

Be it knowne unto all men by these presents that of Rowland Baugh of the
County of Northam have Bargained & Sold & Delivered to William Ewing
of et above Layed County planter one Blaske acre built with a white
Stairr in her firshtord marked with Br on the left Butt of the said
an yarde old and upwardly to William Ewing his heires, & Country Adm'rs,
or Assigny for ever Bindynge me my heires, & Country Adm'rs and
Assigny to warrant this my bill of sale to sayd man & Cott and all
her Incomes unto William Ewing & to his heires, & Country Adm'rs or
Assigny for ever, with warranty and warrantayes from any Clerkes
or any Challenges of Any Person or persons for Wantnesse of the death
& halfe herewards get my hand the 3^d of May 1663

Nathaniel Bradford
of marke o

James E Walker

Rowland Baugh

Recorded the 1st of April 1663.

J: m: Will: Mellinge Et: C: Com: Neth:ton

This Deed of gift made in the month of Aprill in the year of the Raigne of King Charles the second in the year of Grace One Thousand six hundred
and sixt Lord King Charles the second in the year of Grace One Thousand six hundred
and sixt given by John Savage of Northam County in Virginia held unto Mary Robins
the same County springing forth fully & truly the said estate to the intent
John Savage to be my payable Exors to the Administrators & Grant in and by
a laudable & effectual method & intent for & in Contracution of a present intent
Marriage hereafter to be celebrated betwix me & the said wife Mary Robins
Mary Robins & true by these presents granted & Lived at & in my
plantations which I now live on Beginning at the Sandy point at the mouth
of Chisham Creek running Northward along the Bay side unto the Northem & then
of the Land that William Hudson now liveth upon running along the said
bound unto the Eastward Extent of his Land, and from thence running with the
same Southward to the head of a small Branch which formerly rannd
William Almon & Arthur Wooster which the said by Leas, & then insinuating
Land from Bay side to Chisham Creek unto the said Sandy point at the mouth of
Chisham Creek exceptinge one hundred Acres of land which I have given
Savage have given to my daughter Susanna Kendall beginning on the Creek
side on the Southmost End of the Branch that runnd she did me no harm
runnng a hundred pole Southward from the said Branch along the same
for breadth, & a hundred & fifty rods more or less for length to said Creek
the Land bounded as above with all & singular the Plantation, or Plantations,
Houses, orchards, rents, forents, profits, & advantages what so ever provided
now, or may hereafter arise out of the above Bounded Land to her for ever
Mary Robins for life, the remainder to the heirs of her Body according to the
above said John Savage, Savage the subscriber to me shewes att testimony
to the true & sound assurance of the present, & for Confirmation of the estate
within contained unto the aforesaid Mary Robins, & have set my hand affit
my seal this sixtene day of December in the year above written /

Signed sealed & delivered
in the presence of us

Will: Mellinge
John Robins

J: m: Savage

Acknowledged in open Court the 28th of April 1663
by Capt: J: m: Savage, as his real acts & doo
tes with Mellinge Et: C: Com: Neth:ton

Recorded the 1st of May 1663
J: m: Will: Mellinge Et: C: Com: Neth:ton

Memorandum: that Lively & given within specified with the appurtenances wch y the within named
John Savage unto the within named Mary Robins for life & to the heirs of her Body begotten
by Capt: Savage for ever the 1st day of December one thousand six hundred fifty & seven
in the presence of us

Will: Mellinge
John Robins

Recorded the 1st of May 1663

J: m: Will: Mellinge Et: C: Com: Neth:ton

Wm. who's name are Boarding date in North County the 28th of January 1662	to an Order of our Judgements & Consensus of those present underwritten belonging to the Estate of Peter Battisford deceased, his 8th of February 1662
Imbris our Bay mare Croppon the Left Ear att	18 00
jt: one Bright Bay Goldinge Croppon & Left Ear att	13 00
jt: one Blaske young Goldinge bay ear off odd cuttyndt Springs with a burnt tail of 1644 Buttock bring a Calf	10 00
jt: one Blackish yearling mare Calf, with a white spot on right nostril att	0 00
jt: 10 Cawkinge Mous	0 20
jt: 15 Cheffels broken whole great & small	0 50
jt: 2 small Squares	0 00
jt: 3 pair of Compasses	0 12
jt: 4 Adzys	0 30
jt: 2 Broad Axes	0 20
jt: 24 pair of bits broken & whole	0 30
jt: 2 Sparres for a boate	0 04
jt: 3 hand Sawys	0 40
jt: 1 blade of a small sawe	0 05
jt: 14 Auges broken & whole	1 00
jt: 4 pieces of stocke & bits	0 00
jt: 13 hand plaidy & flowers	0 04
jt: a Jeall of broken Tools & pieces of Bolts &c.	0 80
jt: a frame Saw & small square	0 16
jt: a small Sledge	0 04
jt: an Iron Ladle	0 09
jt: 4 files	0 30
jt: 2 short Counters	0 10
jt: 1 small Gongy	0 20
jt: a narrow Marling axe	0 05
jt: a drawinge knife	0 002
jt: a marlin spine	0 005
jt: 2 hammers	0 10
jt: a pair of Grommets	0 05
jt: 2 Cawkinge Hallas	0 05
jt: a Copper Ace	0 05
jt: a Carpenter's Chift with little Key	0 50
	£ 6 12

Wm. Smith
and
William V Starlinge

John Watson
Nath: Williams

Swore before me the 8th of February 1662

W: Anthony.

Recorded the 1st of May 1662.

J: me Will: Millings Et: Cur: Com: Neth:

Know all men by these presents that I, Jerom Griffith of Northampton County in Virginia
comes for a valuable satisfaction of three thousand pounds of tobacco & Cattle in hand affreight
received before the signing, sealing, or delivery hereof due for me, my heirs, executors & ad-
ministrators assigns and successors all my right, title & interest of one hundred Acre of land
within Sogned unto John Waterson of the same County Taylor his heirs, executors & administrators
& assigns for ever, with all and every the premises within written without the least hindrance
or molestation of me the said Jerom Griffith my heirs, executors & administrators or assigns
or any other person or persons what so ever buying any part thereof. Claims or Interests therein
will warrant defend & keep harmless firmly by these presents. In Testimony whereof
I have hereunto set my hand & sealed this 24th day of December Anno Domini 1662.

Jerom Griffith

& Seal

Signed sealed & delivered
in the presence of us
Edward Hallcroft
Will Melling

Acknowledged in open Court by John Waterson
as the real Act & Deed of Jerom Griffith
Test: Will: Melling Et: Lvd: Com: North:
Recorded the 15th of May 1662
by me Will: Melling Et: Lvd: Com: North:

Know all men by these presents that we John Waterson of Northampton County in Virginia
the husband of the said John Waterson for a valuable satisfaction
of three thousand pounds of tobacco & Cattle in hand affreight received as aforesaid
for ever, with all and every the premises within written without the least hindrance
& molestation of me the said John Waterson, or either of us, our heirs, executors & administrators
or assigns, or any other person or persons what so ever buying any part thereof. Claims or Interests therein
will warrant defend & keep harmless firmly by these presents. In Testimony whereof
we have hereunto set our hands & sealed this 24th day of January Anno Domini 1662.

John Waterson

& Seal

Signed sealed & delivered in presence of us
January was Antecedent before signing
Sealings or affidavys hereof

Will: Melling
John Goddin Acknowledged in open Court by John Waterson
John Waterson his wife the 28th of April 1668
as the real & voluntary Act & Deed
Test: Will: Melling Et: Lvd: Com: North:
Recorded the 15th of May 1668
by me Will: Melling Et: Lvd: Com: North:

Know all men by these presents that we Thomas Bagwell and Ann Bagwell wife of the said Thomas
Bagwell of Matonkin in Accomack County in Virginia planter her on the 28th day of January
appoint & ordaine our trusty & well beloved Brother John Bagwell of Northampton
County our true & lawfull Attorney for us & in our names to acknowledge a Deed of conveyance
made by us of a hundred of Land, unto Mr John Michael merchant bearing date the 28th of
February 1662, & what sumeour our sayd Attorney doth thereon for the sume aforesaid
thereof in open Court in our behalfe, and promise to Allow, ratifie & establish, & thence to
bind our selves, our heirs, executors & administrators firmly by these presents, in witness
whereof we have hereunto set our hands & sealed this second of March Anno Domini 1663.

Signed sealed & delivered
in the presence of us

Agnes Powell
Will: Melling

Recorded the first of May 1663.

by me Will: Melling Et: Lvd: Com: North:

Tho: Bagwell

& Seal

Ann A Bagwell
her mark
& Seal

April the 3rd Anno Domini 1703 first
copy then issued as the test: D.R.

To all people to whom this present writing shall come I am for: Bagwell & Thomas Bay
of Northampton County in Virginia Senr. Peotings. Know yee that we the said
John and Thomas Bagwell beinge in good and perfect mindes withoute fraud or
deceipte &e are in consideration of the fift and fift daye of february thousand
four hundred and Good &chaste Virginia leaf tobaccoe & cakee in hand Received before
the signnes, sealings & delivery hereof. Have given, Granted, Bargained, sold
by these presents for sume, grafft, bargaine & sell unto Mr. Michael son of the Count
of North before said one hundred and fiftie Acres of land so muche in the aforesaid
County upon the plantation aforesaid bounded on the south side by the land of Edwar
Boggs his neigbor on the North by the land of the said Mr. Bagwell, Boyns our late
of fiftie Acres, the said Mr. Bagwell lawfull heire to his father Henrey Bagwell
late deceased, gave unto his said Brother Thomas Bagwell as by former Deed of his
where in the bounds are more amply described may appearre dated 1663 the 28 of April
as knowledge & recordid with all the lands tenement, pastures, meadowes, woodes, Common
profitts, Comodities & advantages what soeuer to the said Mr. Baye, and his heires
or in any wise appertaininge or belonge thereto, taken, or used, as parts payable or
membr thereof To haue and to hold the said one hundred tenement or plantation for
meadowes, feedings, pastures rents, reveries, services, & hereditum, and all and
singuler other the profits with the same and eidy, or their assignments, unto the sd. John
Michael son & his heires and assigns for ever, so that neither Mr. John Bagwell
nor Thomas Bagwell nor neither of our heires, executors, or assigns, nor any other
person or persons for us, or in our names, or in my name or names of any of us, at any
time or tyme hereafter, may ake or claim Challenge or demeine to the said
any park, shooef, any inheritance, right, tytle, use, or possession. But from all actiones of
Right, title, claim, inheritance, use, possession and demeine thereof we and eidy of us, to be
utterly excluded, and for ever debarred by these presents, And we the said John & Thomas
Bagwell, our heires, executors or assigns, all the land meadowe tenement or plantation
aforesaid and appurtenances unto the said Michael son & his heires executors or assigns, the
warranys and for ever debarred by these presents from the clayme, interfit, or tytle of
any person or persons whome soe bdy, of which sayd meadowe tenement or plantation, will
the said Mr. & the said Bagwell haue putt the to Mr. Michael in payables possession by
lives & statts, & soien of y & g. land, which was delived unto y & g. Michael in
day of the date hereof. In witness whereof we have both hereunto set our hands
and seals of this twenty eighth day of February An 1663

Signed sealed & delivered in presence of us

Thos: Bagwell

Provost Nelfon

Acknowledged in open Court by Thos: Bagwell his Attorney & Seal

John Waterfor

the 28. of April 1663. as Testis John Bagwell

real Act. Dated 28. of April 1663.

Att. Wth: Melling & C. Law. Com. North.

Recorded the first of May 1663.

James Melling & C. Law. Com. North.

Acknowledged in open Court by John Bagwell the 28. of April 1663 as Testis A. C. Dade

Recorde the 1. of May 1663. of me wth: Melling & C. Law. Com. North.
W^m Ann Bagwell the Elder lawfull wife unto Mr. Bagwell and Ann Bagwell the younger lawfull
wife unto them. Bagwell about written doo bdy voluntarie, approved & consent of y selfe of lands
above expressed, wth: eure & husband haue made unto Mr. Michael son & his heires executors
Administratores & assigns for ever, allowinge & confirminge the same by these presents for ever debarred
& excludyng any claim from any Right tytle or interfit, from any person whome soe bdy, or bdyne, in any
waye impinges the sae. y selfe of land or any parte thereof, for ever, withoute our hand & seale this 28
of february An 1663

Acknowledged in open Court by Ann Bagwell the younger & her夫 wth: Bagwell junior

the 29. of April 1663 as her real & voluntary Act. Dated 29. of April 1663.

signed & delivere

of us

Provo Nelfon

John Waterfor

139. 110m. 1703:

Compt. May 1663.

25. 26.

Acknowledged in open Court by Mr. Bagwell the Elder the 28. of April 1663. as his real & voluntary Act. Dated 28. of April 1663.

John Bagwell his son & his heires

29. of April 1663.

John Bagwell his son & his heires

29. of April 1663.

Know all men by these presents that I John Godden of Achromaque County in Virginia, do
by these presents nominate, appoint, & ordaine my trusty & well beloved friend, William
Mollinge my true & lawfull Attorney for me & in my stead to affre, demand & recouer
of Mr John Neodes master of y^r New Foundland, two thousand & five hundred pounds
of tobaccoe & lasse for loss of tym, and want of materality about y^r sale
with other dammages, & upon deniall of payment him to Arrest, sue, Impleade,
Condemne, & Imprison, & upon payment thereof him to Arrest, release, discharge
out of prison, quittance by these presents full power unto my said Attorney to institute
a appoint one Attorney or more under him, and he or they, or any of them to comand
or otherwise putt to arbitration, & what summe else re or any of them shall bee
or rance to be done, I promise to allowe, ratifie, & establishe, & command also
power unto my said Attorney to signe deliue, receipt, or record, for me & in
my name, unto the said Mr John Neodes, for what tobaccoe & lass he doth
have recovered of the said Mr John Neodes, or shall be recovered by my said attorney
In witness whereof I have hereunto putt my hand & seal this two & twentie
day of may, & in ye year of our Lord God 1668

Signed & sealed & delivered
in the presence of us Received the 22nd of May 1858 John Goddin
Charles Hollon Same with M. W. C. & Co. Compt. Natl.
John Marsh
John Hollon

Last will & Testament whereof the said Elizabeth Robinson have herunto set my
hand & seal publickly & declared this my last will & Testament dated the day and
year first above written /

Elizabeth E R Robinson

Robert Loggins

Sarah Bellamy

Walter Greenleaf

The last will & testament of Elizabeth
Robinson deceased was proved at a Court held

at the County of North Carolina in Virginia on the 29th

day of June 1663 by corporal oath

of God: Ruth & Alitia Coggeshall & other

who is Inscribed & allowed of & ordered

to be record.

Recd. Will Mellinge Et: Cur: Com: North: 1663

Recd. of record of July 1663

Recd. of record of July 1663

Know the subscribers doe upon our Oathly declare that ony Elizabeth Robinson deceased
upon her fiske bed declared that this within specified will was her ony & Adequate
& that her Goode bequeathed to her son William Robinsons wife, who was then dead
should Belong to her daughter Anna Robinson, her Executrix, without our hands
This 29th of June 1663.

Cogges

Alitia Cogges

Sworn in open Court 29th of June 1663

Recd. Will Mellinge Et: Cur: Com: North: 1663

Recd. of record of July 1663

Recd. of record of July 1663

Know all men by these presents, That whereas Walter Gray late of ye County of North Carolina
deceased by his Last will & Testament made and Anne Smith his Executrix, & left me by his
said will a considerable Estate, in Consideration whereof & other Considerations, my husband Edward
Smith did by his Deed of Gift bearing date the 29th of January 1659 give & Grant unto me Anne
Smith his wife, an Estate in ye Gayd County of North Carolina, as by a Deed made upon Record in ye Gayd
County more plainly may appear & whence part of it of ye Gayd Estate is now removed but
ye Gayd County of North Carolina parts removed still there, Now I & Gayd Anne Smith in Considera-
tion of ye four hundred pounds of tobacco & other Conveniences, & for other Considerations, & also
for the care and affection that I bear unto will & Margaret Mellinge his daughter of the
Gayd wife Mellinge & her husband, do by these presents give full power & Authority unto ye Gayd
will & Mellinge son, by virtue & power of my Gayd Deed of Gift to take & retent in his
hands all such parts of ye Gayd Estate as is now resident in ye Gayd County of North Carolina
or hereafter shall come into ye Gayd County of North Carolina during my life, so it shall be
horses, sheep, cattle, tobacco, servants, or any other Goode whatsoever now then living
or owing to my Gayd husband Edward Smith or ye Gayd County of North Carolina living of the
parts of ye Gayd Estate, which my Gayd husband hath carried & transported out of ye Gayd
County of North Carolina, which by ye Gayd Deed of Gift was given to me & my daughter
Anne Smith to make use of for ye sole benefit & profit of himself, & his son son
daughter, only allowing to me ye Gayd Anne Smith during my naturall life (if by
me required) some small maintenance therout, when it shall please God to take
ye Gayd Anne Smith out of this life, all that shall remaine any way belonging to
me or my Gayd Husband in ye Gayd County of North Carolina either in cattle, sheep, horses
servants, tooling or any thing else being or owing, I freely give unto ye Gayd
will & Mellinge son, & will & Margaret Mellinge his sayd son daughter, & to their
heires, executors, Administrators & assigns forever by me in view of what my Gayd
husband hath in his hands in Amherst County of ye Gayd Estate, formerly given me by
my Gayd Deed of Gift, utterly unknowning & regarding all former Grants, Gifts, & other
wills or legacys anyways made by me of ye Gayd Estate, or any parts thereof, either
by word or writing, before ye date of this present, witness my hand & seal this 9th
day of August Anno domini 1663 Robt. Gillin & Ruth Greenleaf guardians to me &
signed sealed & delivered in ye presence of us upon Court the 29th of June 1663 depo
Robert Gillin

Be it Knowne unto all men by these presents that we John Michael of Northth County in
Virginia merchant and Nathaniel Wilkins of the same County planter we for our self &
our friends, executors and Administrators freely and voluntarily give and Grant
unto Edmond Bibby Esq^r of Edmond Bibby of the same County deceased son
of us one Cow about five years old black on the Right Ear & exhibittid
underhalfe & over bittid on the left Ear given by us sayd John Michael merchant
and the other a brown Cow about five years old black on both Ears and underhalfe
on the right Ear given by the said Nathaniel Wilkins & both of us were
in the house with the Letter EB to have, hold, possesse & enjoye with all these
privileges both male & female to him or sayd Edmond Bibby the now & then
Administrator & signes for ever without let, hindrance, or molestation of us or sayd John
Michael, & Nathaniel Wilkins or either of us our heires executors & Administrators
or assignes, or either of them for testimony whereof we have written to
our hands & sealys this 31st day of March Anno Domⁱ 1668

Signed, sealed & delivered
in the presence of us /
for us, was interlined
the signature line before signing
Sealings & Delivry hereof
Wm. Millinge
Edmond Allen
Charles Holme

John Michael

Seal

Nathaniel Wilkins

Seal

Seal

Know all men by these presents that Lydia Wilkins of Northth County in
Virginia spinner, doth constitute, appoint, & ordaine Charles Holden
of the same County, my true and lawfull Attorney, for me, and in
my name, to Answer all such Actions as is Complained against me, in
the Court held in the said County of Northth by John Daniell planter
as also, to prosecute an action of Defamation and Glander, Complained
by me in the said Court of Northth, against the said John Daniell a
planter, And what further my said Attorney shall lawfully do, or lawfully
cause to be done, in, and Concerning either Answering, or prosecuting
I promise to allow, Ratify, and Establish, witnessed my hand this 27th
day of August 1668 /

Lydia Wilkins

Witness

John Wilkins
Twen Marth

Recorded the 27th August 1668

Seal
I me Wm. Millinge Et. C. Co. North.

Know all men by these presents that I John Wilkins of Northampton County in Virginia planter, doe Constitute, appoint, and ordene my Neighbour Holden of the same County, my true and lawfull Attorney, for me, and in my name to prosecute an action of Assault, and Battery, commenced by me in the Court of Northampton County, against John Daniels planter, and Elizabeth his wife, And what soever my said Attorney shall lawfully doe, or lawfully cause to be done, in and concerning the premises, I promise to allowe, Ratifie and Establish with my hand this 27th day of August 1668. y^e markes of

Witnessed

John Wilkins

I Owen Marsh
27

John J. Wilkins

Recorded the 27th August 1668

J. Wm. Wilkins & C. C. Co. N. H.

Recd. of my feather in law John Plumb, Jonprimis three Cows, one Two year old heifer, one yearling heifer, one Cow calfe, and bull calfe, in all soason head, which I doe fully and wholly Acquit and discharge my feather in law John Plumb and his heires for ever, from me and my heire for ever before these presents, I say Rose and this 29th July 1668.

To Doctor Samuel Young

y^e markes of
Elizabeth A. Bowditch

The mth of Oct
Thomas T. Church

Recorded the 28th August 1668.

J. Wm. Wilkins & C. C. Co. N. H.

To all Christian people to whomr these present shall come, know ye that I
Provis Nelson of North County in Virginia Planter, for the love and
Affection that I bear unto Robert Tompson and Thomas Tompson
sonnes of Robert Tompson late deceased, and Anne his wife, now wife
to me the sayd Provis Nelson, do by these presents freely & absolutely
Give, Grant, Assign and make over unto the sayd Robert & Thomas Tomp.
one younge Mard, two yarde old, the Advantage, of a Darke Gray Cullow
freely to possesse & enjoy with all her future Inwardes, to them the sayd
Robert & Thomas Tompson, & to thair heires Executrix & Administrat^r
or Assignes for ever; and the sayd Mard with her Inwardes is to runne
jointly betwix them the sayd Robert & Thomas unill the sayd Robert
Attaynes to the age of one & Twenty yarde, and then an Equal Division
to be made of them, & the sayd Robert to haue his parte to him & his
heires for ever, & the sayd Thomas his parte to him & his heires for ever
in case either Robert or Thomas shold dye, before they come to
Age, then the survivor & his heires to enjoy the whole, and in case
the Mard shold inwards be a confidable stork; I do by these presents
gire full power to him, or them, that shall be Guardian or
Guardians, of the sayd Robert & Thomas to sell and dispose of some
of the stork, of them, for Cattell, or household Goode, as prouder, last,
bedding, for the use of the sayd Robert & Thomas in Testimony
whereof I haue hereunto set my hand & seal this 26th of June
Anno Dom 1668.

Signed Sealed & Delivered Recorded the 27th August 1668 Provis Nelson
in the presence of us, Jme Willmings Et. C. and Co. North
the shire of Edward Jones
Willm. Mollings

I do by these presents witness that I Provis Nelson for the love & affection
that I bear unto Robert Tompson do hereby ingage my selfe to pay
and deliuer unto the sayd Robert Tompson when he attaynes to the age
of one and Twenty yarde, a good eod of flocks & feathers together,
a feather Boulester, & a small Gunne & a pair of Spooner Moulds at
my decess, which was his fathers formerly, and in case the sayd
Robert shold dye before he comes to one & Twenty yarde of
age, then the particulars above givene, I freely ingage my selfe
to deliuer to Thomas Tompson his brother when he attaynes to the
age of one and Twenty, & the spooner Moulds at my decess; witness
my hand this 26th of June 1668.

Witness
the marke of
Edward E. Jones
Willm. Mollings

Recorded the 27th August 1668

Jme Willm. Mollings Et. C. and Co. North

f. 25

Know all men by these presents that I Roiris Nelfson of North ~~the~~ County
in virginia planter, for the love and affection that I bear unto
Thomas Tompson soner of Robert Tompson late deceased, doe
freely & affecately give, and grant unto him sayd Thomas Tompson
and his heires for ever, one blacke & white pyrd Cow, named Kany
crept on both Ears, & a square peare cutt out of the toppe of
each Ear, & a small overbit on the left Ear, freely to have & to
enjoy with all her future foordes, both male & female,
from the day of the late decesse, to him, his heires, Executatores,
Administratores & C. Assignes for ever; & to receive the land Cow,
with all her foordes, into his owne custody, when he attaynes
to the age of one & twenty yeare, Witness my hand this ~

26th of June 1668.

Received the 27th August 1668.

Roiris Nelfson

To me Will Mellinge Et. C. Com. Com. Nath.

Signed & Delivred
In the presence of us
The 26th of
Edward Jones
William Mellinge

to pay
the
other
Dy aft
sayd
pos
my self
prob
Witness
Nelfson

The Seal

To all to whom these presents shall Come, of Francis Morison Esq; & Comr^d
and ap^t Gen^l of Virginia Sent Greetings, in our Lord God everlasting
Whereas by Instructions from the Kings most Excellent Maj^t Directed
to me and the Councill of State, His Maj^t was Graciously pleased to
Authorize me the said Comr^d and Councill to Grant patents, and to
assigne such proportions of Land to all Adventurers and planters
as have been uswally heretofore in the like Case either for Advertis
of money or transportation of people into this Colony According
to a Charter of orders from the late Trefurer and Comr^d, and
that there be the same proportion of fiftie Acre of Land given
and Assigned for every person transported hither since the year
1625. and that the same Curr^t be continued to all Adventurers
and planters untill it shall be otherwise determined by his
Maj^t. Now know ye that John the said Francis Morison Esq; &
doe with the Consent of the Councill of State Authorizing
Giver, and Grant unto Glendy Armitradinge three hundred
Acre of Land at Amocatke in Northampton County, on the
souther side of Hungore Crooke by the Bridge bounded on the wester
part by the Land of the said Armitradinge, runninge for
Breadth, and Extending East South East into the woodes or
maine Branch of the said Crooke, and Bounded on the
Northerne part thereby, the said Land being formerly granted
to the said Armitradinge by patent Dated the 18th of March
1653. And now renewed in the 1st of June by order of the
Quartor Court, to have and to hold the said Land, with his due
share of all Mynes and Minerall shewing Contayned, with all
Right, and priuiledge of huntinge, hawkynge, fynninge an
fowlinge, with all woodes, waters, and Riuers, with all profit
Comodities and hereditamont what so ever, belonginge to the
said Land, to him the said Glendy Armitradinge his heires and
Assigned for ever, in a large and ample maner, to all intent
and purpose as is expressed in a Charter of orders from the
late Trefurer and Comr^d Dated the 18th of Novemb^r 1678. or
by Conoyuerance may be justly collected out of the same, or out
the lesser pattoys wheroun they are greate, to be held of
soveraigne Lord the King his heires and successore for ever
as of his Maner^t of East Greenwich in free Comondone
and not in Capite nor by K^t Comr^d yeildinge and payinge an
our foynesaynd Lord the King his heires and successore for ever
fifte

50 acres of Land hereby Granted yearly at the feaste of S^t. Michael the
Archangel the free rent of one shilling which payment to be made ~
yearly year after the first Grant thereof, and not before according to
the said Charter of order; and since confirmed by his Ma^tie Instructions
as aforesay acte of Assembly of the second of March 1642; provided that
if the said Master Armotrader his heires or Assignes doe not plant or
sow or cause to be planted or sown upon the said land within three
years next ensuinge, that then it shall be lawfull for any Adventurer
and planter to make, hew and faine thereupon, Gunnes and Cannons
under my hand and the seale of the Colony this 26th of November 1667.
And in the thirteenth year of the Raigne of our Souverayne Lord King
Charles the second C^t:

on the 25th of August 1668 Entred by Edm: Scarborough.

Francis Mayfon
Tho: Sedwell Secretary

This patent above written was surrendered up in open court by
Arthur Armotrader his wife y^e 28th of August 1668
unto Thomas Dunton & to the use of him, his heire, Executry,
Administrato^r, & Assign for ever; Test: Will: Mellinge E: Cur: Com: North
Recorded the 29th of August 1668.

I Arthur Armotrader do Assign over all my right, title, and interest or
Claimd of Right of this patent, of three hundred Acre of Land to Thomas
Dunton & his heires for ever, as witness to my hand the 28th of August anno domini
1668.

Acknowledged in open court the 28th of August 1668 Arthur Armotrader
by Arthur Armotrader as his real Acte
and Deed, Test: Will: Mellinge E: Cur: Com: North

Recorded the 29th of August 1668.

Be it knowne unto all men by these presents, that Arthur Armotrader of the
County of North planter, for the sume of three thousand pounds of tobacco C^offe
& four hundred haue bargained & sold unto Thomas Dunton of y^e aforesaid County
three hundred Acre of Land, belonginge to the said land of y^e aforesaid Thos: Dunton
as by patent bearinge date y^e 28th of November 1667 may more plainly appear
& do by these presents haue to my selfe, my heires, Executry, Administrato^r, & Assign
of six thousand eight hundred pounds of tobacco C^offe, to make good & satisfy
y^e said land, withall whatsoev^r what power, so longmyng unto the said Thomas
Dunton, his heires, Executry, Administrato^r, & Assign for ever, in as full & ample manner
as of the said Armotrader haue enjoyed it my selfe, with warrant &
warranties

30

Warranties, from the trouble, suit, or molestation, of me, my hony, Execrto, Adm'c, or any other person, or persons by my procurement, or otherwise, that may hereafter lay any claim or pretence to any part or parcel of the aforesaid three hundred acres of land, or any profit, or privilege what so ever, there unto belonging, without any just, meannier, or mortal reparatione for the confirmation, I have hereunto set my hand & seal:
This 22nd of August Anno Domini 1663.

Arthur Armitrading

Witnesses

Will: Stevens

Richard Garrettson as his realt acte Deed;

Acknowledged in open Court by — the seal —

Arthur Armitrading 22nd of August 1663.

Tsgt: Will: Hollings Et: Cw: Com: North

Recorded the 29th of August 1663.

per

Be it known unto all men by these presents that I Roast Armitrading
wife of Arthur Armitrading, do by these presents freely & willingly
Renounce all Right & title of three hundred Acres of Land sold unto
Thomas Dunton and his heire for ever, by my husband Arthur
Armitrading by patent bearing date the 20th of November 1661.
And do by these presents for ever renounce all my Right, Title and
Interest in & claim of Right which I have or ought to have, unto the
aforesaid three hundred Acres of Land unto Thomas Dunton, his
heire, Execrto & Adm'c assigned for ever, without any trouble, fit
or molestation, by me or any other, for me, in my name, or by my
procurement And for Confirmation of the same, I have hereunto
set my hand & seal this 22nd of August Anno Domini 1663.

the seal of

Roast Armitrading

Witnesses

Will: Stevens

Richard Garrettson

Acknowledged in open Court by Roast Armitrading the 28th
of August 1663 after realt acte Deed /

Tsgt: Will: Hollings Et: Cw: Com: North

Recorded the 29th of August 1663

L. N.

Exect. &
Burif.
red of
bridge
entall
C. foale

At a County Court held in Northam the 25th of August 1663

P. Jont Lieft Col. Will. Waterg
Capt. Will. Jones }
Major. Will. Andrewes }
Lieft Col. Will. Kendall
and Thomas Ridings
and John Michael

This day the last will and Testament of Robert Downe of North
County in Virginia planter was proved in open Court by the oaths
of John Parson & John Tankard, & allowed of & ordered to
be Recorded;

In the name of God Amen, To all Christian people to whom these presents
shall come Greetings, Know ye that I Robert Downe of Northam County
bring fiske and weake in body, but (prayed be God) of sound fift & fift
and memory, do make this my last will & Testament in manner & forme following

I first will and bequeath my soule to Almighty God, Trusting that he will
of his owne good will & free mercy pardon & forgive me my finnes, and
reward my soule for Jesus Christ his sake my only faviour & redeemer;

Item I give with my body to the Earth from whence it came defiringe A.
Christians Buriall thereof in the next convenient place to where I shall
depart;

Item I give & bequeath to my daughter Bridget tyed one Cowe to be in
delived her or some trusty friend for her use the space followinge my
decease, and by them to be kept together with her gearre, untill she the
said Bridget shall Attayne to the Age of fifteen year, & then to be
delivered to her, her Exo. & Admo. & Assigned, But if it shall please god
that the said Bridget shall decease before the aforesaid Age
of fifteen year, then my will is that the said Cowe or Calf or fowld
shall redounde come to Robert Harrison his Exo. & Admo. & Assigned.

Item It is my last and will that all my just debts may be truly & duly satisfied
and paid, and that after they are so paid, the said Legacie and funerall
Charges affor fatisfied & paid, that then my very good & loving friends
Robert Harrison and Steven Scott shall have, shoule possess & enjoy the
Remainder of my Estate, that it hath pleased god to blesse me withall
both reall and personall, & same to be equally divided between them, shewing
Robert, Exo. & Admo. & Assigned, & of this my last will & Testament I do nominate
Constituite & appoint the said Robt. Harrison & Steven Scott my executors deviding the
to give the same duly executed & returned to the last of their power. I
In Consideration therfore that this my last will & Testament, & will att. & dated
I have hereunto set my hand & seal the 10th day of Februry in the year of our
Lord god 1662. / Recorded the 30th of August 1663.

John Parson
John Tankard
John Michael
Robert R. Downe
J. M. ...

J. M.
30. a.

1731

Whereas I L: Col: William Kendall of Northampton County in Virginia, am possessed of fiftene hundred Acres of Land with other appurtenances, situate Lyminge & Bringe att Maggity bay in the County aforesayd, which saud Land is commonly knowne by the name of Golden Harbor, Now therefore know all men by these presents, that if the said William Kendall doe acknowledge, and voluntarly Confesse, that my possession of the premises is only in Right of John Eyre, Thomas Eyre, and Daniell Eyre, Sonsnes of me Thomas Eyre deceased, To whom the said Land belodeyth; And I do likewise for me, my heires, and Assignes Clearly Robred and Confirm to the said John, Thomas, and Daniell all my Right Title, & Interests to the premises whatsoevr, (exceptinge always, & it is hereby Excepted,) in Right to the premises as their Guardian and prochein Amytill they Attayneth to Lawfull Age, the Elder to have his part and for the other two portions each of them, as he Attayneth to Lawfull Age, In Witnesse whereof, I have hereunto set my hand and seale, the Twenty fourth day of August in the year of our Lord God one thousand six hundred Sixty eight.

Signed sealed & delivred
in the presence of us /

Wm: Waters

Wills: Jones

William Andrewes

Thomas Ridings

John Michael son:

William Kendall
Seale

Acknowledged in open Court by List: Colord
William Kendall the 28th of August 1688
as his real act and Deed.

Test: Wills: Millings Et: Cw: Com: Northam
Recorded this 31st of August 1688.
J: m: W: Millings Et: Cw: Com: Northam

31

now all men by these presents that we Thomas Burditt & Verlinda Burditt of Charles County in the
Province of Maryland have made, ordained, constituted, & appointed me John Custis of Accomac
in the County of Northampton our land & lawful Attorney to acknowledge unto John Waterford of Accomac
in the County above named a copy of Land being four hundred forty & four acres lying upon the
head of Kings Creek as is in the said Beld spriffield, & that the acknowledgment of the said Land or
Sale of Land from John Custis to John Waterford shall be our effectual Deed in Law, to all intents
Construction, & purpose as if we our selves were personally present, as witness our hands & seals
this 14th of December 1666.

Signed, & Delivered in
the presence of us
William Fisher
Morgan M. Jones
Mark

Thomas Burditt, & Verlinda Burditt his wife
acknowledged the hands & seals unto this Letter of
Attorney Subscribed & fixed to be their & Delivered Verlinda Burditt
it is their Act & Deed this 18th of February 1666. the year —

Thomas Burditt

Signature
Tho: P. Huddy
Roger Kirkman
Randall +
the within named William Fisher & Morgan Jones do
acknowledged their oaths attest that they did see the within
named Thomas Burditt sign, & seal the Letter of Attorney
within mentioned
taken & sworn before me the Eleventh day of January
1666 before me

John Stringer

The within Letter of Attorney was acknowledged by me Thomas Burditt, & my Verlinda Burditt
and wife did acknowledge before me Thomas Huddy, & Roger Kirkman that the hands & seals
to the said Letter of Attorney within written, were their hands & seals, & did acknowledge it to
be their Act & Deed.

Served in open Court the 28th of November 1666 before us.

Tost. Will: Melling Et: Cur: Com: Northam

William Mather
Will: Jones
Wm And: & W
Wm Kendall
Tho: Peight
Jno: Michael

Retained the 31st of August 1666.

to me

Now all men by these presents that whereas of Verlinda Burditt of Newjersey in the province of
Maryland widow, & my late deceased husband Thomas Burditt, did by a Conveyance under our own
hands & seals bearing date the fourteenth day of December one thousand six hundred forty & four
& five, Bargained, & sold unto John Waterford of Northamton County in Virginia Tacony four hundred
forty & four acres of land, & Cottages in the said County of Northamton at the head of Kings Creek
to have & to hold to the said John Waterford his heirs, executors, Administrators & assigns for ever, & to be
by our Letter of Attorney under our hands & seals given full power unto Capt. John Custis of the
said County of Northamton Merchant, to acknowledge our said Conveyance as our Deed & to seal
in open Court in the said County, unto the said John Waterford; And now whereas of the
said Verlinda Burditt am sole Heire unto the said Land, by the last will & Testament of
my Deceased Father William Coton Minister of Gods word, for the Better, to make
assuranc of the said four hundred forty & four acres of land unto the said John
Waterford, his heirs, executors, Administrators & assigns, soe now by these presents in my widowhood
confirmed, & allows of our said Conveyance made by me, & my late deceased Husband in
the said John Waterford his heirs, executors, Administrators & assigns for ever, as also our said
Power given to the said Capt. John Custis to acknowledge it in open Court, And of the said
Verlinda Burditt soe by these presents given further power unto my said Attorney Capt. John
Custis to acknowledge this of my Deed, & voluntary Act, & Deed in open Court in the said
County of Northamton, as also the said Conveyance formerly signed, & sealed, for Testimony
whereof, I have hereunto set my hand, & seal this Sixth day of July in the year of our
Lord God one thousand six hundred sixtynight.

Signed, sealed & delivered Acknowledged in open Court by Capt. John Custis as the a Verlinda Burditt
in the presence of us / Roall act, & Deed of my Verlinda Burditt by power on the seal
above written this 29th of October 1666. before us /

John Stone Tost. Will: Melling Et: Cur: Com: Northamton William Waterford Tho: Ryding
Katherine Eaton / Wm And: & W Wm Kendall Jno: Michael

Retained the 31st of August 1666.

Marylan
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32d, Adm'rs, or Assign'd, or either of them, or of any other person, or persons whatsoeuer,
lawfully Claimed by, from, or Under them, or any of them, for by their, or any of their
Wands, Act, Consc't, Tytle, Feudalst, priuily, or prouement, & that free, & clear, & freely
clearly, acquited, Exonerated, Discharged or otherwise from tym to tym, well & sufficiently re
saud, & kept Recorde, by the said Thomas Burdill & Falinda his wife their Rys, Exo,
or Adm'rs, & from all, & all manner of former, & other quifts, Grants, Bargains, Sale, Barre,
Purchase, foynburs, Dowry, Tytle of Dowry, Extent, Judgments, Executions, usg, Debts,
Gentl, & arraigdgs of Rent, forfeiture, fine, Escheat, & otherwys, & of and
from all & singular other Tytle, troubls, chargt, demands, & mounbrs of what sombr, had
had, Comittis, suffered on hit, or don, by the said Thomas Burdill & Falinda his wife,
or either of them, their Rys, or assign'd, or either of them, or by any other person or persons
what sombr lawfully laymed by, from, or Under them, or either of them, or their names
or their Wands, Act, Consc't, Tytle, Feudalst, priuily, or prouement the Rys & Brewhs,
which from tyme to tyme, for & in respect of the p'miss which shall growe
out & payable to our Souverain Lord the King, Thid Lord of Adm'rs, or Adm'rs of the p'miss,
mly the Exo, & forprizd, And further the said Thomas Burdill & Falinda his wife had by
the said John Falinder, & Henrill, the son, & sonall her wt. Exo, & Adm'rs, that they nor
neither of them, nor Neither of their Rys, Exo, Adm'rs, or assign'd, nor any other person
or person & a them, or either of them or in their names, or in the names of them, or any of
them, att any tym, or tymes hereafter, may aske, claime, challenge, or demand in, or to the
p'miss, or any part therof, any feudal, Right, Tytle, usg, or no'st, but from allacion
of Right, Tytle, Cham, Falinder, usg, possech, & demand therof, they, & every of them to
be entirly Excluded, & for ever & barr'd, by the p'miss, & that the said Land, with all the
said Possess, or tenement, & all & singular other the before hand by Granted p'miss, with
their Right, members & appurtenanc's, & Envir, or any part therof, shall be & shall, & shall
be Considered, Excluded, & taken to be, & Counte unto the only p'miss, usg, & although
of the said John Falinder his heires, Exo, Adm'rs, & assign'd for ever, & to none other, if
givent, or mortgag'd whatsoeuer, In witness whereof for the Confirmation of all the p'miss,
wth the said Thomas & Falinder hand set our hand, & fix'd our Seals the Fourteenth day
of December in the Seventeenth year of the Raigne of our Souverain Lord Charles the second
King of England, Scotland, France, & Ireland Defender of the faith one thousand six hundred
Sixty & two.

Signed, Sealed & Delivrd
in the presence of us /

William Wadde

John M. F. Jones
John M. F. Jones
Mark

Acknowledged in open Court By Capt. John
Capt. Attorney boll of thd Thomas Burdill &
Volinder his wif the 29th of October 1663
Exford in their said act & doos.

Tho: Burdill
Woffald
Verlinda Burdill
the Seal

William Wadde, the Ryding
W: Andrew, the Ryding
Wm Kendall, the Ryding
Michael J. G.

1663 (will: Not longe & Cur: Com: Northon)

1663 2d the 31st of August 1663

To all to whom these presents shall come, I (Capt:
John West Esq^r) Gouvernor &c sende greetinges &c
from Stephen Harlow. Now know ye that I the said Capt:
John West Esq^r doe with the Consent of the
hundred deers of County of Gloucester, according to the
land by this Deed granted to John Harlow three hundred acres of Land Situate
to be granted to him in the County of Gloucester in the
William Smith is
recorded in this books old Plantation Books west on the Maine Brook
soli: 11: a land
Nord upon the Land of Henry Charlton East into the
Wolds & South on the Hilsing: points Neck; the said
three hundred acres of Land beinge due unto him
the said John Harlow as followeth (viz) fifty acres
for his owne pleasure & diversion & two hundred and

(fifty)

pa: 33:

fifty clerks by and for the Transportation at his
owne proper Costs & charges of fiftie persons into his
Colony whose Names are in the Records mentioned
Under this Pardon: To have and to hold the same
the 9th day of September one Thousand Six hundred
Sixty Six ye in Almeia - Copia Verba

Recorded: Dan. March & C. W. Math: ^{Two} 1st off (Perke & 3rd 1st)
II 6th 9th (1st)

8th

You shall swaray well and truly you shall serve the said
in the office of the Sheriff of the County of Cheshire
ye Protectors gift in all things that Belongeth to you to do
way of y^e office as farr forth as you may or can you shall have
booke of Protectors Right and all that belongeth to the said
~~the~~ office

you shall truly and rightfully treat the people of Cheshire
with and doe right as well to y^e poore as to the rich in all th
belongeth to y^e office

you shall doe no wronge to any mans for any gift or other
bofheit or summe of goods for favour now have

you shall distract no mans Right you shall truly determine and
truly serv the Protectors wnts as farre forth as that heire
y^e Country

you shall take no Bayle in to y^e service but such as you will
and can have

you shall make such of y^e Bayles to take such oaths as
shall make your office in that belongeth to your occupation

you shall bee dwelling in y^e more proper ysons in the shire
which for y^e time that you shall be in y^e same office except you
are otherwise sent by the Gover^r and Comonell in this Country

And you shall Deligentlie and truly doe all other things app
taininge to y^e said office of Sheriffonch to y^e uttermost of your
so helpe you god.

The Commiss^on Oath:

You shall Swear that you shall well and truly serve the
Proector in ye office of a Commiss^or for ye County of Northampton
in ye Government of this Colony of Virginia you shall in
all Causes of Suits brought before you Judge rightly and
Justly accordinge to the best of your knowledge and the
Lawes of ye best wisdom and understandinge you shall
do no wronge unto any man whatsoever for any gifts or
ther behalfe or emprise of gained you shall not let be gained
in any cause depending betweene him and his you shall do
equall right as well to y^e poore as the rich; without favour
affection hatred malice hope of gained or Leonard and you
shall well and truly accordinge to your best knowledge
and understandinge and Excuse all things whatsoever belong
to ye office of a Commiss^or so longe as you shall continue in y^e
same office you God.

not previous to the month of October except the 9th of October 1688.
Should be called by any name
Except listed on the left page, except & undebited on the right page
Except on both pages and a greater price taken out of both pages
on the top.

Beginning of the page

[NORTHAMPTON]

[COUNTY]

DEEDS WILLS & C

Nos. 7 8

1655-68

END