harbett of Norfold County in Virg<sup>a</sup> Gent<sup>o</sup> of one  
part & Thomas Harbett of y<sup>e</sup> same County of y<sup>e</sup> other part witnesseth that y<sup>e</sup> D<sup>r</sup> John Harbett with the  
free & voluntarie Consent of Elizabeth his wife doth in Consideration of y<sup>e</sup> sum of twenty six pounds  
to him in hand paid before y<sup>e</sup> signing Sealing & Delivering of these presents from y<sup>e</sup> D<sup>r</sup> Thos Harbett  
for all which Money payable by these presents acknowledged the receipt to be hereunto fully set & to be  
Contented & paid & doth Conferne & discharge y<sup>e</sup> D<sup>r</sup> John Harbett his heirs Exec<sup>o</sup> & executors  
& execell<sup>l</sup> Thos Harbett do for y<sup>e</sup> sum of money received & bargained & sett over unto y<sup>e</sup> D<sup>r</sup> Thos Harbett  
his heirs to one Certain tract of Land & tenement or land of Seventy Acres with y<sup>e</sup> appurtenances there  
lying & situate & being on y<sup>e</sup> West side of a Creek & y<sup>e</sup> called & known by y<sup>e</sup> Name of long Creek in y<sup>e</sup>  
Southern Branch of Elizabeth River in y<sup>e</sup> County of y<sup>e</sup> land that was left unsold by y<sup>e</sup> John Harbett  
by y<sup>e</sup> last will & testament of his father John Harbett deceas<sup>d</sup> Relation hereto unto being had

to now by S: John Harbett with his free & willing Consent of Elizabeth his wife doth bargaine sell & lets over unto  
Mr Thos: Harbett his heirs Exec<sup>utors</sup> & before mentioned Sev<sup>n</sup>th dayes of land, with all singular its Appurten-  
ances as all houses gardens Orchards fences Cornfields pastures pasture ground, with all wood & under woods  
Water & waterings, timber & timber trees, mines & minerals, wall & every other Clifford privedege there unto  
belonging & appertaining as also of Rivers & of Riversides Remainder to Remainerds unto Mr Thos: Harbett his  
heirs Exec<sup>utors</sup> or Assignees to hold, occupy possest & quietely to Enjoy of the Sev<sup>n</sup>th dayes of land with all singular  
its Appurtenances privedege heriditaments thereof to heire and belonging unto the S: Thos: Harbett & his heirs Exec<sup>utors</sup>  
& Assignees from day first before y<sup>e</sup> date hereof unto y<sup>e</sup> End of same for the space of one whole year  
from thence next comming he the S: Thos: Harbett y<sup>e</sup> aling & paying unto S: John Harbett or his order one caro  
Indian. Com<sup>one</sup> y<sup>e</sup> feare of St Micheal & the Arch Angel if demanded to pay intent that by virtue thereof of  
Statute of transferring sear into possession, y<sup>e</sup> S: Thos: Harbett may be in full possession of the Land hereby sold  
of Land with all & every its appurtenances be enabled to take Except of agriment & release of his same premises  
unto him it is his for ever to witness & confirmations of which y<sup>e</sup> S: John Harbett & Elizabeth his wife  
hereunto set their hands sealed y<sup>e</sup> day & year first above written.

Signed, Sealed & Delivered in presence of us

Robt Tucker } Acknowledged in open Court } Elizabeth Starbets Senior  
Treasurer Tucker } held by Robt Starbets & Elizabeth } Starbets  
John Watkins } his wife Commoner of Robt Starbets & decess }  
to be Recorded. }  
Date 2 P.M. June 17 1872

John Herbert, Esq  
Elizabeth Herbert  
Markes

ue of our Lord God according to  
one & eight year of his Reigne  
dethin defendaunt of his fath.  
e of other part w<sup>t</sup> the fath, that y  
him in hand paid before i<sup>t</sup> shewing  
all which money they due by these  
are required to discharge the said  
e<sup>t</sup> bargaine & to let over unto  
y<sup>t</sup> or less with appurtena  
e<sup>t</sup> of same of long Creche in the  
t John Herbert by his last will &

letter sett over unto y<sup>t</sup> Tho:  
ular its appurtenances as also  
all wood & under woods, waters  
fish & privileges thereunto belon  
g: Heribett & his heire to  
e<sup>t</sup> singuler its appurtenances  
or trespas from y<sup>t</sup> day first before  
last drawing helpe to Tho: Heribett  
first of St Michael Church  
days into y<sup>t</sup> y<sup>t</sup> St Thomas  
its appurtenances to be encluse  
for ever now this Indenture  
Sum of twenty six pounds  
fully satisfied, contented &  
from every party parcell their  
e<sup>t</sup> Indenture of lease & doe  
to his heire East & West have absolutely  
res of lands together with all  
taining unto y<sup>t</sup> Tho: Heribett  
with warant of sale against any  
pland or any parlor parcell know  
ear from all former gifts gone  
after mortgage or transfer made  
before peaceably quietly enjoy y<sup>t</sup>  
and lett hindrance molestation  
person or persons what ever with  
a doth further except t<sup>e</sup> t<sup>e</sup> which  
y<sup>t</sup> time after for confirmation  
by himself his heire to make  
to Tho: Heribett his heire or  
me of time for such conyngance  
to go further to make confirmation  
further then y<sup>t</sup> generall court  
y<sup>t</sup> law beatty expense of it  
doth oblige him selfe  
equarit warants require in  
y<sup>t</sup> year first above written  
to Heribett & seal

th / Heribett & seal  
markes

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This Indenture Made the 23 day of July 1721 In the Year of our Lord Christ one thousand seven hundred  
Twenty one & in the seventh year of y<sup>t</sup> Reigne of our souveraine Lord George King of Great Britaine &c. Bristain,  
Westm<sup>r</sup> Porten his living Brother to Daniel Porten deceased, who was the Eldest Sonne of William Porten of Eldest decea  
sde of Norfolk County Gent of y<sup>t</sup> one part to Lemuel Newton Gent of Norfolk County of y<sup>t</sup> other part Wittenfath that y<sup>t</sup> 10<sup>th</sup> Porten  
Gent for in consideration of a sum of some hundre<sup>d</sup> pounds Current money to him in hand paid by y<sup>t</sup> Lemuel Newton  
the receipt whereof he doth hereby acknowledge & confirm to y<sup>t</sup> Lemuel Newton & his presents  
doth grant unto y<sup>t</sup> Lemuel Newton one hundred acres of land Commonly known by y<sup>t</sup> name of Morris<sup>s</sup> plantation  
by same more or less situated lying & being in Norfolk County in Somers Creche parcell Joining on y<sup>t</sup> South side on y<sup>t</sup> land  
of Captain George Newtons only Warthorshelde on Wadens & Jackson land on y<sup>t</sup> East side with Mr Godfrys land  
y<sup>t</sup> being y<sup>t</sup> one hundred acres of land given by Abraham Elliott to his Daughter Sarah by y<sup>t</sup> Sarah his husband  
Daniel Givins sold to Alice Elliott or Alice Newman by y<sup>t</sup> Thomas Morris fifty acres of land Commonly known by y<sup>t</sup> name of Morris<sup>s</sup> plantation  
part of which land was sold by Tho: Morris to Tho: Brint to M<sup>r</sup> W<sup>m</sup> Porten fifty acres of which land was Mortgaged to M<sup>r</sup> Robert  
Tucker by a Mortgage made y<sup>t</sup> fifteenth day of April 1720 for fifty pounds since which thirtieth pound was paid unto y<sup>t</sup> M<sup>r</sup> Robert  
Tucker by M<sup>r</sup> Robert Tucker by M<sup>r</sup> W<sup>m</sup> Porten as by receipt Recorded in y<sup>t</sup> Margaret of Norfolk County Court Record with y<sup>t</sup> 1720  
will sufficiently demonstrate all papers heretofore mentioned & recited the one hundred acres of land so bounded by Newmarks  
wifreded hall y<sup>t</sup> Beginning at former marked date being a former tree off Abraham Elliott's pattern standing on the  
west side of y<sup>t</sup> forked Branch by the line of y<sup>t</sup> old pattern running to a path that goeth from y<sup>t</sup> Newmarks  
house to John Adams & from thence towards dim out of the Hopy<sup>r</sup> Creek by the said Creek to Compleat y<sup>t</sup> S<sup>t</sup>  
Quantity of one hundred acres of land, to be y<sup>t</sup> same more or less according to y<sup>t</sup> new or old boundaries & Newmarks  
Rerisions Remainer & Remainers therof together with all y<sup>t</sup> Rents profits of y<sup>t</sup> Premises herein Mentioned, &  
Every part & parcel of y<sup>t</sup> same To have and to hold, y<sup>t</sup> one hundred acres of land according to y<sup>t</sup> best known &  
Reputed bounds therof being some more or less to all y<sup>t</sup> singular Premises hereby Bargained & Sold with these & every  
of these appurtenances unto y<sup>t</sup> Lemuel Newton his heirs or assigns from y<sup>t</sup> day of y<sup>t</sup> date hereof for discharging the  
full and true sum of one year whence next ensuing fully to be completed to End that by virtue of the Statute  
Transferring of fees into possession of y<sup>t</sup> Lemuel Newton may be in y<sup>t</sup> Actual possession of y<sup>t</sup> Premises to be enabled  
to take & receipt of a grant & Release of y<sup>t</sup> same to him his heirs & assigns for ever. In Wittenfath whereof the  
W<sup>m</sup> Porten hath countersigned his hand & seal y<sup>t</sup> day & year first above written.

Signed Sealed Delivered

William Porten & Seal

in the presence of us —

John Guy —

Abigail Weston —

Sarah S<sup>r</sup> Guy her mark —

Frances X Chapman her mark —

Acknowledged & open Court held the 16<sup>th</sup> of Septem<sup>r</sup>:

1721 a banch & lock by C<sup>r</sup> W<sup>m</sup> William Porten & Seal

is by the Court ordered to be Recorded —

Test Solo Wilson C<sup>r</sup> Cur

This Indenture Made the 2<sup>nd</sup> Day of July 1721 In the Year of our Lord Christ one thousand seven hundred  
Hundred twenty one & in the seventh year of y<sup>t</sup> Reigne of our souveraine Lord George King of Great Britaine &c. Bristain,  
William Porten his living brother to Daniel Porten deceased who was the Eldest Sonne of William Porten of Eldest decea  
sde of Norfolk County Gent of y<sup>t</sup> one part to Lemuel Newton of Norfolk County Gent of y<sup>t</sup> other part Wittenfath that  
the said William Porten for in consideration of a sum of one hundred pounds Current money of Virginia to him in hand  
Already paid by y<sup>t</sup> Lemuel Newton the receipt whereof he doth hereby acknowledge & confirm to y<sup>t</sup> same doth  
acquie<sup>r</sup> discharge y<sup>t</sup> Lemuel Newton his heirs & assigns of them that granted & bargained to him the receipt  
Confirmed by these presents doth grant alien & release & confirm unto y<sup>t</sup> Lemuel Newton in his sole possession  
Now being by virtue of a bargain & sale to him therof made for y<sup>t</sup> term of one year by Indenture bearing date y<sup>t</sup> day before  
date hereof by virtue of y<sup>t</sup> Statute for transferring fees into possession to his heirs & assigns forever one hundred acres  
of land Commonly known by y<sup>t</sup> name of Morris<sup>s</sup> plantation to y<sup>t</sup> same more or less situate lying & being in Norfolk  
County in Somers Creche parcell Joining on y<sup>t</sup> South side on y<sup>t</sup> land of Captain George Newton's only Warthorshelde  
on Wadens Jackson land on y<sup>t</sup> East side with Mr Godfrys land y<sup>t</sup> being y<sup>t</sup> one hundred acres of land given by Abraham  
Elliott to his Daughter Sarah by y<sup>t</sup> Sarah his husband Daniel Givins sold to Alice Elliott or Alice Newman  
& by y<sup>t</sup> Alice his wife sold to Thomas Morris fifty acres of which land was sold by Thomas Morris to  
Thomas Brint & that fifty acres sold by y<sup>t</sup> Tho: Brint to M<sup>r</sup> W<sup>m</sup> Porten & y<sup>t</sup> other fifty acres sold by  
Tho: Morris to M<sup>r</sup> W<sup>m</sup> Porten fifty acres of which land was Mortgaged to M<sup>r</sup> Robert Tucker by a Mortgage  
Made the 15<sup>th</sup> day of April 1720 for fifty pounds since which thirtieth pound was paid unto y<sup>t</sup> M<sup>r</sup> Robert  
Tucker by M<sup>r</sup> W<sup>m</sup> Porten as by receipt Recorded in y<sup>t</sup> Margaret of Norfolk County Court Record with y<sup>t</sup> 1720

being diligently searched will evident  
is bounded by two men & his wife's dead  
Ellis P. pattern standing on the  
gate that goeth from my Summers  
place to complete a quantity  
of which I have sold to Estate right  
late or future slaves in possession  
demand whatever of him I  
have one hundred acres of land with  
to be here by granted with my Appurte-  
for himself his heirs Exe. & Dmt.  
that he hath a good Right and  
Jemimell Weston his heirs shall sign  
whereof two or three persons  
and acres of land more or less all  
title of Intercoupling of him & said  
P. Wm. Weston to his heirs shall be will  
to proper parts charging in place of  
sealed all such other & further convey  
and to all appurtenances unto  
law shall be divisor required by  
Appurtenances unto P. Wm. Weston  
forever defend In witness whereof

William. (Portent & Seal)

6

Norfolk County send greeting in  
a true good will & affection which  
at this time especially moving have  
my dearest Negro man Name Robin  
to Son John Gwin his heirs Exe. & Dmt  
an manner of fit trouble molestation or  
less nearly by my means or procurance  
Gwin of Norfolk County send  
his for ever defend In witness whereof  
affore signed

Signature

William W Gwin

Gwin of Norfolk County send  
consideration of my particular love  
brother dear Gwin to Gwin  
give or and confirm unto my  
use & maintenance of him my  
servt P. Negro Peter with burden  
as mentioned before affore my  
dear son Joseph Gwin his Exe.

174. 3d Sep: Gwin has I leave of Negro Robin to his next Estate brother after decease of him yet I wait till  
Wm. Gwin do give him my P. Servt Peter freely quiet & peaceably without any manner of fit trouble molestation  
or Interception wherover of me or Wm. Gwin or of any other person or persons by force or under command me or by my  
means or procurance without any manner of money or other thing therefore to be yielded paid or done by to Wm. Gwin  
P. Negro under my P. Son & them mentioned after him to his heirs Exe. & Dmt. A present to my self against all people  
I shall be will warrant to by then present forever defend In witness whereof I have hereunto set my hand & seal this day  
of September 1721  
Signed sealed & delivered Acknowledged in open Court the 15 of July 1721 by Wm. Gwin & seal  
In presence of us Gwin & on motion of Joseph Gwin is ordered to be Recorded mark

Wm. Gilburn  
Martha Gilburn

Test. Oct 6 Nov 1721

Know all men by these presents that I Thos Hobgood & Elizabeth my wife of the wchian Branch of  
Norfolk County for consideration of y natural love we both bear unto our loving & obedient son Thos Hobgood  
of our alld obd son George as thourough moving do by these presents freely & Clearly without any other consideration  
give & grant unto our son John Hobgood after our decease of y longest live of us both to y heirs of his body law  
fully begotten from us or her all that tract or parcel of land whereto we now live in containing one hundred acres  
of land be it more or less which was given to us by our son John Tucker by a fine deed of y tyme in his hand and  
Seal of 18 day November 1696 acknowledged in Norfolk County Court of Law y ear of our Lord 1696 John Tucker & Mary  
his wife as appear by that deed Relation therunto being made for Curbulon Cap y John Hobgood & his wife  
such lawfull gift sent for that Reason we do give all y tract or parcel of land off unto our loving & obedient  
son William Hobgood to y heirs of his body law fully begotten forever in y tyme that he & his wife shoulde die without  
such lawfull gift sent according to y true intent & meaning of this fine deed of gift sent for that Reason we do  
freely & clearly give y above land & appurtenances unto our two loving & dear Negros Thos Hobgood & his wife  
John Hobgood equally divided & to let them to their heirs In witness whereof we have hereunto set our hands & seals  
the day of September 1721

Thos Langley acknowledged in open Court the 7th day of July 1721  
John wife of Thos Hobgood & Elizabeth his wife of her  
right of son & on motion of John Hobgood  
Thos Martin is ordered to be Recorded Test

Thomas T H Hobgood & seal  
mark  
Elizabeth L H Hobgood & seal  
mark

Sol. Wm. Gwin

### An Inventory of The Estate of Alexander Gwin Deceased taken This 28 day of July 1721

	£	ſ	d
To hand C. Willard	41	10	0
To Spitt & hand Irons all	40	7	6
To iron pot one Cattell one flesh fork & frying pann	40	10	0
To old Chair two old wheelbarrows	40	10	0
To 4 C. he stands three Boxes all	41	0	0
To feather Bed and furniture all	42	10	0
To flock bed & bed Studle & furniture all	48	9	0
To sword looking Glasse hand muck & other old Iron	40	0	0
To a parcel of Books	40	4	0
To thirty pound of peacock feathers per pound	48	0	0
To 2 peacock feathers bone peacock dish	40	7	6
To 5 Bettles & a parcel of earthen ware	40	4	0
To a hund of Sheep all & a pair	43	0	0
To a parcel of small lumber	40	5	0
Wt the Subscribers in Obedient to order of Court bearing date of 21 of July 1721			
Is to be sold at the house of Alexander Gwin in the village having appraised			
the above Estate. Sworn to the 16 of Oct 1721			
Mathew Goffey			
Jemimell Simmons			
Simon Jackson			

Her Deceased Aprill

176  
despatched or before sticks  
Billes two tomahawks one powder (poudre)  
2 dozen of Iron knives and forks  
Glasses half dozen of fine glasses  
dozen of drinking glasses & cooking glass  
Bottles to a pair of Shards  
2 dozen of small hooks on spindles to part of tongue  
2 pairs of hand Irons to hand axes  
blades for every Cutlass one whip  
dozen to set of wedges to a parallel of earth  
as of trunks Curved 1 dozen of draw  
is 2 dozen of Chairs frames  
in garrison wheel cap of for wheel  
Iron candle sticks 2 Vinaigre Cruys  
assell of books to 2 leather chairs  
a buckskin Scaveller of bear heads for  
to Captains to 2 Rugs to 2 bray Pitt  
120 Shaps to 2 Negroe & Methodists  
130 p of millstones Iron pots 1  
in pots to 2 Chamber pots & pum  
pots & three fire pans; iron drapins  
kettle to a bottle of Cancer  
in to a pair of old barrels and sole  
one pair of iron old Cannons & trunks  
on molek spars of horse shies  
iron work & horse harness  
roll Cards and soe Cards

Smith.  
ke

by  
can be seen

the goods Chattels be

Yards offine Linen  
Cearfy Catts Cearfy Dye  
112 long pair of Bottles  
air of wooling Britches  
1 Cotton and one stock of box  
horse and 2 knifes and forks  
books and fishing lines  
wants Cows and two bulls  
air 25 shaps & 30 foals  
owing how many  
slippy wedge to old Catt  
key to mille tray  
mille parallel bar in it  
12 7 night penny Rails  
chess a parcell of old trath  
unbridge Shirt

An Inventory & Appraism of y Estate of Captain John Halshead Deceased taken & appraised this 11th of September 1720 (Voy)			
To 1 square oak Table	10-12-0	To 2 great oaken tables	00-07-0
To 1 small Walnut Table	1-10-0	To 6 black horned antlers with horns of Mohair 02-0	00-05-0
To 1 Pewt. Chest open bridge old bed fits in feather box Engd	1-00-0	To parcell of leather bound wings 00-03-0	00-03-0
Cranningold Hatch & Pillar	1-00-0	To great weight of pottery 00-04-0	01-10-2
To bed bedsteads (one) old Blanket rugg & 2 Pillows	5-00-0	To parcell of old worn stuff 00-02-0	00-02-0
To 2 Old Gunns	0-15-0	To parcell of old leather 00-15-0	00-15-0
To flag bottom old Chair	0-08-2	To parcell of small bladders 00-03-0	00-03-0
To 1 old	0-04-0	To 144 of old iron pots & 00-04-0	01-04-0
To old bed & bedstead wold Curtains & Somethy (Presently by) 1-05-0	00-04-0	To 2 spindles of pot metal being man's head	00-04-0
To pine large Chest & pine leaf Table	0-10-0	To 1 drapin part of chair pastille painted 17-8	01-10-0
To Small Table & Hopkins 2 Table Cloths	0-07-0	To 1 pair of pulling hand mallets 00-10-0	00-10-0
To 1 Bible unbound in two small books	0-02-0	To 2 heads of youngled cattle 20-0	20-00-0
To 1 poor small money plate wrought iron & gilt 0-03-0	00-02-0	To 2 old Cartwheel 00-05-0	00-05-0
To 2 old bags & one old Dray	0-01-0	To 2 old Boxes 00-11-0	00-11-0
To 2 old Saddles and one old Bridle	0-07-0	To 2 old padded old 00-06-0	01-06-0
To dozen of leather Chairs at 2-6	4-10-0	To 2 old tankard, 1 trivit, 1 stone, other old plates 04-0	00-04-0
To 1 old bed & bedstead Curtains & valans proffeth 0-05-0	00-04-0	To 2 iron wood Crosscut saws drawing kngs 12-8	00-04-0
one blanket & rugg all old b 2 Pillows valans	3-05-0	To 2 packe Chamber pots & Chapman sticks 04-0	00-04-0
To his waining Apparel	3-15-0	To 2 parcell of bottles & drinking flaps 00-02-0	00-02-0
To 2 old Bedsteads & bouties	0-07-6	To 19 Side (ask, wayold) 01-9	01-03-9
To 2 blue hilled paper & Tuya headed pine	2-00-0	To 2 pigins hald fan 00-03-0	00-03-0
To 1 Cage with three Birds	0-01-6	To 2 sheep at 5/- 00-00-0	00-00-0
To 12 pair of Cotton Lardens very much damaged 0-10-0	0-10-0	To 2 old goulding 01 05-10-	05-10-
To 15 Yards of Check at 13/-	0-18-9	To 2 smalls Cage and Table 00-03-0	00-03-0
To 22 of Cotton Check	0-02-6	To 2 old spade Lances & shield of brass 00-05-0	00-05-0
To 8 Yards of Cloth dotted at 13/-	0-07-2	To 2 quile of old rope 00-02-0	00-02-0
To 2 Yards dotted at 13/-	0-15-0	To 2 old oho horses iron wedges & old Axes 00-08-0	00-08-0
To 1 yard of 4 of Seatch Linen	0-02-7	To 2 Negro man, Times 36-00-0	36-00-0
To 24 Yards of stuff at 12/-	1-04-0	To 2 Negro man Tom 27-00-0	27-00-0
To 16 Yards of old royal 0-15-0	0-15-0	To 2 Negro man Jack 27-00-0	27-00-0
To 10 Yards of Can blance at 6/-	0-08-0	To 2 Negro Dick 35-00-0	35-00-0
To 21 of Musque Trade Sugar To 4 lbs of shallorn ate 0-8-0	0-8-0	To 2 Negro boy Harry 12-10-0	12-10-0
To 1 Chest with Lock 0-7-2	0-7-2	To 2 Negro woman & her child pigg 30-00-0	30-00-0
To 2 trunks & old Table 0-5-0	0-5-0	To 2 old Indian wench, past her labor 00-00-0	00-00-0
To 2 old feather bed, bid stand, board & proffeth old rugg 0-10-0	0-10-0	To Spanish Harry 09-13-9	09-13-9
And blanket Curtains & valans 2-10-0	2-10-0	To dide 02-15-5	02-15-5
To 2 old broken Chairs 0-01-0	0-01-0	To parcell of Silver buckells 00-05-6	00-05-6
To 2 old Pewter Combs	0-01-0	To 2 Pewter Combs 00-01-0	00-01-0
262-08-62			

In consideration of the order of Norfolk County Court bearing date the 19th of August 1720 requiring  
us to appraise the Estate of Captain John Halshead deceased, and for the subscribers being first sworn before  
Captain George Weston to that purpose have valued what Estate as hath been presented to our view of y  
Said Neighbors Estate according to y particular in this Inventory Specified to y sum of two hundred and  
two pounds Eight shillings & eight pence; half penny as witness our hands the day and year above written.

I am to take and hold the 1st of Oct 1720  
Test. John Weston

John Weston  
John W. Weston  
Henry Halshead. D.C.

Harrdg, decapitated	
	69 - 1 = 68
	6 - 0 = 6
	2 - 3 = 0
1/6	2 - 10 = 0
1/3	0 - 8 = 9
1/3	4 - 9 = 7
1/6 Mailbag	1 - 4 = 6
	0 = 2 = 6
	1 - 0 = 0
Lucky Shirts	13 = 10 = 0
kins	0 - 4 = 0
	0 - 19 = 0
schists & old west coats	1 - 0 = 0
ankle stiff & capsize watered	0 = 7 = 6
	1 - 5 = 0
cales	0 - 9 = 0
Gottsons	1 = 0 = 0
	0 = 10 = 0
shs	10 = 7 = 6
	1 - 5 = 0
4 of old plates	0 - 10 = 0
cas	0 - 10 = 0
wick	0 = 2 = 0
c machine Transcriber	knit, 0 - 4 = 0
	10 - 2 = 0
boxes dish albold	1 - 0 = 0
Slope half worse	3 = 0 = 0
1/6	
myself & gallon	9 = 6 = 3
low	0 - 10 = 0
Bristle Furry Lemd	6 - 0 = 0
holes	
all being old lame	40 - 0 = 0
1/2	15 - 12 = 0
	25 - 0 = 0
inky saddle marling	2 - 0 = 0
	0 - 1 = 0
1/2	10 - 1 = 0
	1 - 5 = 0
	18, 0 - 8 = 4
	overhead table

<sup>178</sup>  
Warrington County  
An Inventory and Appraisement of y Goods & Chattels of John  
Southland Deceased as followeth Vizt.

To 1 Cow and Yearlings Cook Cut & Share	42-6-8	To old feather bed furniture etc.	6-6-8	To old feather bed Small Table	68-0-8
To feather Bed & furniture etc	6-10-0	To 13 Pounds of iron	00-01-06		
To old Horse & Car old furniture	4-00-0	To 13 Yards of ironing at	00-13-00		
To 48 pounds of 5 pound	4-00-0	To 13 Yards of working dolls at 13 $\frac{1}{2}$ Yard	00-18-42		
To 22 New neutral oil 13 $\frac{1}{2}$ lb	0-12-0	To 8 Glass Bottles in 1 Small locking Jap	00-01-10		
To 8 of old dolls at 6	1-02-0	To 1/2 head of Sheep	- - -	100-16-00	
To 4 pieces of earthen ware to a piece Tin	0-04-0	To 10 of new feathers at	- - -	00-10-00	
To 1 small Bras of Shillots and Saddle	0-03-0	To 1/2 Cabbage at	- - -	00-03-00	
To 1 old Silver backer	0-03-0	To 10 of eight penny Nails	- - -	00-09-00	
To 1 Stone Gug	0-12-0	To 1/2 hukle of beads	- - -	00-10-00	
To 8 $\frac{1}{2}$ pounds of Iron at 10 $\frac{1}{2}$ lbs	10-1-0	To 1 new testament & old Testament	- - -	00-01-00	
To 1 old box Trunk and a cold Sicker	0-9-0	To 1/2 old Charcoal	- - -	00-02-00	
To 2 $\frac{1}{2}$ of Butterick at 6 $\frac{1}{2}$ yds	0-7-0	To 1 old Gunpowder	- - -	00-04-00	
To 2 old springing whistles at	1-3-9	To 1/2 of curly wool	- - -	00-07-00	
	0-12-0	To 1/2 pieces of wooden ware at	- - -	100-03-00	

In obedience to an order of Court dated 9<sup>th</sup> June, 1720 were the Subscribers having mett at  
the Lake house of Schenckersburgs dec'd & have agreed the above named Estate which amounts to Twenty eight pounds  
Three shillings & eleven pence halfpenny given under our hands this 1<sup>st</sup> day of July, 1720  
For one of the Subscribers,

Lavonne wife Sarah Satherland

Samp Powers

Walter Bayley

*Wright*

Tho: Ge

*Left Wm. Wm. H. Thos. Wright Thos. Scott*  
Memorandum of what goods belonging to Estate of John Southland deceased was found and not appraised To a value of  
and four pgs two barrows three year old each two Barrows two year old each 2 Sheats, year old each 10d, pair of fards  
Six pound wooling Yarns by a pound of Cotton, year to about all quantity of flax -

An Inventory of Estate of Richd Bacon, Senior deceased August 9<sup>th</sup> 1720  
To head of Cattle & household goods.

To 10 heads of cattle young & old	To 8 sheep & hoggs	To 5 earthen gars & 5 cast iron pots and 2 Iron repells
To 2 old feather beds into flock ditto & gold Chenys		To 10 old Gunns & a parcel of Shoemakers Tools & 6 hoss
To 10 old Boxes & 10 old Cards & 5 old wash pails		To 2 axes & 2 saws & a quantity of Locks & 2 spinning wheel 6 box Iron & hatters tools & old drawing knives
To 10 old Chenys & old Cough trees of bees		To 3 due skins & 1 blue dram cup & old Bridles
To 10 old hooks & old tables & ditto Chairs		To 10 old saddle & 3 gun blids & 4 small & large & 4 Combbs &c
To 7 large pewter dishes & 1 smaller ditto & 2 pewter basins		To 2 Saddle bags & 2 wooden trays & 1 box
To 1 pair <sup>old</sup> plates & 1 ditto posseyness & 1 ditto Chamber pot		To 1 pair of leather Bellows & 2 pair of wolf traps
To 3 doz ditto spouts & 5 side Tankards & 4 Bottles		To 10 old gunne & 3 Brass Skilletts & 1 pair of small Skilletts various articles of old Books & Ink &c
To 1 spade & fire tongs & 2 two looking Glasses		To 4 old Brackets & 2 strong wedges & a hammer
To 11 foot window or flap top Iron Cabinet & a parcel of		
Earthen ware & 2 rings & 2 iron panes		
To my Father's warming apparel		

Given under my hand, John Bacon

A Court held the 19<sup>th</sup> of August, 1790 ordered to be Recorded.

West SoCo Hibbing Co.

799 we the Subscribers have  
paid John Herrox of the Island  
Eighty six pounds Eight

Creditors 1720  
rights Estate sold £ 1.  
Taxes 58-11-0

of Richard and Sarah Wright  
by one pounds three shillings one  
which ther is now Judgment  
of Norfolk County Given under  
August 1720

Sam'l Bouton:  
George Weston

The orphans of Richl & Sarah  
1st - - -  
0 June 1722

(Sound perfect mind & memory day  
following)

Die through of merits of my  
names

her. Edm't. Bouton his wife Anna Rugg  
unto my 3d Granddaughter one  
year old

ate both in doors without doors

and them by my last Will & Testament  
2d dies of this my last Will and  
will 1722

Signed <sup>for</sup> Susan Boynton  
by <sup>for</sup> Marks

sonable  
and perfect memory, hands being  
written of my exec  
to be equally divided amongst

my sonnes Spence Mathew Spence

my partie to be divided amongst  
affectionate persons <sup>some share</sup>  
Equally divided except one

Maintenance & schooling of  
myself to continue to the age of  
seventy his heirs for ever  
of last will & testament

Int. this 18<sup>th</sup> 1722  
Wm T. Bouton  
Marko  
Sarah Spence  
Signed in open Court this 19<sup>th</sup> of Augt 1722 by his attorney Marks  
Wm T. Bouton & Sarah Spence being lawfully present & the above  
Signed before me this 18<sup>th</sup> of Augt 1722  
John W. Nickolls  
Notary Publick  
for  
John W. Nickolls  
Sarah Spence  
Signed in open Court this 19<sup>th</sup> of Augt 1722 by his attorney Marks  
Wm T. Bouton & Sarah Spence being lawfully present & the above  
Signed before me this 18<sup>th</sup> of Augt 1722  
John W. Nickolls  
Notary Publick  
for  
John W. Nickolls  
Sarah Spence  
I Robert Butt late of Norfolk County in Eng. being now aged  
and weak in body but Beliefe to God in perfect and sound memory and calling to mind that I must putt the  
my Mortall Body to rest in Mortallity leaving all others wills & testaments by me heretofore made done  
make and declare this to be my last will and testamant in Manner and form following: I give and bequeath to my  
Soul to God & Giver hoping through his Mercies & satisfactions of Jesus Christ my Advocate & Redemer to receive  
the promises of all my Soul my Body to be buried in Earth and if desirous of my Soul to have after meadowed what  
temporall Estate he shall please God to Bless me with all things bequeath as followeth etc. In prouerby I give to  
Bequeath to my son in law John Bouton that married my daughter Anne Bouton that parcel of Land which he had given  
daughter his wife upon her marriage to hold to her & my daughter his wife during their naturall life and  
the after their decease to trust to my Grandson Robert Bouton and his heirs for ever: it being bounded as follows by the  
(West) Cyparanchy that divides the wood off neck of plantation Vick's or Running along Mr. Hales land line  
and Chipping feather with y<sup>e</sup> furniture belonging to it which they have now in their possession and  
Sarah Bouton that piece of land commonly known by y<sup>e</sup> name of herself pittened with y<sup>e</sup> same grand branches belonging to it  
laying upon Mr. Hale's line to divide his land into two Cows and Calf after my decease for them I give as a bequest unto  
my daughter Amy Bouton that part of Turkey Ridge that part of fords Hickory that she longgeth next to her her heirs for  
ever with sheep and branches belonging to it of pieces of Ridge of land also Cows & Calves after my decease I then give and  
bequeath to my daughter Margaret Bouton that Ridge of land commonly known and called by y<sup>e</sup> name of Grange Lane Ridge  
all y<sup>e</sup> brook ground belonging to it to her her heirs for ever I then give to my daughter Margaret Bouton that bed which was  
y<sup>e</sup> furniture belonging to her & Calves after my decease I then give to my daughter Elizabeth one pair of four  
years old in full of her portion I then give to my daughter Linda Bouton that bed which was usually called  
her bed & the furniture belonging to it to her her heirs for ever I then give to my daughter Mary Anne Coast pair of four  
years old bed wherow soever y<sup>e</sup> furniture thereto belonging to her mother deceased for ever I then give  
and bequeath to my daughter Edm' Bouton two Cows and Calves after my decease & that feather which is called her feather  
Bed with y<sup>e</sup> furniture thereto belonging to her & Calves after my decease I then give and bequeath unto my  
daughter Sarah Bouton two Cows and Calves & feather Bed that is called new bed after my decease to my greatest son John  
of Elizua Gallons after my wife's decease to her her heirs for ever I then give and bequeath unto my son Wm Butt after my  
wife's decease all y<sup>e</sup> bedding part of my lands not before given away to him his heirs & assignes for ever & likewise  
I give unto my son Wm Butt all my Carpenter & Cooper tools and my gunn & my pistol & holster & one large shotgun & all  
about ten Gallons of ale belonging to his Grandmother & likewise after his mother's decease I give my son  
James Cumming & his wife & children & their heirs for ever I give unto my son Wm Butt  
y<sup>e</sup> Negromen Harry if thin living I then give to my wife beloved wife y<sup>e</sup> full up of all my Estate both real & immoveable  
to wch her desirous not before given away what remains of my wife's estate my wife is that it may be equally  
between my Daughters Elizabeth Mary Anne & Amy due manke garment of the my will I do appoint to Ordaine my  
beloved wife my hold & sole executrix of my last will & testament in Confirmation of all singular & premises  
hereunto set my hand seal this 18<sup>th</sup> day of August 1722

Signed Sealed & Delivred  
In presence of us -  
James Cumming  
Isaac T. Barrington  
Henry P. Price

Proven by oaths of Isaac Barrington & Henry Price in open Court  
held at Norfolk Augt 1722 being sworn to by S. Bouton for me - J. Robert Butt  
admitted to record Test S. Wm. Collier

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22 m<sup>t</sup> 3

Held by

Judgement is Conffred by John Campbell to John Howell  
for John Howell & Francis Howell his Son for the sum of Four Shillings  
Received 1722  
and to pay him in cash before me one of this M<sup>r</sup>g<sup>t</sup> Justis  
of the peace for this County, to be paid on or before the day  
Campbell payable in cash at the office of the Sheriff the day  
where above written -

Test S. Wm. Collier

April 25<sup>th</sup> M<sup>r</sup> Shatto Rodgers in D-022

17183

East pd off bridge	-	17 Jan
166 yards	-	17 Jan
6 days work of bridge	pd 10-12-6	17 Jan
12 days 1930	-	17 Jan
in board	-	17 Jan
in do	-	17 Jan
620 foot plth from Jackson	1-1/2 hr 6	
570 foot 130 from do	1-1/2 hr 6	
1 plth 1/2 inch thick 20 feet	0-8-0	
3 yards 0 Sand for ditch	0-8-0	
1000 Little	-	0-8-0
500 1/2 Yards	-	0-3-0
in Little	-	0-3-0
line of Quash day	0-8-0	
1 day work of a day	0-8-0	
120 foot plth of Weston	0-8-0	
150 8 Yards	-	0-1-48
140 6 do	3	0-1-48
122 foot from Ep Weston	0-8-0	
2 pr hingers	-	0-8-0
East pd John Hall	-	0-8-0
122 foot 1/2 plth from Ep Weston	0-8-0	
110 foot 1/2 from Rock	0-5-0	
500 1/2 Yards	-	0-1-0
East pd Jo Broughton laying from Ep 0	-	0-1-0
132 foot plth from Ep Weston	0-8-0	
110 foot 1/2 from Rock	-	0-8-0
200 Yards	-	0-8-0
1 bushel Gravel	-	0-2-0
11 do	-	0-3-0
99 1/2 feet Grop	-	1-1/2 hr
East pd 1st bridge from Rock	-	22 Jan 12
inch for letting 30 days	0-8-0	
Runney Day	-	0-8-0
in Little from old bank	-	0-8-0
2 1/2 days work John Hall	-	0-6-3
The quarry the well	-	0-8-0
1/2 do after for fence	-	0-8-0

*C. F. C. in bed*  
~~Sold him and left the house - 3/17/23~~  
Pay me back (Balanced) in 1st side - L 11 1/2 -  
Pay at Ridge and Wadsworth 3 2" 6  
Pay 1/2 of what I owe 1723 19 4 7 1/2  
2414-

1726 Estate of M<sup>r</sup> Sand Rogers vs D<sup>r</sup> September 19, 1727.

To pd. for Rent, Imprint late & C. and other Expenses	£ 194 8 4
To the funeral Expenses and Spender	31 11 2
To Mr. Wm. Miller & his wife Charges	4 0 0
To Mr. Robt. Innes his fees Clerk fees	164 4 11 3
To Capt. Hugh Newell on account of his Mason Children bairns other Specifical legacies, Stephen Cheyne	383 4 9 9
To Mr. Wm. Gault 380 Tolls & 2 pds	34 9 1 4
To Dr. John Newell Doctor John Newell	4 19 2 0
To pd. for Clerk Paper	0 0 19 0 0
To Charges on Mr. Driller and 72 Tolls & 2 pds	0 0 12 4 4
To Charges on Mr. Jones and 174 2 pds	0 0 12 4 4
To pd. for Robt. Kingman (Rejected)	1 4 10 4 0
To pd. for John Snell	0 0 10 0 0
To pd. for Wm. Nelfon	0 0 10 4 6
To pd. for Mr. Nelfon	1 4 9 0 0
To pd. for Aaron Rudd	
	<u>825 = 5 11 11</u>

(Cont Val) Supra ac<sup>t</sup> (recd. 7th 19<sup>a</sup>/1727)

By the Inventory of the late Rogers Estate	£ 768 4 8 1 1
By pd. for Wm. Rogers	8 1/2 1/2
By John Bowlin for wine	8 1/2 1/2
By pd. for Charles Chiswell	5 0 0 0
By Wm. Green	8 3 1/2
By 13 3/4 lbs of Tobacco & 2 pds	1 2 1/2
By John Gay	1 4 0 0
By 12 lbs Tobacco & 13 pds	2 3 1/2 0 0
By a pair of Shears	1 4 0 0 0
	<u>827 = 15 11 11</u>

To debts due to the Estate of M<sup>r</sup> Sand Rogers £ 10

Norfolk Co<sup>t</sup> County of We the subscribers hereunto in the Chancery to and order of this County Court dated the 16<sup>th</sup> of Sept 1722 have met at the house of Mr. Chillis Rogers late of M<sup>r</sup> Sand Rogers late and upon settling  
and adjusting the account of the late Sand Rogers Estate opened to our view we find all the effects of the said Estate is two pounds twelve shillings according to the above and given and our hands this  
20<sup>th</sup> December 1722 Richard Proffit,  
Richard Proffit

Reported in Court he d<sup>d</sup> the 1<sup>st</sup> Feb 1722 by Mr. Wilson  
1722 and doth record

T. Strode Sol. Wm. Rogers

2) 1229 -

John Wilson

John C. Gofford

Send the drift along at Bly,

*to consider of the place,*

return the Report  
and of five pounds each

asked for Altering —  
d by the Govt who  
said that if I did not  
go to the Road and  
if they shall do &c —

with whom he last  
and John Gilchrist are  
by the Court ordered  
to night have it done  
by noon on the 10th  
of May, and that if he  
does not proceed with the same  
the more severe the punishment

the office for me  
to be of service  
in the campaign.

<sup>III</sup>  
Wilson's  
Fidelity attachment is granted him of the D. L. F. Estate etc.

disjunto Worcester, as Paul e Dumont

Annist Journal Derby off Parsonage in Dismantle

Wingate Minqua (as McCollough is Dismissed)

Samuel Smith of Jones is Dismantled

On the 1st of October he had a set of ordinary license plates  
placed on his carriage by Law and in such case it was  
stated that then the fee for license for signing

The Grand Jury for the Day of this County being January the  
first Day and Sworne, (Signed) John Bowers foreman  
of the W<sup>C</sup>

Guangjung Who brought in his Verdins in the forward  
go to the back

We spent several evenings for not sleeping, when we had dinner at the mill dam and before we went to sleep.

John Smith come into Court and Agreed to Build a bridge ~~across~~  
over pretty Swamps where it now layes; and make it five foot  
wide, and Layt <sup>the</sup> Cypre Blocks on Sengers a foot and a half  
1750 No high from the Water and doe oblige him self to finish his  
work in three months from this time. It is ordered that  
Mr Peter Smith and Mr John Cooper. Sawmills working  
when finished, and make Report to the next Sessioning Court  
for a Reward Comitted agreed and promised to the said  
Smith that there shall be Laid at the Headings of the  
Country by the sum of one thousand Seven hundred  
and fifty pounds of Tobacco

Lake  
Lake The first request the same prefer to the Lake of Lake  
Lake Lake Lake Lake Lake Lake Lake Lake Lake Lake Lake Lake

ing this day of July

~~Wherof by me the affe-  
cted party is grounded~~

~~Chasright and others  
to be sum~~

~~between Geo Geffet  
he adum.~~

~~Fayre Take  
to be acknowledged to me~~

~~the day is grounded~~

~~on the 20th day of  
July to be made and pld  
in under the hand of~~

~~all and comander~~

~~if off his County for  
Security according~~

~~He subscribed the  
County for & date~~

~~whereof he  
and his wife~~

~~named of <sup>John</sup> Wilson  
by this said will~~

~~for the prosecution  
sent pursuant to a  
date the fourth~~

~~the above day~~

~~Mr or John Dolkock  
is wife Mary~~

~~his infant by  
Henry Haldid~~

117

Done at the will and seal of Henry Haldid and Respondent for  
matters sundry goods and chattels left by the said Deed, in the County  
thought they had better make a bill at Law, to have the said Haldid the  
Haldid afried said suit is hereby stayed for want of the prosecution  
and when his wife after the death of Bridget Geffet pursuant to  
a Decree of the Court and bearing date of fourth day of  
of May 1723 made in her suit ag Henry Haldid and Thomas  
Bell Respondent

In the cause of me brought by John Stark ag ~~the~~ Stark  
of Groton me usage being that said plaintiff offered to  
opponents Contaminating one hundred acres of land dwelling  
house one house one hundred acres of pasture land of twenty  
of more three hundred and fifty acres of woodland and  
plains it is before the Wm Dolkock subscriber made oath by his  
widow Wm Geale Test in presence of the subscriber, Robert  
of the Delawares and Wm in the name and behalf of Wm Geale  
being and confessing base Party and other praying to be remit  
set in the course of the general election and having paid his  
hand off and Agreeing to suffer on the bill only of the said  
said cause is sent unto me to have and to tryal of the same before

*Pewt. Sol. Wilson Jr. S. W. Atk.:*

*Norfolk Co.  
County} Prob. at court held the 19 of July 1723*

*Present*

Cathlann Beach & Cathlann Greenway. Maj. Wm Coffey  
m<sup>r</sup> Benignus Mr John Wilson Roy Rich Chaffee

The presentment of the prosecutor ag Henry Haldid found that  
sing his widow iniquitously did take away his wife

Maj. John Taylor of New London Esq<sup>r</sup> of the Rangers

James ag de Court of the

Jury of the Court pro de

Cont'd

Wiley out of Law in dispute  
Sarah Rector his mother

Bruton who opened the  
stomach burn history  
at the Hospital

Sept 10  
Guy M. provided and  
the slave for whom he was  
here on held Subsidary  
de

John Martin of the Eastern  
D. Robt charged the defrauds  
I had the pay their  
agent the person in question  
is guilty of oppressing  
the court

to that he is incapable  
holding the office of  
engaged from publick eyes  
coupled during his  
D. Infant

for days  
to Wm. Pitts for one  
the sum of £100.  
and the same day after

paid at the Court

Confidant of the  
re Cullen, is ordered  
not Court

of Wm. Bush, Rapp for  
the same day before

June 20  
for On motion of David Webberly, that he is in danger of his liberty  
Owen Jones who threatened to take it away. Wherefore ordered  
by the Court that he be sent to the County of Middlesex until he be  
sent to another country in the sum of fifty pounds and attorney  
expenses his bonds shall be paid.

Impred  
Philadelphia the court on the 20th instant of Impred  
for

Lowden  
Deeds to  
Tucker  
Recorded

Robt Leavelson and Eliz his wife come into Court and acknowledge  
waged Deeds of Lease & Release unto Robt Tucker  
and on motion of Wm. Walker one of his executors, is ordered to be  
Recorded.

Booth  
Guy  
Hodges  
Recorded

Robt Leavelson his Deed to John Guy acknowledged and ordered  
to be recorded.

Joseph Hodges his Deed to Wm. Wallace acknowledged and ordered to be  
recorded.

Gristock  
abes  
Williams  
Recorded

Henry Gristock having sold Wm. Williams to the Court & the Sheriff of  
among Newgate Gaol by a Day before next Monday and for all the grante  
time of his Estate remanble to Next Court

Daly  
Bromsgrove  
Recorded

Owen granted for one month by ag. Peter Burrough for 6  
Days worth and ordered to pay the same to the Court

Deal  
Deasby  
Recorded

Order is granted Wm. Deal ag. Morris Hall and Dinch his wife  
Sale of William Deal for one Negro man named Cabe  
Deasby son and a good Ring & a gun & Hall and he be paid his debts to  
the Court

In the attachment granted last Court unto Mr. John Wilson ag.  
John Wilson Estate of Nolleman Jones for fifty eight pounds eight shillings  
money being levied on a Scoop & her appurtenances and returned  
to this Court & Recd. Jones is failing to appear and Mr. John Wilson  
John Jones, making oath he had recd no satisfaction for said sum  
It is therefore ordered that he be paid this sum of fifty eight  
pounds eight shillings & Court money out of the Scoop & appurtenances  
See attached to the Court

Wilson  
C.  
Jones  
Recorded

In the attachment granted last Court unto Mr. John Wilson ag.  
John Wilson for the sum of one pound ten shillings Court money & the  
same making return of the attachment levied on a Scoop & her  
appurtenances and he did make his oath to his and is therefore  
ordered that he be paid the sum of thirty shillings Court money out  
of the said Scoop & her appurtenances the Court etc.

John Wilson ag. Jones, maligned, Contained in  
John H. D. offering the D. Pittswood Estate & returning to the Court  
of the Pittswood, D. Pittswood granted him ag. the D. Pitts Estate

in Council by John Lincoln Esq  
for the sole design of his office  
and was set up by John  
as his last will

Norfolk  
County

At a court held the 16<sup>th</sup> of Augt 1723 —

Present at Coll<sup>n</sup> Geo. Naylor Esq<sup>r</sup> James Miller M<sup>r</sup> Sam Smith m<sup>r</sup> John W.  
son Mr Edward Strachan May William Cugard Esq<sup>r</sup> Richard Chaffee

Right The action brought by Maj John Taylor ag<sup>t</sup> May Wm Clegg and Abigail Clegg  
Laws of Reed Comer Deced not being prosecuted is dismissed

In the Union being it by Col<sup>r</sup> Edward Murphy as per James Miller for 15000  
money left at 2/8 of C. the account of the per <sup>and</sup> left being produced and it appears  
2/8/1874-<sup>is</sup> owing that the balance due the per <sup>2/8/1874</sup> is therefore dovered by payment  
of per <sup>2/8/1874</sup> having been paid him of 50000 <sup>2/8/1874</sup> C. and money as East to West

Brown Order is granted Geo Bowen on Evidence for G. Rendell ag Robt Stewart  
Rendell for one day's attendance and reward G. Rendell ag the former C. S. Cal. 1860  
re Lewis Connor ag H. A. Connor leaves is Com'd } ag H. A. Connor  
re Lewis Connor ag H. A. Connor leaves is Com'd } ag H. A. Connor  
re Simon ag Wonders Com'd at 12 M. 1860

With The proceffionary of Cromore & Crichton being led by the party of disidents  
while the Duke of Grafton & the Duke of Marlborough are seated  
The Duke of York & the Duke of Montague are seated opposite the Duke of Grafton  
The Duke of Bedford & the Duke of Marlborough are seated opposite the Duke of Grafton

The Society of Friends' brickworks at Hopton is dismissed  
until Edward Smibert, by Owen Jones in an action for debt is dismissed  
to the credit of the said Dr. Peter Cope.

reft Bank or Bank Court at & p[er]t Cost —  
reft The former attachment of Pendua Colli & Smelting Co of Cork  
Bristol Order is Granted this 20th November in favour of the  
Bank on balance of a Bond, and notwithstanding that bond the sum  
of four Shillings Cost & exp[enses]

Judge is Compt by James Morley and Mr John Wilson for 100/- and  
having the sum due last the 1st Jan

W<sup>m</sup> Lyon Order is granted John Hodges ag R<sup>t</sup> & L<sup>t</sup> to go into the Country for Importing  
and sending the payables some w<sup>t</sup> Cottell to the  
L<sup>t</sup> Cottell Order is granted R<sup>t</sup> & L<sup>t</sup> to go into the Country for Importing  
and sending the payables some w<sup>t</sup> Cottell to the  
L<sup>t</sup> Cottell

have the Estate of  
John Wilson &  
West Coast and and the  
order to West Coast

The Sheriff of West Martin  
and Penderdene to make  
order or to suffer order to  
be of effect

of the Case down, and to  
make him do

Discharged from his  
order that on or before  
the 1st June to make

is his wife ordered  
to make for the Estate of  
Walker every person and

for Rich Right to judge

my ad on his appears  
reputed provided he get  
a good deal the Sheriff  
West Coast

is day produced with  
the same for the  
Bond and Security of  
with his bond to

make for Burgher  
day Penderdene and

James Wilson

100  
Penderdene by Rich

of Louis Connor agt John Connor's Estate is bond of the Court  
from ag 20 is bond of £50

of Louis Connor agt John Connor is bond for 1000 pounds for the Commissioner  
The proportion of the Rich and West Martin is bond to have return of the sum  
disputed is specified

of David Mullerby agt Owen Jones is bond

of John Stark agt Wm Seal is dismissed

of The former of the Province Banking & Banking Miller is again confirmed  
In the sum brought by the Sheriff of John Abbott for 1000 pounds current money  
having an account of the past and debt due to him is granted the sum of £1500  
money paid on the other side of the said Court for which was granted a demand of debt  
given back to the Sheriff of the County of West Coast and the Sheriff failing to receive the same  
not appearing and is confirmed of the said Sheriff for 1000 pounds is bond of £50

of The Stark agt Wm Seal's Estate is dismissed

of Sam & Robert agt Edward Hargrave is bond

of Francis Lewis agt John Walker's Estate is bond to be admitted as

of Joseph Wright agt Rich Wright's Estate is bond for the same

of Joseph Lewis agt Martin Lewis is bond to be admitted to the said Court

of John Gibson agt Francis Hodges is bond to be shown

of Thomas Parker agt Robt Cannady and the others to be admitted

of Joseph and Rebecca Edwards Lewis agt Hollabole is bond of £1000

of Graham Ward agt Wm Seal's Bank Banking at his residence and failing to pay  
order is granted of £1000 of pringle Thornton only they appear at West Coast to be  
confirmed

of Order is granted on "Mony" John for ag John Abbott for £1500 and that it  
is granted to the Sheriff of the same of the said Sheriff to have the same  
of the Sheriff of the same ag £1000

of James Wilson agt Anthony Curting is dismissed

of Capt Rich Coffin agt Rich Butt is dismissed

of A' Morton agt William Jones is dismissed

of Henry Gridstock agt Dr J Williams is dismissed

of Sam agt James Wed is dismissed

of Henry Wright agt Rich Gooch by a warrant for contemnancy he is bound to be

held the Sheriff of the same to be off for his appearance at West Coast to answer the

of Henry Rose Lumsden by a warrant for his non attendance to the Sheriff of the same  
and failing to appear is ordered to be dismissed to West Coast

of On motion of the same to be evidence for R. Morton agt John Jones is  
is granted him for one day to attend according to the said Court and for the same to pay  
the Sheriff of the same £1000

of Rich Morton agt John Jones is bond for 1000 pounds to be paid for an affidavit made on  
the 10th day of May 1820 concerning the same, in which that the said Jones is given bond  
no liability for his said debt is with regard to the said Morton or all other his debts by  
any debts he may have with the payment of the same during the said period and for a year

Received  
and acknowledged to be  
settled and paid to me

for his Service against  
the French in 1755 and  
for his services in 1756 & 1757  
as a volunteer in the  
French Indian War  
and for his services in  
the same and in the  
French Indian War  
in 1758 and 1759

to my account of  
my expenses of  
traveling and  
subsistence

Wm. Brouty

November 1723

now Wm. Brouty Esq

Roadville western Branch  
with a company and an over  
plus

for my attendance  
as a volunteer in the  
French Indian War

Brouty

Received by Edward  
Miller Esq Esq  
and ordered the Park Office

on the return of the Commissioners of the Line in dispute between the  
Receivers of Martin and Mrs. Ross, being one of the suits in regard to the Dismissal of the  
Receivers all Exe

2d Sess of Court of Common Pleas of Connecticut

Wright & Son are dismissed

Order is granted from Francis Danvers and Walter his wife as the Estate of Thomas  
Walker deceased and ordered the Clerk to issue a copy of the same to the Sheriff of New Haven for service by him self or  
wright The like order granted Joseph Wright at Rich R. Right State for goods  
writings and debts & such (and is this day put in force) in Court  
Munday Upon the first of October next of me and in the year of our Lord Christ  
Told ordered that I and the Sheriff of New Haven for service by him self or  
Zoray & Company or service of the same State to the Sheriff & Henry Cooper Master  
John Coffey of New Haven & he not appearing to this side of New Haven  
and his wife by appearance at New Haven

Walter is put to Court for of Auditing Rich Brouton's Estate this day 1st  
January and ordered to be served

Upon the first of December next of me and in the year of our Lord Christ  
Told ordered that I and the Sheriff of New Haven for service by him self or  
Auditing in Court to pay his due part of his Estate

John is Compt by Robert Kennedy unto the Sheriff to be paid off his  
part and ordered to pay his due part of his Estate at Exe

2d Sess of Court of Common Pleas of Connecticut

John who is brought before the Court of New Haven for 2-1-10 £ and 11s 8d  
Slight order being past cap Court of the 2d principle & Anthony Cushing law  
Society he himself be apaid at this Court to be Compt and New Haven  
Court paying him for the sum of £100 and 11s 8d brought in the Court of New Haven

John son of John son of Wm. Brouty Esq is Dismissed

Wm. Brouty ag Sam. Walker is dismissed

John is Compt by Francis Morley unto Wm. Morley for 1-12-6 £ and  
money and ordered he pay the same to Court at New Haven

John also brought by Robt Weston ag John Compton Jones being bound  
over by £100 and failing to appear on the 1st of October last  
is granted his discharge to New Haven

John is Compt by John Coffey Esq White for 8-2-10 £ returned to Court

Order is granted by Edward Miller ag Robert Kennedy for 69 £ and  
ordered he pay the same to Court at New Haven

Order is granted by Edward Miller ag Robert Kennedy for 25 £ and ordered  
he pay the same to Court at New Haven

The sum of £100 and failing to appear on this day for payment  
and payment to Wm. Brouty Esq upon value made before  
any Comptee

Chancery  
order to be served to Mary Hunt  
County -

to be recorded  
known and ordered to be recorded  
anted Sarah Spring or Robert  
on Board Debentury according to law  
and order of Clerk for admittance  
way after Person of attorney to him be

Ex parte of Henry Warren Jr 37.3.6  
and third Person not appearing  
with the said record and order is  
served by the Clerk and if still  
not paid and ordered to be  
in case of nonpayment to be taken

3/110 & 15000<sup>0</sup> 15470  
by affidavit before a Notary Public  
15374

Norfolk, January 20th 1729  
County - Land Norton the value of  
Eighteen Shillings, it being a agree  
to fit the said, belonging to the said Norton,  
the said Estate pay the value of Eighteen  
Shillings of my Costs at £<sup>0</sup> 0<sup>0</sup>  
Geo Newson  
Copy to Mr Wilson Esq

Norfolk, Whereas George has been bound to me this day by S. Borth, Esq; or his procurer  
and Clerk of Court, jointly and severally, in full and special discharge of all and  
any debts, charges and expenses which he shall have or may hereafter incur by reason of his  
service as such, and I require you to bring before me the said memorandum  
before therefore he is ready to work and requires you to bring before me the said memorandum  
S. Borth Esq; or his procurer  
Copy to Mr Wilson Esq

March 2d 1729  
S. Borth  
To the Compleat Vicar  
The above named memorandum appearing before me and confirmed by S. Borth Esq;  
will be ordered to pay the same to him at £<sup>0</sup> 0<sup>0</sup> under my hand this 22<sup>d</sup> of April 1729  
S. Borth

END

person to be in this County the  
population -

S. Borth

Wilson Esq