

...to all Christian people to whom this shall come greeting, address, comfort...

Signed, sealed & deliv'd in open Court the 29th of December 1668.
Witness: William ...

Articles of agreement had made concluded & agreed upon between John Lyon of North County in Virginia ...

...in witness whereof the said parties have hereunto set their hands and seals the 30th day of December 1668.

...in witness whereof the said parties have hereunto set their hands and seals the 30th day of December 1668.

...in witness whereof the said parties have hereunto set their hands and seals the 30th day of December 1668.

...in witness whereof the said parties have hereunto set their hands and seals the 30th day of December 1668.

To all Christian people to whom this shall come greeting, address, comfort, I, William ...

Signed, sealed & deliv'd in open Court the 29th of December 1668.
Witness: Manuel ...

...in witness whereof the said parties have hereunto set their hands and seals the 30th day of December 1668.

...in witness whereof the said parties have hereunto set their hands and seals the 30th day of December 1668.

Thomas Barry... Michael's note

Recorded the 10th of March 1669

Profess Philip Payne Esq; Justice of the peace &c. the Eighth day of January @ 1669

Thomas Barry Commander of the Watch... Thomas Barry

Recorded the 10th of March 1669

It is shown on this... the said Barry... the said Barry

The said Barry... the said Barry

Recorded & signed... the 10th of March 1669

Recorded the 14th of March 1669

George Wadsworth

Know all men by these presents that... the 11th day of March 1669

Recorded the 15th of May 1670

Recorded the 15th of May 1670

Mr. Michael

Whereas John Michael of Newbury... the 11th day of March 1669

Recorded the 10th of February 1669

John Michael... the 11th day of March 1669

Recorded the 10th of February 1669

Handwritten notes at the top of the page, including names like Richard Carter and Arthur... dated 1670.

John Wallace & Samuel... acknowledged before us in open Court... 18th day of January 1670.

Recorded by mess John Eyre of my father in laws... full satisfaction for one hundred pounds... 24th Feb. 1670.

The 20th day of Feb. 1670. acknowledged by yo said John Eyre... 1670.

To all to whom this shall come know ye that... 1670.

Main body of handwritten text on the right page, containing legal or financial details, dated 1670.

Signed, sealed & delivered... 20th Feb. 1670. Attest... 1670.

Know all men by these presents that... 1670.

Be it known unto all men by these presents that two yeeres west of a County of Devon
County of Devon...
Richard...
to be...
witness...

The condition of the obligation is such that if...
Signed sealed & delivered
in presence of us
Thomas Rydges
Sarah Yardley
Recorded the 3rd of April 1671
By Dar. Kerche & C. C. Northton
The mark of
young Mr. West
The mark of
Mary N. West
The mark of
John West

10th
Know all men by these presents that two yeeres west of a County of Devon
County of Devon...
Richard...
to be...
witness...

Know all men by these presents that two yeeres west of a County of Devon
County of Devon...
Richard...
to be...
witness...

Signed, sealed, & delivered
in presence of us
The 30th January 1670. Attest
in open Court by the said Mr. C. C. Northton
Recorded the 2nd of April 1671
By Dar. Kerche & C. C. Northton

Know all men by these presents that two yeeres west of a County of Devon
County of Devon...
Richard...
to be...
witness...

As it knoweth unto all men...
Recorded the 3rd of April 1671
By Dar. Kerche & C. C. Northton

Know all men by these presents that two yeeres west of a County of Devon
County of Devon...
Richard...
to be...
witness...

To all Christian people to whom this present deed of sale shall come, know that I John Shockey of the County of Stafford in Virginia do hereby certify that the said John Shockey... (The text is highly dense and contains many corrections and insertions, including names like 'John Shockey', 'Stafford County', 'Virginia', 'deed of sale', and 'Christian people'. It appears to be a legal document or a record of a transaction.)

Signed at the County of Stafford in Virginia
Edward Ashby
Wm. Shober

The 28th of June 1671 I John Shockey of the County of Stafford in Virginia do hereby certify that the said John Shockey... (This block contains a signature and date, and a reference to the date of the deed.)

Recorded 8th of May 1671
Edward Ashby
Wm. Shober
John Shockey
Dan. Archibald
John Shockey
Dan. Archibald

To all Christian people to whom this present deed of sale shall come, know that I Anne widow of John Shockey of the County of Stafford in Virginia do hereby certify that the said John Shockey... (The text is highly dense and contains many corrections and insertions, including names like 'Anne', 'John Shockey', 'Stafford County', 'Virginia', 'deed of sale', and 'Christian people'. It appears to be a legal document or a record of a transaction.)

Recorded 19th day of May 1671
John Shockey
Thomas Hunt

To all Christian people to whom this present deed of sale shall come, know that I Anne widow of John Shockey of the County of Stafford in Virginia do hereby certify that the said John Shockey... (This block contains a signature and date, and a reference to the date of the deed.)

I now all men of the County that I will give of my land within mentioned... 1671

Witness signed & sealed at the day of May 1671... Mr Dan March... P. C. Northon

at the County of ...

Knowe Christian People to whom this present deed of Sale shall come knowe ye that I William Kendall of Northon County in Virginia for some Confession of my sins... 1671

I now all men of the County that I will give of my land within mentioned... 1671

Witness signed & sealed at the day of May 1671... Mr Dan March... P. C. Northon

Knowe Christian People to whom this present deed of Sale shall come knowe ye that I William Kendall of Northon County in Virginia for some Confession of my sins... 1671

Witness signed & sealed at the day of May 1671... Mr Dan March... P. C. Northon

To all to whom these presents shall come... Now know ye that... [Detailed land grant description]

The State of Virginia

name of and on the Record mentioned under the name of King his Majesty... [Continuation of land grant details]

William Berkeley

Rowland Troke

Phillips Edward

Rowland Troke Junr

Phillips Edward

As it is known unto all men by these presents that... [Witnesses and dates]

Scaled, signed and sealed

in the presence of us

Walter Barber

John T. Truman

Rowland Troke Junr, Phillips Edward, John T. Truman

Know all men by these presents that... [Witnesses and dates]

Nicholas Calderon

Rowland Troke Junr

Rowland Troke Junr, Phillips Edward, John T. Truman

To all Christian People to whom this present... [Detailed land grant description, including dates and witnesses]

Rowland Troke Junr, Phillips Edward, John T. Truman

Rowland Troke Junr, Phillips Edward, John T. Truman

28 On all in some that is, the said... of Northampton...
The first of the said...
The second of the said...
The third of the said...
The fourth of the said...
The fifth of the said...
The sixth of the said...
The seventh of the said...
The eighth of the said...
The ninth of the said...
The tenth of the said...
The eleventh of the said...
The twelfth of the said...
The thirteenth of the said...
The fourteenth of the said...
The fifteenth of the said...
The sixteenth of the said...
The seventeenth of the said...
The eighteenth of the said...
The nineteenth of the said...
The twentieth of the said...

Witness my hand and seal this 30th day of June 1672
John Rolfe
John Rolfe

Acknowledged in Open Court this 30th day of June 1672
The mark of the said John Rolfe
Witness my hand and seal this 30th day of June 1672
John Rolfe

Witness my hand and seal this 30th day of June 1672
The mark of the said John Rolfe
Witness my hand and seal this 30th day of June 1672
John Rolfe

Acknowledged in Open Court this 30th day of June 1672
The mark of the said John Rolfe
Witness my hand and seal this 30th day of June 1672
John Rolfe

Witness my hand and seal this 30th day of June 1672
The mark of the said John Rolfe
Witness my hand and seal this 30th day of June 1672
John Rolfe

small branch of... of the said...
The first of the said...
The second of the said...
The third of the said...
The fourth of the said...
The fifth of the said...
The sixth of the said...
The seventh of the said...
The eighth of the said...
The ninth of the said...
The tenth of the said...
The eleventh of the said...
The twelfth of the said...
The thirteenth of the said...
The fourteenth of the said...
The fifteenth of the said...
The sixteenth of the said...
The seventeenth of the said...
The eighteenth of the said...
The nineteenth of the said...
The twentieth of the said...
The twenty-first of the said...
The twenty-second of the said...
The twenty-third of the said...
The twenty-fourth of the said...
The twenty-fifth of the said...
The twenty-sixth of the said...
The twenty-seventh of the said...
The twenty-eighth of the said...
The twenty-ninth of the said...
The thirtieth of the said...

Acknowledged by and Wm. Whittington
in open Court this 28th of February 1672
Witness my hand and seal this 28th day of February 1672
Wm. Whittington

Witness my hand and seal this 28th day of February 1672
The mark of the said Wm. Whittington
Witness my hand and seal this 28th day of February 1672
Wm. Whittington

Sundry Goods Debit		Sundry Goods Credit	
by Cap Sarge for this thing of the	249	by Cap Sarge for this thing of the	249
by Cap Sarge for this thing of the	50	by Cap Sarge for this thing of the	50
by Cap Sarge for this thing of the	130	by Cap Sarge for this thing of the	130
by Cap Sarge for this thing of the	145	by Cap Sarge for this thing of the	145
by Cap Sarge for this thing of the	303	by Cap Sarge for this thing of the	303
by Cap Sarge for this thing of the	200	by Cap Sarge for this thing of the	200
by Cap Sarge for this thing of the	200	by Cap Sarge for this thing of the	200
by Cap Sarge for this thing of the	107	by Cap Sarge for this thing of the	107
by Cap Sarge for this thing of the	93	by Cap Sarge for this thing of the	93
by Cap Sarge for this thing of the	180	by Cap Sarge for this thing of the	180
by Cap Sarge for this thing of the	31	by Cap Sarge for this thing of the	31
by Cap Sarge for this thing of the	1202	by Cap Sarge for this thing of the	1202
by Cap Sarge for this thing of the	800	by Cap Sarge for this thing of the	800
by Cap Sarge for this thing of the	50	by Cap Sarge for this thing of the	50
by Cap Sarge for this thing of the	20	by Cap Sarge for this thing of the	20
by Cap Sarge for this thing of the	40	by Cap Sarge for this thing of the	40
by Cap Sarge for this thing of the	133	by Cap Sarge for this thing of the	133
by Cap Sarge for this thing of the	210	by Cap Sarge for this thing of the	210
by Cap Sarge for this thing of the	546	by Cap Sarge for this thing of the	546
by Cap Sarge for this thing of the	200	by Cap Sarge for this thing of the	200
by Cap Sarge for this thing of the	500	by Cap Sarge for this thing of the	500
by Cap Sarge for this thing of the	322	by Cap Sarge for this thing of the	322
by Cap Sarge for this thing of the	249	by Cap Sarge for this thing of the	249
by Cap Sarge for this thing of the	10	by Cap Sarge for this thing of the	10
by Cap Sarge for this thing of the	20	by Cap Sarge for this thing of the	20

Debit 6067
Credit 7883
By your hand 2814

We Underwritten have examined the above account and find it is correct and true in all particulars excepting only the balance which is the balance due to the said John J. ...

Approved the 3rd of May 1672
John J. ...
I do hereby certify that the above account is true and correct and that the said John J. ...

reference to at his pleasure & convenience without the late Master or contrary to the order of the Court of Chancery ...

Approved the 3rd of May 1672
John J. ...

This Deed of Bargain and Sale made in the 24th Year of this present King Charles the second in the Year of Christ 1672 ...

Approved the 3rd of May 1672
John J. ...

33 I was all men by these covenants that I Robert Foster of the County of Northampton in Virginia a planter
do give unto my loving and true friend Thomas Foster of the County of Northampton in Virginia a planter
the part of the hundred acres of land which I the said Robert Foster bought of the White man Robert
by the name of the said Robert Foster from all lands belonging to the said Robert Foster which he had
in the said hundred acres of land which I the said Robert Foster bought of the White man Robert
and the said Robert Foster in his own right and in the right of his wife in the third hundred
of the said hundred acres of land which I the said Robert Foster bought of the White man Robert
in the County of Northampton in Virginia the 29th day of April 1672
Signed sealed & delivered in the presence of
Thomas Foster
The 29th of April 1672
Witnessed in the presence of
John Foster
John Foster
John Foster

Know all men by these covenants that I William Foster of the County of Northampton in Virginia a planter
do give unto my loving and true friend Thomas Foster of the County of Northampton in Virginia a planter
the part of the hundred acres of land which I the said William Foster bought of the White man Robert
by the name of the said William Foster from all lands belonging to the said William Foster which he had
in the said hundred acres of land which I the said William Foster bought of the White man Robert
and the said William Foster in his own right and in the right of his wife in the third hundred
of the said hundred acres of land which I the said William Foster bought of the White man Robert
in the County of Northampton in Virginia the 29th day of April 1672
Signed sealed & delivered in the presence of
William Foster
The 29th of April 1672
Witnessed in the presence of
John Foster
John Foster
John Foster

Know all men by these covenants that I Thomas Foster of the County of Northampton in Virginia a planter
do give unto my loving and true friend Thomas Foster of the County of Northampton in Virginia a planter
the part of the hundred acres of land which I the said Thomas Foster bought of the White man Robert
by the name of the said Thomas Foster from all lands belonging to the said Thomas Foster which he had
in the said hundred acres of land which I the said Thomas Foster bought of the White man Robert
and the said Thomas Foster in his own right and in the right of his wife in the third hundred
of the said hundred acres of land which I the said Thomas Foster bought of the White man Robert
in the County of Northampton in Virginia the 29th day of April 1672
Signed sealed & delivered in the presence of
Thomas Foster
The 29th of April 1672
Witnessed in the presence of
John Foster
John Foster
John Foster

Know all men by these covenants that I Thomas Foster of the County of Northampton in Virginia a planter
do give unto my loving and true friend Thomas Foster of the County of Northampton in Virginia a planter
the part of the hundred acres of land which I the said Thomas Foster bought of the White man Robert
by the name of the said Thomas Foster from all lands belonging to the said Thomas Foster which he had
in the said hundred acres of land which I the said Thomas Foster bought of the White man Robert
and the said Thomas Foster in his own right and in the right of his wife in the third hundred
of the said hundred acres of land which I the said Thomas Foster bought of the White man Robert
in the County of Northampton in Virginia the 29th day of April 1672
Signed sealed & delivered in the presence of
Thomas Foster
The 29th of April 1672
Witnessed in the presence of
John Foster
John Foster
John Foster

93
 Mary Sabog the lawful wife of Capt. John Sabog of North
 County Va. in Case of her on this 24th day of July 1672
 Do hereby solemnly & publicly acknowledge & acquit
 Richard Litchfield his late husband's assignee for ever
 from any thing that is might or may be due or appoynted
 or belongeth unto me or my relation to my third Joynture
 Dowry & concealinge thereof hundred acres of land with
 appoyntment of the same belongeth sold & delivered as may appere
 by my husband's Deed bearing date of the 24th July 1671
 which I fully acknowledge in Court in Northampton County
 where the said Deed laye the witness whos off I have heretofore
 putt my hande & soule for truth day of July in y^e year 1672
 Signed John Sabog
 Mary M. Sabog
 Wm D. Alchurch

Received by Christopher
 Dan Merck

Endorsed

The 28th August 1672 This Deed acknowledged in open Court
 by the said Capt. John Sabog with the Exception before
 the promise within mentioned to God granted & granted
 by the said Mary Sabog Infringe nor diminish nor take friendly
 nor lawfully Lett the same in the possession of the said
 widow by him the said Sabog since that out
 the said acknowledged by him the said Sabog at a certain
 daye Richard Litchfield at his death
 Wm D. Alchurch
 Dan Merck

To all to whom these pints shall come know ye that John Whittm
 of Northampton County in Va. in and in consideration of the 2th thousand
 hundred pounds of Tobacco & caskes in hand already received and paid me
 by the said John Whittm of the same place to have the goods & dollars
 the receipt whereof I have acknowledged and there for doo fully
 acquit & discharge the said John Whittm by his Deed the 24th July
 1671 & every of them for ever by the said Deed and also for every other
 and caused consideration and sheweth meingings have assigned
 & conveyed & confirmed and by the said Deed doo fully freely & abso-
 lutely bargain & sell & confirmed unto the said John Whittm he
 his heirs & assigns forever six hundred acres of land situate
 & being in the County of Northampton on the Northern side of
 the River of James six hundred acres of land granted me
 by the said John Whittm by the said Deed bearing date the 24th July
 1671 the Southern bounds of the said land sold by my
 husband the said John Whittm at the said daye together with all singular
 & appoyntment appoynted in the said appoyntment
 & caused to be made & granted by the said Deed with all other
 to the said John Whittm he his heirs & assigns and with all
 singular the said Deed bearing date the 24th July 1671 with all appoynt-
 ment & appoyntment of the said Deed bearing date the 24th July 1671

94
 his & their sole and only proper use and behoof absolutely without
 any Condition or power of Revocation in any wise So that neither
 John Sabog nor Wm Whittington my heirs Executors or Assigns or any other
 person or persons for us or any of us or in the Name or Names of
 us or any of us at any time or times hereafter may aske claim
 challenge or demand in or to the premises or any pt thereof
 any Interest right title use or possession but from all claims of
 right title claim Interest use possession or demand thereof we
 and every of us be lawfully Excluded & for ever discharged by the
 said Deed & the said John Whittm my heirs Executors or Assigns
 the above mentioned promise with every of their appoyntments unto
 the said John Whittm his heirs Executors or Assigns against all
 persons whatsoever shall and will want & for ever defend by the
 said Deed to all intents and constructions in Law whatsoever that can
 or may be expressed for the confirmation of the premises truly
 and really. And if the said John Whittm doth convey
 to and with the said John Whittm his heirs Executors or Assigns
 in good and clear form all former Bargains sales gifts
 grants Statutes beides Dowry fines Issues Rent & arrears of
 Rents and of and from all other Incumbrances & charges what-
 soever they be growinge or becominge due for any pt or pte
 thereof before the date of these pints. And the said John Whittm
 his heirs Executors or Assigns be paid & discharged
 the Kings Rent all Taxes & Imposts whatsoever that shall
 hereafter be due or levied on the said land In witness whereof
 and every pt of the premises of the above said John Whittm
 doo heretofore & doo my hand & fix my seal this 28th daye
 and one daye of July 1672 Done One thousand six hundred & seventy
 & two this 11th daye of March year of the Reigne of our
 Sovereign Lord Charles the first Kinge of England
 Defender of the faith &c
 Signed sealed & delivered
 in the presence of us
 John Wulloppe
 Benjamin Cendrye

Notes that the word (Two) in this Deed is in the
 last line but one is acknowledged to be by the
 before me
 The 5th of November 1672
 in open Court by the said John Whittm
 as his name doo
 Signed
 Dan Merck

This Indenture made the eight and twentieth daye of October
 in the fourth and twentieth year of the Reigne of our Sovereign
 Lord Kinge Charles the firste child in the year of Christ one
 thousand six hundred & seventy two Betweene John Whittm
 of Northampton County in Va. of the one pt and Joseph Bonhall
 of the same place Tammor of the other pt witnesseth that the said
 William Whittm for and in consideration of the sume of six
 thousand & two hundred pounds of good Tobacco and caskes to be paid
 by the said Joseph Bonhall his heirs Executors or Assigns in
 manner & forme followinge (that is to say) Two thousand of

39. of Tobacco and casks on the South day of October w^{ch} shall happen
 in the year of our Lord one thousand six hundred seventy three
 Two thousand pounds more on the South day of October 1674 Two
 thousand pounds more on the South day of October 1675 Two
 thousand pounds more on the South day of October 1676 Two
 thousand pounds more on the South day of October 1677 Two
 thousand pounds more on the South day of October 1678 Two
 thousand pounds more on the South day of October 1679 and
 then said pounds more the last payment on the South day of October
 one thousand six hundred and eighty. Nath aliens bargain
 sold conveyed and confirmed unto the said Joseph Bouthall
 his heirs Executors Assigns for ever flower hundred acres
 of land situate lying and being more things woods in the
 said county of North Carolina bounded westward on the marked trees
 of Eight hundred and fifty acres surveyed for the said that was
 lately Capt. James Smiths land running from the marked trees of
 Whittingtons land North North East unto Thomas Smiths branch
 Southward by the marked trees of Whittingtons land running
 along the marked trees East South East two hundred and
 fourscore poles and thence North North East two hundred & eighty
 poles and thence West North West thirty four poles unto a North
 branch of Thomas Smiths Branch and so down the said Smiths
 Branch unto the marked trees of the said that was formerly
 the said James his land. One hundred and fifty acres whereof
 lately taken up by the said Wm Kendall by Patent bearing
 date the eighth day of October instant the other two hundred and
 fifty acres being part of a tract of thirtyscore hundred acres
 taken up by the said Wm Kendall by Patent bearing date
 the eight and twentieth day of October one thousand six
 hundred sixty nine to have and to hold the said flower hundred
 acres of land with all and singular its rights members privileges
 and appurtenances with all houses buildings orchards gardens
 and appurtenances with all woods plantings woods pastures
 whatsoever in the said land and premises or any part or parcel
 thereof belonging to or in any way appurtenant to the said
 only proper use and behoofs of the said Joseph Bouthall
 his heirs Executors Assigns for ever absolutely without
 any contradiction or power of revocation in any way what
 soever. And the said Wm Kendall his heirs Executors Assigns
 the said flower hundred acres of land and other so promised
 with the appurtenances hereby before granted and sold to the said
 Joseph Bouthall doth shall and will for ever warrant defend
 by these parts to the said Joseph Bouthall his heirs Executors
 Assigns and assigned agents and assigns and assigns what
 soever. And the said Wm Kendall his heirs Executors Assigns
 the said flower hundred acres of land and other so promised
 that the said Joseph Bouthall his heirs Executors Assigns

and every of them shall and may by force and virtue of these
 parts from time to time and at all times hereafter lawfully possi-
 sibly and quietly lawfully hold use occupy possess and enjoy the
 said land and premises with the appurtenances and shall receive
 and take the rents profits and profits thereof to his and their
 proper use and behoofs forever without the least suits delay all
 interruption execution or disturbance of him the said Wm Kendall
 his heirs Executors Assigns or of any other person or persons whatsoever
 and the said William Kendall doth by these parts for him his heirs
 Executors Assigns and assigns of them doth the said flower hundred acres
 of land and other the premises with the appurtenances to the said Joseph
 Bouthall his heirs Executors Assigns for ever for ever and
 freely and lawfully acquitted and discharged or otherwise from
 time to time and at all times sufficiently satisfied and paid
 of and discharged all manner of former or other gifts grants bar-
 gains purchases jointures Dowry Letters Patents Letters
 forfeitures fines and of and from all singular other titles bonds
 mortgages incumbrances whatsoever had made committed suffered or
 done by the said Wm Kendall or any other person or persons what-
 soever the rents profits which shall arise and grow due from
 time to time for and in consideration of the premises to our
 Sovereign Lord our King and his successors for ever for ever
 and kept in full of the premises only excepted and excepted
 provided also that it shall be lawful for the said Wm Kendall
 his heirs Executors Assigns from time to time and at all times in
 case of non payment of the said several sums of tobacco in
 manner aforesaid by the said Joseph Bouthall his
 heirs Executors Assigns the said flower hundred acres of land with
 all singular houses buildings and other the premises before
 mentioned with the appurtenances and hereby bargained and sold to
 the said Joseph Bouthall his heirs Executors Assigns
 wholly to revert and the same to take the possession occupy and
 enjoy to the full of year 1680 and behoofs of the said Wm Kendall
 his heirs Executors Assigns for ever this deed or any other
 to the contrary notwithstanding In testimony whereof we said
 Wm Kendall to our self of your said indentures hath put his
 hand and seals this day of years first above written
 Wm Kendall
 The 28th of November 1672
 Acknowledged in open Court
 by your said late party Kendall
 at the Court of Oyer and Terminer
 Dan. Machell Dep. C. C. North
 The 28th of Nov 1672 The Counter part of this
 indenture is acknowledged in open Court
 by the said Joseph Bouthall at his usual place
 Dan. Machell Dep. C. C. North
 The 28th of Nov 1672 Dan. Machell Dep. C. C. North

foe. 70
To all a pian People to whom this writt shall come greeting
Know ye that of the own Accord of Northampton County in
Magim: Have for a good and valuable Consideration already by
me the said William Kindall in hand received the receipt where
of I doo hereby acknowledge and doo hereby acquit & discharge
Stokely his heirs Exe & Adm^r of the same and by this writt
doo also bargain sell assigne & confirme unto the said John
Stokely of Offawom in the said County of Northampton his heirs Exe &
Adm^r & assigns for ever five hundred acres of land situate in
or about the said Offawom bounded as followeth. Eastward on
the marked trees of the said John Stokely & running along
thence from Offawom Branch twelve hundred thirty four poles
Southwest & by South unto the Southern end of the said Stokely
land and thence North west & by west Sixty four poles and thence
North east and by North unto the head of the said Offawom
Branch. with the said five hundred acres of land is pt of a greater
quantity of land belonging to me the said William Kindall
by Lastent bearing date y^e 25th of Septemb^r one thousand six
hundred & twenty one To have and to hold the said five hundred
acres of land with all & singular its rights members privileges and
appurtenances woods underwoods pastures hedging ways profits
& commodities whatsoever to the said John Stokely or any pt
or part of them belonging or in any wise appertaining to ye
said John Stokely or his heirs Exe & Adm^r of the said John Stokely his heirs
& assigns for ever absolutely without any contradiction or power
of revocation in any wise whatsoever and the said William Kindall
his heirs Exe & Adm^r the said five hundred acres of land as
all other the premises with the appurtenances hereby before
granted & sold to the said John Stokely shall & will for
ever warrant & defend by this writt to the said John Stokely agt
me the said William my heirs Exe & Adm^r or any other
person or persons whatsoever And that the said John Stokely
his heirs Exe & Adm^r & assigns of them shall enjoy by free
quietness of this writt from him to him & at all times hereafter
lawfully peaceably and quietly have hold use occupy possess & enjoy
the said land & premises with their appurtenances and shall receive and
take the rents issues and profits thereof to his and their own use
use and behoofe for ever without the least suite demurrall interruption
Exception or disturbance of him the said William Kindall his heirs
Exe & Adm^r or of any other person or persons whatsoever and the
said William Kindall doth by this writt for him his heirs Exe &
Adm^r release the said five hundred acres of land & other the
premises with the appurtenances unto the said John Stokely his
heirs Exe & Adm^r & assigns for ever free & clear & freely
clearly & lawfully acquitted & discharged or otherwise from him
to him & at all times sufficiently taxed & kept heredit of and
from all & all manner of former & other gifts grants bargains
sales mortgages leases jointures Dowry Labour Judgments Executors fees
feitures fines and of & from all & singular other titles troubles and

In witness whereof what aforesaid I have caused to be signed & done by
the said William Kindall or any other person or persons whomsoever the
said William Kindall or I shall receive and become due from him to
him & his heirs to our Sovereign Lord the King thereof led in
witness of the premises for and by reason of the same only excepted
in witness of the said five hundred acres of land & singular ye premises
the said William Kindall hath putt to his hand & seals the third
twentieth day of November in the fourth & twentieth year of that
years of the Reigne of our Sovereign Lord King Charles the first
Henry. Dom one thousand six hundred twenty two.
Signed & sealed
in presence of H.
Jⁿ Stanger
Dan: North
the 27th of Nov^r 1622
Kindall to ye said John Stokely at his dwelling
Edw^d with Dan: North dep^r & C^o
And ye 10th of a^{pr} 1622
Jⁿ Stanger
Dan: North

To all to whom these writts shall come I know ye that I
Richard Laitrick of Northampton County in Magim: for a valuable
consideration & full satisfaction to my content in hand already
received of Joseph Godwin of the same place before y^e Entourages
and delivery hereof and therefore for it I doo hereby fully & clearly
lawfully acquit & discharge ye said Joseph Godwin his heirs Exe
Adm^r & assigns of them by this writt Have alienated bargained
sold and confirmed unto by this writt doo fully freely and
absolutely alienate bargain and sell & confirme unto ye said
Joseph Godwin his heirs Exe & assigns for ever six hundred
acres of land in Northampton County at the Bulwark side in
goinge the Northward pt of twelve hundred acres of land sold me
by Capt^e Jⁿ Savage by his deed of sale bearing date the twentieth
day of June one thousand six hundred & twenty two. Five hundred
acres of land situate pt of the said six hundred acres is bound
Northward on the marked trees of Mr^r Powell pt of a five pings
it & ye land of Richard Whitmarsh formerly in yeard by pt Eastward
by the full water of Junken marsh of the bulwark side, & bounded
by the western bounds of my division of land Southward by a
line of marked trees drawn from the Junken marsh into the
woods west & by North a quarter of a point Northward other twenty
and five acres another pt of the said six hundred acres is half
the Junken marsh next adjoininge to the breadth of ye said
twelve hundred acres of land. To have and to hold ye said
bargained six hundred acres of land together with all & singular
the houses buildings fences orchards gardens pastures marshes
woodland ground woods & underwoods with the privileges of hunting
hawking fishing & travelling with due share of mines & minerals
therein contained and all profits advantages commodities heredita
ment whatsoever & all singular ye premises of every ye appurtenances
thereunto belonginge unto the said Joseph Godwin unto ye said Joseph
Godwin

fe 41 his heirs and assigns for ever, and to his and their heirs & only heirs
 of the body absolutely without any condition or power of re-
 vocation in any wise so that neither of the said Richard Patrick's my
 heirs executors nor any other person or persons for us or in our
 Name or Names of either of us, at any time or times hereafter
 may make claims challenges or demands in or to the premises or
 any part thereof any interest right title use or possession but from
 all claims of right title use or possession interest or claims and
 demands thereof we & every of us to be utterly excluded and
 for ever discharged by these presents of the said Richard Patrick's
 my heirs executors all the above said premises with story of
 the appurtenances unto the said Joseph Godwin his heirs or assigns
 against all persons shall warrant defend by these presents to all interests
 purposes & constructions in law whatsoever that can or may
 be expressed for the Confirmation of the premises truly and
 lawfully discharging the said Joseph Godwin his heirs & assigns
 from all former Bargained sales Leases Tenants Rights & from
 all other charges whatsoever. Also the said Joseph Godwin his
 heirs or assigns paying or causing to be paid and discharged
 the King's Rent & all other Taxes or Impositions that shall or
 may be laid on the six hundred acres of land. The consideration
 of the premises I have hereunto set my hand & seals given this
 14th day of November this present year of our said Lord King
 of our Sovereign Lord King Charles the second by his special
 grace of God King of England Scotland France & Ireland &c.

Richard Patrick
 yo bab

Subscribed & Delivered
 in presence of
 Wm. Tho. Delahay
 Joseph Hickman

Excepted by me Richard Patrick's wife signing
 & bearing herof six hundred acres of
 land formerly sold by Capt. Jm. Sabagot
 to James Patrick & George upon the first
 line at the balance did bought into the
 woods & yo due breadth upon yo Subvanc
 Part.

the 29th of 1672

The said day & years after fore-
 Court by the said Richard Patrick's (excepting as in Capt
 Sabagot's dekwidgnt. to him is Excepted) as his realle del
 and died.

Wm. Tho. Delahay dep: C. North
 Joseph Hickman dep: C. North

on John Patrick's

There are to be and challenge yo to ask require & receive from all
 and every other person whatsoever any such sum or sums
 of tobacco as is due to William Crabb of Bristol merchant's estate

of the goods & chattels of the said and assigns of John Patrick
 as also all other tobacco due to the said Crabb from any person
 whatsoever by him or debt due from any person shall be paid to
 make payment to the said Crabb's executor's or assigns
 them or them for the same. And upon receipt of any tobacco
 acquired or other sufficient charges to make good & clear
 debts due all things in as little & simple manner as I
 might do if I were present and so far as to do during this shall be
 get sufficient warrant. Dated this 21st day of August 1672.

Richard N. Whitmarsh
 his mark
 Charles Holden
 John Crabb
 Richard N. Whitmarsh
 his mark
 Charles Holden
 Wm. Tho. Delahay
 Joseph Hickman

This deed of Bargain and Sale made in ye 22th year of the
 reign of our Sovereign Lord King Charles the second and in
 ye 2nd year of grace 1672. Doth to all Christian people fully set
 forth show & declare that I Robert Foster of Northampton
 County in my place have bargained with John & Henry C
 and in the said deed by their first bargain with John & Henry
 C and Henry make of one parcel of land containing
 and amounting to two hundred acres situate lying & ad-
 joining in the County aforesaid the said two hundred acres
 being on the northern part of mine yo said Robert's land
 of 200 acres of land near yo Subvanc Part & begin for
 their bounds as yo dead Road & three runways with
 Northward into the woods according to a Survey made by
 an English Surveyor Dated ye 14th of June 1672 & a plat
 ther his hand given bearing yo same date but William
 Foster of yo said County please for the good full and
 valuable consideration of five thousand pounds of good
 tobacco & cash to me the said Robert in hand fully
 paid & satisfied for yo which & from yo which sum and
 weight of tobacco I yo said Robert do acquit discharge
 & release him yo said William & from all demands
 debts & liabilities. So have and to hold yo said two hundred
 acres of land with all houses orchards wood & whatsoever
 appurtenances thereto in full & sole possession to the said
 Robert with all yo yo full commodities & advantages with
 us now accrue or may hereafter accrue in or by reason
 of the said land or any part or parts thereof to him the
 said Wm. Foster his heirs executors & assigns for ever
 in full & sole possession of yo said land & weight
 of tobacco aforesaid unto me yo said Robert & satisfied
 & by their first acquisition I yo said Robert do by this my
 present deed & deed formerly made & being made in my heirs

1693 and 1694

Signed sealed & Delivered
in ye presence of
William Wetherwold
Joseph Hickman

the 30th of Decemb: 1692
in open Court by ye said Wm Wetherwold
at his sole let & Dd to ye said George
Drickhouse

Witness
Dan: Wood
Dan: Moore
Dan: [unclear]

Whereas the said Wendell by lease bearing date ye twenty
Eighth day of Decemb: Ann: Dom: 1692 doth give and
grant unto the said Emanuel Rodriguez Negro one acre of land
with one hundred forty & five acres of land with ye appurtenances
situate at Kings Cross in Northern County and whereas the
said Emanuel hath since (viz: on the 23rd day of Decemb:
Ann: Dom: 1692) in consideration of one hundred
pieces of land to be delivered mee by John Wetherwold of ye
County aforesaid for ye term of Ninety Nine years) assign
all my right title & Interest in ye said premises by ye
said lease & assignment may more at large appears. Now
knowing by these presents that the said Emanuel Rodriguez
doth hereby acknowledge & confess to have received full
& ample satisfaction from ye said John Wetherwold for
ye said one hundred acres of land and doth hereby for
mee my heirs Ex: & Adm: & assigns release acquit
& discharge the said John Wetherwold his heirs Ex: & Adm:
& discharge the said John Wetherwold his heirs Ex: & Adm:
from ye same & every part & parcel thereof hereby
entirely & for ever discharging & excluding me my heirs
Ex: & Adm: & all other persons or others whatsoever claim
ings or to claim by force or order or law (or any fur
or future challenge) demand right title or Interest in
to ye said one hundred acres of land or any part thereof
thereof if he should receive full & plenary satisfaction
for the same by present and all other payments & just what
is due for ye said one hundred forty & five acres & also
ye premises in ye said lease mentioned & expressed in
wherein whereof & other ye premises I have since the
my hand & sole ye one & thirty day of Decemb: In ye
ye is of our God one thousand six hundred & ninety
two

Signed sealed & Delivered in
ye presence of
Dan: Wood
John Wetherwold

the 31st of Decemb: 1692
in open Court by ye said Emanuel
at his sole let & Dd to ye said John Wetherwold
Witness
Dan: Wood
Dan: Moore
Dan: [unclear]

Recorded ye 8th of Jan: 1692
for Dan: Wood
Dan: Moore
Dan: [unclear]

So all to whom these presents shall come know ye that I Emanuel
Clarke of ye parish of Kingstons in the County of Northampton in Virginia
doth out of the trust & confidence that I have & repose in
my father in law Sr: George Starman of ye parish & county aforesaid
said plantation of well ten: that I am intinded suddenly (by gods
grace) to betake my selfe to a husband also ye said
other good causes & considerations mee thereunto movinge
have freely & absolutely given & granted & by these presents
doe give & grant unto my said father in law Sr: George Starman
two Cowes about seven years old, named Browney and
young: may. marked ye right eare a Red in it & a thick
black: with the left eare Cropt together with all the
future increase both male & female of ye said two
Cowes. And doe release & absolutely by these presents deliver
give possession & enjoyment my said father in law Sr: George
Starman of the said two Cowes. But for ye said only &
your life & behoof of mee ye said Emanuel Clarke my heirs
Ex: & Adm: or assigns to God by mee or them or any of
them from time to time & ever all kinds hereafter with
all their future increase both male & female as aforesaid
occupied alienated given or conveyed at my pleasure &
will & discretion in my life time or at ye time of
my death by will or otherwise (In case my husband with
I am intinded to betake my selfe to shall survive mee)
without ye least molestacion hindrance or contradiction
of him his heirs Ex: & Adm: or assigns or any claiminge
by force or order him or them by any way or means
whatsoever or howsoever And furthermore In case it
should please God to visit my said father in law with
sickness that hee should be doubtfull of recovery I
earnestly intende & desire him upon his disease to appoint
& request some other trusty person or persons in his room
& place as a Trustee or Trustees to see this my deed
shew'd: And lastly for ye Confirmation of ye truth &
validity hereof I have hereunto set my hand & sole
this twenty ninth day of Jan: Ann: Dom: 1692

Signed sealed & Delivered in
ye presence of
Charles Holden
Dan: Wood
Wm: Anderson

Witness
Dan: Wood
Dan: Moore
Dan: [unclear]

the 29th of Jan: 1692
in open Court by ye said Emanuel Clarke
at his sole let & Dd to ye said
Sr: George Starman
Witness
Dan: Wood
Dan: Moore
Dan: [unclear]

Recorded ye 20th of Feb: 1692
for Dan: Wood
Dan: Moore
Dan: [unclear]

1687. 29. Knowe that this day being the 8th day of Jan^r 1687. I have
 The within mentioned Sarah discharged the yard by under her
 Election of the within mentioned one thousand acres of land
 the said land being bounded westerly on the way
 Northwesterly on Mattawamans, Southerly on Sabagot Pass
 & the land of water Prins & Easterly into the woods ch^r
 I do hereby freely & voluntarily consent & agree to yo^r
 Election & confirm yo^r same. and have also delivered & delivered
 Sirin & possession thereof by delivery of a staff & clod
 of yo^r said land in part of yo^r whole. As witness my hand
 & Seale the ninth day of Jan^r 1687. Dan^r Birch

Witness my hand & Seale at yo^r
 Election delivery & confirmation
 hereof John Waterston
 John Parkard
 Recorded yo^r 20th day of Feb^r 1687
 Dan^r Birch Dep^t: to the C^o of North

Knowe all men by these presents that I Richard Whitmarsh
 within wthin the County of Northampton sh^r by these presents for me my heirs Ex^r &
 assigns & I do hereby give & assigne unto the said John Parkard
 the said land within specified unto alight Powell widow her
 heirs & assigns for ever for w^{ch} I do acknowledge to
 have received eight thousand five hundred pounds of
 Tobacco in cash to content and will warrant yo^r assignee
 of this said sale to yo^r said alight Powell & her heirs and
 assigns from me yo^r said Richard Whitmarsh my heirs
 and assigns & from the other p^rson what so ever in witness
 whereof I have hereunto putt my hand & Seale this
 28th day of Jan^r 1687.
 Richard Whitmarsh
 Witness my hand & Seale
 John Lubins
 Dan^r Birch
 Recorded yo^r 20th day of Feb^r 1687
 Dan^r Birch Dep^t: to the C^o of North

Knowe all men by these presents that I Richard Whitmarsh
 within wthin the County of Northampton sh^r by these presents for me my heirs Ex^r &
 assigns & I do hereby give & assigne unto the said John Parkard
 the said land within specified unto alight Powell widow her
 heirs & assigns for ever for w^{ch} I do acknowledge to
 have received eight thousand five hundred pounds of
 Tobacco in cash to content and will warrant yo^r assignee
 of this said sale to yo^r said alight Powell & her heirs and
 assigns from me yo^r said Richard Whitmarsh my heirs
 and assigns & from the other p^rson what so ever in witness
 whereof I have hereunto putt my hand & Seale this
 28th day of Jan^r 1687.
 Richard Whitmarsh
 Witness my hand & Seale
 John Lubins
 Dan^r Birch
 Recorded yo^r 20th day of Feb^r 1687
 Dan^r Birch Dep^t: to the C^o of North

Knowe all men by these presents that I Richard Whitmarsh
 within wthin the County of Northampton sh^r by these presents for me my heirs Ex^r &
 assigns & I do hereby give & assigne unto the said John Parkard
 the said land within specified unto alight Powell widow her
 heirs & assigns for ever for w^{ch} I do acknowledge to
 have received eight thousand five hundred pounds of
 Tobacco in cash to content and will warrant yo^r assignee
 of this said sale to yo^r said alight Powell & her heirs and
 assigns from me yo^r said Richard Whitmarsh my heirs
 and assigns & from the other p^rson what so ever in witness
 whereof I have hereunto putt my hand & Seale this
 28th day of Jan^r 1687.
 Richard Whitmarsh
 Witness my hand & Seale
 John Lubins
 Dan^r Birch
 Recorded yo^r 20th day of Feb^r 1687
 Dan^r Birch Dep^t: to the C^o of North

and being at Newtown in the County aforesaid yo^r Seale
 being part of a Deed out of Eighteen hundred acres of Land
 formerly belonging to Henry White (decd) & Assignments to the
 hundred & fifty acres by me formerly sold to the within said
 to have and to hold yo^r said three hundred acres of Land
 with all the lands pastures inclosed meadows water
 course privileges & appurtenances thereto thereto belonging
 to the yo^r said Nathaniel Walker by his heirs & assigns for
 ever and I do hereby for me my heirs Ex^r & assigns
 consent give and grant to and with yo^r said Nathaniel
 Walker his heirs & assigns that he shall for ever quietly
 & peacefully enjoy yo^r said three hundred acres of Land
 with yo^r appurtenances without yo^r lett hindrance interruption
 or disturbance of me yo^r said John Parkard my heirs or
 assigns or of any other p^rson or persons claiming or to
 claim by force or law in law in law or any of them
 & to that effect upon reasonable demand at any time
 within yo^r space of seven years to give such other aid
 further assurance for yo^r promise as yo^r law can devise
 In witness whereof I have hereunto putt my hand and
 Seale this 8th day of July in yo^r years of our said god
 our thousand six hundred eighty seven.
 John Parkard
 yo^r Seale
 Witness my hand & Seale
 Edmund Allen
 Nath^l Wilkins
 Recorded yo^r 20th day of Feb^r 1687
 Dan^r Birch Dep^t: to the C^o of North

Signed & Delivered in yo^r
 presence of us yo^r said (Demand)
 Edmund Allen
 Nath^l Wilkins
 Recorded yo^r 20th day of Feb^r 1687
 Dan^r Birch Dep^t: to the C^o of North

Recorded yo^r 20th day of Feb^r 1687
 Dan^r Birch Dep^t: to the C^o of North

The Award of the Court of Chancery in a Difference between Major George
 and John (Eaton) made to the within mentioned George Eaton in an
 Action of Detention made April the 5th 1687.
 The Court of Chancery in the said Cause of George Eaton vs
 John Eaton made the following Award to wit that the said John Eaton
 should have and to hold unto him his heirs & assigns the said
 land within specified unto alight Powell widow her heirs & assigns
 for ever for w^{ch} I do acknowledge to have received eight thousand
 five hundred pounds of Tobacco in cash to content and will warrant
 yo^r assignee of this said sale to yo^r said alight Powell & her heirs
 and assigns from me yo^r said Richard Whitmarsh my heirs and
 assigns & from the other p^rson what so ever in witness whereof
 I have hereunto putt my hand & Seale this 28th day of Jan^r 1687.
 Richard Whitmarsh
 Witness my hand & Seale
 John Lubins
 Dan^r Birch
 Recorded yo^r 20th day of Feb^r 1687
 Dan^r Birch Dep^t: to the C^o of North

Sub. 48. full time & term of twenty & one years without breach
suits or molestations whatsoever, & after the expiration of the
said time of twenty and one years the said Thomas Mearns
doth bind himself his heirs, Exors & Administrators his
successors & assigns quiet possession of the said demised
premises with all things & appurtenances unto the said demised
demise & his heirs, Exors & assigns for ever, in witness
whereof the parties aforesaid have hereunto changed their
hands & seals, this day & year above written.

Signed sealed & delivered
in presence of
John Mearns
ye marks of
Margery Mearns

Arthur Clerk
The marks of
Thomas Mearns
Witnessed by us
John Mearns
John Mearns
John Mearns

To all a plain People to whom these presents shall come greeting
Know ye that I Henry Mearns of Northampton County in
King's Planters for divers good causes & considerations in
me moving (but especially for the consideration of a Pleasant
Country in the County of Northampton in the Parish of
Crosby in ye County aforesaid to me bargained sold aliened &
delivered by John Donowell of the said County of Northampton
bargained aliened sold & delivered unto me confirmed & assigned
as by the said John Donowell's bargain & assignment
confirmed & assigned unto me by the said John Donowell his heirs & assigns
for one one Plantation situate at Seaboard side in ye
aforesaid where in I have done & said two hundred acres
land being formerly granted by Sir Francis Wyatt Knight
unto John Donowell by ye Patent bearing date ye
day of August 1640 doth & may more at large appear
to have & to hold the said two hundred acres of land (as
same is now bounded & inclosed) with all houses
Buildings & orchards garden fencible pastures woods & underwoods
groves & marshes rights & liberties & appurtenances with all other
things whatsoever thereto in anywise belonging or in any wise
appertaining to him or said John Donowell his heirs & assigns
from ye day of the date hereof for ever in as full
ample manner as I my self or my heirs or assigns
had occupy possess & enjoy the same by all intells & purp
ses whatsoever. And I the said Henry Mearns doth
make my heirs Exors & assigns to grant to
with ye said John Donowell his heirs & assigns that the
said land & appurtenances & things thereto in any
wise & in any manner whatsoever & in any
substantive Statute Statutes & Ordinances & Statutes
Divers & other Incumbrances whatsoever
and that before ye expiration hereof I have good right
& interest

Sub. 49. & interest in the premises & to bond along with & dispose of
said land. And I do for me my heirs Exors & assigns
promise & grant to & with the said John Donowell his heirs
& assigns to warrant & defend the premises & every part
& parcel thereof to him the said John Donowell his heirs
& assigns for ever from the just claims titles & interests of
me my heirs Exors & Administrators & all & every other person
& persons whatsoever, and also at any time within ye space
of seven years to come from the date hereof to give
such other & further assurance & conveyance for the
premises as by the said John Donowell his heirs and
assigns their Councilors Attorneys or Deputies shall be
thought fit & necessary. In witness whereof & other ye
promises I have hereunto set my hand & seal ye
day of June in the year of our Lord 1640 one thousand
six hundred & forty & three.

Signed sealed & delivered in
presence of
John Mearns
John Mearns
The 30th of June 1640 acknowledged in
open Court by the said Henry Mearns
as his own act & deed to the said John
Donowell his heirs Exors & assigns
Witnessed by us
John Mearns
John Mearns

To all a plain People to whom these presents shall come greeting
Know ye that I Sarah Mearns the wife of the above mentioned Henry
Mearns do by these presents freely & voluntarily consent to
the above sale of my hundred acres of land & other the
premises & do hereby release & acquit & discharge
to the said John Donowell his heirs & assigns all my right
title & interest of thirds dowry & jointure in ye premises
so that neither I nor any claimants by force or title
now shall or ever challenge or demand any right
title or interest thereto but from the same to be lawfully
demanded & excluded for ever. In witness my hand & seal
the 30th day of June 1640.

Signed
Sarah Mearns
The 30th of June 1640 acknowledged by
the said Sarah Mearns as her own act &
deed in open Court to ye said John Donowell
Witnessed by us
John Mearns
John Mearns

To all a plain People to whom these presents shall come greeting
Know ye that I John Donowell of Northampton County in King's
Planters for divers good causes & considerations in
me moving (but especially for the consideration of a Pleasant
Country in the County of Northampton in the Parish of
Crosby in ye County aforesaid to me bargained sold & delivered by Henry Mearns

85. of the Countie of Northampton and two thousand five hundred
 pounds of good Tobacco & casks to me in hand paid & delivered
 by the said Henry) have bargained alond sold & delivered on
 the said confirmed and assigned like as by those parts of the said
 gains alond for dollar onfofo confirmed & assigned to yo said
 Henry Marshman his heirs & assigns for ever one Plantation
 situate lying & being on Christmest Crooke in yo County
 aforesaid the same containinge two hundred & sixty deers
 of land & fully granted to my father John Bowdell
 by the Honorable William Berkeley into ground
 by yo Court of Virg: ds by the lastest bearing date yo said
 fourth day of August in the year of our said good
 Lord & may more at larg: appears. To have & to hold the
 said two hundred & sixty deers of land (as the same is
 now bounded & inclosed) with all houses edifices buildings
 orchards gardens honest pastures woods vines woods moors
 marshes Rivers waters subtenants with all other appurtenances
 whatsoever thereto belonging or in any wise appertaining
 to him the said Henry Marshman his heirs & assigns
 from the day of the date hereof for ever in as full and
 ample manner as if my selfe may might or could have
 had occupyed possessid & enjoyed yo same to all intents and
 purposes whatsoever. And if the said John Bowdell doe
 for mee my heirs & assigns & adm: Colours promise & gra
 nt to yo said Henry Marshman his heirs & assigns
 that the said land & appurtenances & duty part & parcel
 thereof is cleere free & unincumbered acquitted & discharged from
 all former soldt bargained contract & all & all manner
 of Mortgage Statute Statute Statute & any manner
 Indenture Conveyance Injunct & all other Incumbrances
 whatsoever And that before yo perfecting hereof I have
 good right title & interest to yo premises & to land alond
 see & dispose of the same. And I doe for mee my heirs
 & adm: promise & grant to & with yo said
 Henry Marshman his heirs & assigns to waite & defend
 yo premises & duty of & see thereof to him yo said
 Henry Marshman his heirs & assigns for ever from
 just claims titles & interest of mee any heirs & adm:
 Administrators & all & duty other of mee or others whatsoever
 And also at any time within yo terme of seven year
 to come from yo date hereof to give yo said Henry
 Marshman his heirs & assigns such other & further
 aid & conveyance for yo premises as by yo said Henry
 Marshman

86. Marshman his heirs & assigns their Burdells & attorney
 & assigns shall be thought fit & necessary. In witness
 whereof & also the promises of have hereunto sett my hand
 & the said day of June in the year of our said
 good our thousand five hundred & sixty & three /
 signed sealed & delivered in
 the presence of
 Benjamin Foster
 In Testimonium
 John Bowdell
 The 30th of June 1673 acknowledged in
 open Court by yo said John Bowdell as
 his sole del: & del: to the said Henry
 Marshman
 Dan. March 1673
 Dan. March 1673

Do all christian People to whom these parts shall come greeting
 Know ye that I John Webb of the lower part of the County of
 Northampton in Eng: a Planter (for more good cause and con
 sideration more than one) But especially for and in
 consideration of three thousand five hundred pounds of
 Tobacco & casks to mee in hand paid and satisfied by the
 Thomas Shephard of the lower part of the County aforesaid
 granted onfofo confirmed & assigned like as by those parts of the said
 gains alond for dollar to the said
 Thomas Shephard his heirs & assigns one hundred deers
 of woodland ground lying & being in the lower part of
 the said County of Northampton and is the Eastmost
 part of two hundred deers of woodland ground purchased
 by mee the said John Webb of old John Robins as by Con
 veyance bearing date the 28th day of January 1667 mee
 appears Bounded westerly upon part of a Branch of springs
 out of the maine Crooke of Christmest Northly by a line
 of marked trees on the land that was formerly sitty Philipp
 Taylors wch Cott wch Kendale now liddeth Southly on a
 Runnyng Branch to a marked tree at the head of yo said
 Branch & runnyng from thence East & by South by a
 line of marked trees two hundred twenty four poles
 and lastly att the head by another line of marked
 trees runnyng from the Southern line North & by
 East one hundred twenty four poles & then runnyng
 west & by North twenty poles by a line of marked
 trees to part of the head line of Philipp Taylors land wch
 the said Cott wch Kendale now liddeth & it to be divided
 from the remainder of my said ground by a divisional
 line runnyng North & by East from the Southern
 bound thereof to compleate yo said quantity of one
 hundred

52. hundred acres hereby bargained & sold as aforesaid. To have and to hold the said one hundred acres of woodland with all rights profits privileges and immunities thereto belonging or hereafter to be received or built upon the said land unto the said Thomas Shephard his heirs & assigns for ever and I the said John Wobbe Do for me my heirs heirs & assigns Covenant promise & grant to & with the said Thomas Shephard his heirs & assigns (that the said land & appurtenances thereof every part & parcel thereof is clear free acquitted & discharged from all former sales bargains contracts & all manner of mortgages statutes Staples recognizances Contingent devises jointures & all other Incumbrances whatsoever had made done or committed by me to any person or persons whatsoever and further to warrant and defend ye same every part & parcel thereof unto the said Thomas Shephard his heirs & assigns against ye claims of me the said John Wobbe my heirs heirs or administrators & against the claims of all other person or persons whatsoever at all times during the said Thomas Shephard his heirs or assigns paying unto me the said John Wobbe my heirs heirs & assigns or to his heirs Collectors all such quit rents as are due or hereafter shall be due for the said one hundred acres of land & all other lands & Impositions that shall or may be laid upon the same. In witness whereof I the said John Wobbe have hereunto set my hand & Seal the Twentieth day of September Anno 1673.

Signed Sealed & Delivered in presence of
George Mortimer
Dan North

John Wobbe
yo Seal

The 29th of September 1673 acknowledged in open Court by the said John Wobbe at his own vol & voluntary del & deed to ye said Thomas Shephard

Witness Dan North Dep: & Ed: C. North

Read ye 13th of October 1673
I Hannah Wobbe the lawfull wife of the abovesaid John Wobbe Do freely and voluntarily consent to ye sales of one hundred acres of land and Do hereby Covenant acquit & release to the said Thomas Shephard his heirs & assigns for ever all my right title and Interest in the premises. And that neither I nor any other person in my Name or to my use shall at any time hereafter claim or demand any right title or Interest thereto but from the same & every part & parcel thereof to be lawfully excluded & Debarr'd for ever at witness my hand and

53. Seal the 27th day of September 1673

Signed Sealed & Delivered in presence of
George Mortimer
Dan North

yo Seal
Hannah H. Wobbe

The 29th of September 1673 acknowledged in open Court by the said Hannah Wobbe at her free vol & voluntary del and deed to the said Thomas Shephard

Witness Dan North Dep: & Ed: C. North

Read ye 13th day of October 1673
I the persons within which that I Thomas Poynter Do for me my heirs heirs or assigns and I the said Dan North my heirs heirs or assigns all my right title & interest I have in the within mentioned Dood of Salt for & in Consideration of fourteen thousand pounds of Silver & Cashed by me in hand received Warranting the said land to be free from all manner of Incumbrances whatsoever made by me or any person or persons whatsoever by force or law or by any way or by my order or procurement. In witness whereof I have hereunto set my hand & Seal this 15th day of July Anno 1673

Signed Sealed & Delivered in presence of
George Mortimer

Thomas Poynter

The 29th of September 1673 acknowledged in open Court by ye said Thomas Poynter at his own vol & deed to ye said Thomas Shephard

Witness Dan North Dep: & Ed: C. North

Read ye 13th of October 1673
I Thomas Poynter do for me my heirs heirs or assigns all my right title & interest I have in the within mentioned Dood of Salt to the said Thomas Shephard his heirs & assigns for ever and I do hereby Covenant acquit & release to the said Thomas Shephard his heirs & assigns for ever all my right title and Interest in the premises. And that neither I nor any other person in my Name or to my use shall at any time hereafter claim or demand any right title or Interest thereto but from the same & every part & parcel thereof to be lawfully excluded & Debarr'd for ever at witness my hand and

Signed Sealed & Delivered in presence of
Charles Hoborn

Thomas Poynter

The 29th of September 1673 acknowledged in open Court by ye said Thomas Poynter at his own vol & voluntary del & deed to

Witness Dan North Dep: & Ed: C. North

Read ye 13th of October 1673

This deed of bargain & sale made in the 25th year of yo King
of our Sovereign Lord King Charles the Second and in the year
of grace 1675 doth to all christian people fully show de
and witness that I John Rolins of Northampton County
Virginia gent gave bargained with sold to & having & by
made of old due by & with those parts bargain with sold
& lady & his wife make of one parcel of land containing
amounting to yo number & measure of seven hundred and
fifty laufull acres. One Francis Pigot of the same County
gent for the good & valuable Consideration of Twenty three
Thousand five hundred pounds of good tobacco in cash
made the said Rolins in hand paid & satisfied for yo which
& from yo which I yo said Rolins do acquit discharge
redeem him yo Francis Pigot & from all demands whatsoever
belonging to the said seven hundred & fifty acres of land
belonging & situate in yo County aforesaid in yo ancient woods
& is bounded on yo East by a line of marked trees running
seven hundred & fours pole North & South ending yo said
land from yo land of John Davidd. Bounded on yo West
by yo middle of yo Runnige water of yo branch called
Brown crooks branch unto the head of the said branch
to a marked tree thence extending to yo head line of yo
land of late of John Rolins by a line of marked trees
running west three hundred forty four pole bounded
westward by such part of the head line of yo land of the
aforesaid Rolins as worketh at extends to yo Northern line
of late Major Land running along yo said Northern line
to a corner tree at yo head line of yo said Major Land
makinge a kind of a small square & is bounded Southward
by a line of marked trees ending yo said land from yo
land of all yo remaining & all yo worketh running three
hundred eighty four pole to a marked tree at yo head of
Hoggs run branch thence running along yo said branch
to yo head line of John Davidd his land the said seven
hundred & fifty acres being part of yo seven thousand acres
granted to yo late aforesaid Rolins by Patent bearing date
yo 2d of September 1659 & renewed by me yo aforesaid
John Rolins by Patent bearing date the fifth of June
1666 & William Draker by beinge bounde to have & to
the said seven hundred & fifty acres of land intire & entire
as in the premises with all wood underwood & timber trees
waters watercourses founts orchards gardenes herbage & houses
meysunage of Rents herites franchises liberties & all profits
Commodities Emoluments & Advantages whatsoever now or
may hereafter arise & accrue in or by reason of yo said
seven hundred & fifty acres of land or of any part
or parcel thereof unto the said yo Francis Pigot

his heirs Executors & Assigns from yo day of the date
hereof for ever more for yo in Consideration of yo just sum
& worth of Tobacco aforesaid to me yo Francis Pigot
& satisfied & by those parts acquitted I yo said John Rolins
have sold & do by this my present deed give grant alienate
& make over for me & from me & my heirs for ever the
seven hundred & fifty acres of land promised & all lands
woods watercourses brook waters & watercourses whatsoever shall
be found or accominge more than seven hundred & fifty
acres within yo bounds & limits promised unto yo aforesaid
Francis Pigot his heirs Executors & Assigns for ever
unto the said John Rolins do surrender for me & my heirs
Colonies & agree with & to yo Francis Pigot to Surrender &
redeem him yo Francis Pigot his heirs Executors & Assigns
& demands whatsoever made or hereafter to be made to yo
redemption or disturbance of yo Francis Pigot his heirs
Executors & Assigns of yo or in his & their quiet possession
of yo land & appurtenances promised & demanded yo
Francis Pigot his heirs Executors & Assigns do pay & discharge all
Subsidies Taxes & all other impositions whatsover and now
due or may hereafter grow yo said seven hundred & fifty acres
be impied by yo King's laws now beinge or by his Successors
by any manner of person or persons whatsoever more clear
yo more full assurance & confirmation of yo Francis Pigot his
heirs & possession in yo said land & appurtenances promised
yo John Rolins do yo yo Consideration above mentioned
acquitted for me & my heirs give & grant unto him yo
Francis Pigot his heirs Executors & Assigns full liberty power & authority
at any time & time & at all times to touch & double touch
me yo John Rolins & my heirs to defend & warrant
yo said seven hundred & fifty acres of land with all and
singular yo appurtenances promised against yo claims or claims
demands or demands due or due of any person or persons
whatsoever claiminge demanding or demanding upon yo said
land & appurtenances promised or any part or parts thereof by
his Patent or by reason of any writ good Statute
warrant or Judgment made given recognized given paid or acknowledged
by or against me yo John Rolins & do affirm fully &
wholly warrant yo said seven hundred & fifty acres with yo
appurtenances intire & bounded as in yo premises against any
manner of person or persons whatsoever unto him yo Francis
his heirs Executors & Assigns for ever for yo testimony & confirmation
whereof I have hereunto set & affixed my hand & Seal this
25th of September 1675
John Rolins
yo Seal
Signed sealed & together with yo
Francis Pigot his Executors in yo presence
of yo Francis Pigot
The 25th of September 1675
Francis Pigot
Signed in open Court by yo Francis Pigot
the 25th of September 1675
Francis Pigot
Signed in open Court by yo Francis Pigot
the 25th of September 1675
Francis Pigot

fore^{sh} Know all men by these presents that I M^r Esther Robins ye
lawfull wife of John Robins Gent Doo by and with ye 16th of
consent of my said husband remits quite claims & releases
unto Francis Dyet his heirs Executors &c. all ye right title
& interest wh^{ch} I have had or may hereafter have in or to
Soton Hundred parts of land within this Hundred mentioned
as appertaining by reason of right of Dower or by any other
way or means whatsoe^{er} ye with my said husband I have
freely given my selfe to waivering at all times but ye
said Dyet his heirs & assigns for ever waives my hand
to take this 29th of September 1673.

Esther Robins
yo^r Obed^t

Signed sealed & Delivered
in presence of
William Wood
Dan Wood

The 29th of September 1673 Acknowledged
in open Court by ye said M^r Esther
Robins at her free voluntary & sole
request in presence of Francis Dyet
Jes^{ts} Dan Woodch^{er} Dep^y & Ed^{ward} Cokerthorpe

Recorded ye 14th of October 1673 of Dan Woodch^{er} Dep^y & Ed^{ward} Cokerthorpe

Know all men by these presents that I Francis Dyet have freely
given unto Thomas Woodch^{er} & Anne his wife the children of
M^r John Robins & M^r Esther his wife and Gray man with a
wh^{ch} said aged two years & ye advantages will all use
fulls interest to the said children & to their heirs & assigns
after ye terms of Soton Hundred as Expressed in witness &
confirmation wherof I have hereunto set my hand & seal
this 29th of September 1673

Francis Dyet
yo^r Obed^t

Signed sealed & Delivered in
presence of
William Wood
Dan Wood

The 29th of September 1673 presented in
Court by the said Francis Dyet
in presence of

Jes^{ts} Dan Woodch^{er} Dep^y & Ed^{ward} Cokerthorpe

Recorded ye 14th of October 1673 of Dan Woodch^{er} Dep^y & Ed^{ward} Cokerthorpe

To all a plain People to whom these presents shall come greeting
Know ye that I William James son of the lower part of this
County of Northampton in King^s Charles the firsts good countie
and countie of this shire (for divers good causes
and considerations unto the said shire) But Es
pecially for and in consideration of His Highnes the Kings purchase of
Tobacco & cake to mee in hand paid & satisfied by
Griffith of ye County aforesaid Comper. Have bargained
aloud sold granted enfranchised confirmed and assigned
as by these presents I have bargained aloud sold grant enfranchised
confirmed & assigned to ye said J^{ames} from Griffith his heirs &
assigns two hundred acres of land as ye same is now
in the tenure or occupation of mee ye said William
James or my assigns being the northernmost part of

89 two hundred acres of land formerly granted from Sr William
Berkely his sonne or to Christopher Hicks by Patent bearing
date at James City the 11th day of November Anno Domⁱⁿⁱ 1642
and by him assigned unto mee the 21th day of March then
next following with said lands is situate lying & being in the
lower part of the County aforesaid beginning on ye South
side of Dominions Crooke extendinge by ye same alonge
the branch extendinge southerly in breadth abuttinge East
ly on the Southward side & westerly into the woods. To
have and to hold the said two hundred acres of land from the
last day of October next ensuinge ye unto heretofore with all
houses edifices buildings orchards ffonces woods pastures
meadows marshes rivers waters watercourses with all other
appurtenances whatsoever therunto belonginge or in any
wise appertaininge to him the said J^{ames} from Griffith his
heirs & assigns for ever And I the said William James
doe for mee my heirs Executors & assigns (as is promised
and granted to and with the said J^{ames} from Griffith his heirs
and assigns that ye said lands & appurtenances & duty
of the said thereof is cleared free acquitted exonerated &
discharged from all former sales bargained contracts &
all & all manner of mortgages Statute Statute Recognitions
Contingent Dower Jointures & all other Incumbrances
whatsoever had made done or committed by mee to any
person or persons whatsoever. And I doe for mee my heirs
Executors & assigns further Covenant promise & grant to and
with the said J^{ames} from Griffith his heirs & assigns to warrant
and defend ye promises & duty part & parcel thereof to
him ye said J^{ames} from Griffith his heirs & assigns for ever
from the just claims title & interest of mee my heirs
Executors & assigns or any other person or persons whatsoever
claiminge by from or under mee and also at any
time within ye space of Soton years to be Comenced
from ye date hereof to give the said J^{ames} from Griffith his
heirs & assigns such other & further assurance and
Contentment for ye promises as by ye said J^{ames} from Griffith
his heirs & assigns or his or their Councell Chancery
in ye law & at his or their cost & charges I shall be
reasonably advised advised or required. In witness whereof
& other the promises I have hereunto set my hand and
seal the tenth day of September In ye year of our Lord
God our Soveraign Lord Charles the firsts second

Signed sealed & Delivered in
presence of
Griffith [clearing] by from
or under mee] Comper ye Soton
of Griffith his heirs
James

William James
yo^r Obed^t
The 29th of September 1673 taken
in open Court by ye said
James at his request del<sup>ivered to ye
said J^{ames} from Griffith
Jes^{ts} Dan Woodch^{er} Dep^y &
Recorded ye 22nd of October 1673 of Dan Woodch^{er} Dep^y & Ed^{ward} Cokerthorpe</sup>