

102. Point Law & Down. That covenant promises and grants land with the said Charles Parker his heirs, executors & assigns, by this date shall be under the condition of the said Charles Parker given to Edward Bullock & others as their and uses good and lawful uses for the said Charles Parker his heirs, executors & assigns and story of them quietly and peaceably to hold and occupy purpose and every use and story thereafurther mentioned promised with all and singular the appurtenances thereto in & their proper right of all accoutrements to the same interest and meanings of the several parts of agreement, without imposition of any burthen or diminution of the said Estate, or of any other portion or interest whatsoever claimings from him or under him. And further, the said Elizro & Bollerong at the time of the delivery of delivery of this part shall give and deliver unto the said Charles Parker one dollar per acre per acre of the before mentioned premises in full value and absolute possession of all and singular that before mentioned premises with their appurtenances, witness whereof I the said Elizro & Bollerong have to the present writing of my hand & seal this thirteenth day of August anno 1675.

Signed & delivered in presence
of Dan. Koch
own mark.

Elizro & Bollerong

yeal 1675

The 30th of August 1675 acknowledged in open Court (and the said Elizro & Bollerong) in consideration of the above-mentioned parcels of the premises delivered in full value and absolute possession by the said Elizro & Bollerong at her sole desire unto the said Charles Parker.

Signed Dan. Koch Esq C. Clerk

Dated the 1st of Sept 1675 J. Dan. Koch Esq C. Clerk

I know all men by these parts of that I Charles Parker of Kirkhamshire in the County of Lancashire am now & formerly known by Elizro & Bollerong by whom I am known in this place and to Charles Scarburgh of Scarburgh aforesaid Gentleman in the full sum of four hundred pounds of lawfull money of England to be paid to the said Elizro & Bollerong & Charles Scarburgh or either of them there or to the use of their certain attorneyes, or others, to which payment here and truly to be made. And I do make, pay, & give and truly to be made, And I bind me my body, soul, & all & all manner of the obligations contained in this instrument, dated the 13th day of August 1675.

The condition of this obligation is such that whereof the abovesigned Elizro & Bollerong shall by her certain attorneyes bearing date with this parts given ground surveyed set apart & reserved & enclosed unto the abovesigned Charles Parker his heirs, executors & assigns all & all manner of the oblige wherewithal (both

103. Both wall and piers etc in & by the said land of property with all ways apparel places of the abovesigned Charles Parker the said land & downe and story of them due & shall from hence forth and at all times hereafter well & truly to be kept & preserved in all things, all singular the grants covenants articles clements & agreements mentioned specified & declared in the abovesigned Deed of property wherein his other parts are to ought to be observed preserved & kept according to the justest true intent and meanings of the said Deed of property, that then this obligation to be bind or else to stand & be in full force & power & enforced by Charles Parker
Signed & delivered in presence
of Dan. Koch
own mark

The 30th of August 1675 acknowledged
by the said Charles Parker in open
Court as his sole act & done by the
said Elizro & Bollerong & Charles
Scarburgh, J. Dan. Koch Esq C. Clerk

Dated the 30th of August 1675 J. Dan. Koch Esq C. Clerk

In considerance whereof George Rixell on the one part
and William Kendall on the behalf of Daniel Eyre on the
other part,

1. That the said George Rixell shall and profess to pay to him and his heirs forever the Plantain now in his possession with all houseto orchards & all other appurtenances together with fifty acres of land with that already granted & remained, with quantity of land & improvements to the houseto orchards etc in the said land and will make full compensation and the said Rixell to pay the charges.
2. It is agreed upon that in lieu of the said land or that the said Daniel Eyre shall have unto & profess to pay for over two hundred & fifty acres of land the remainder of his hundred acres of land formerly granted to James Berry dredged by Captain Bourne dated the 10th October 1669 and renewed ... since the said Rixell would have the 10th of March 1673.
3. Upon the delivery of the said land with all appurtenances to the said Kendall or his assigns - for the use of the said Kendall and his heirs & assigns for ever. The said Kendall shall pay and let us pay to the said Rixell in goods to go value of four thousand pounds of tobacco & caskes. The sum of & completing the payment to know ye certainly to be paid within five months after this date and the charge of surveying to be paid equally between Rixell & Kendall.
4. It is agreed upon & concluded by the said Rixell & Kendall that when the said land come to be paid and cut and of the said land shall any of the quantity that the price of four thousand pounds of tobacco it to be reduced according to proportion but if that happen to be more the said Eyre to have ye benefit paying the tobacco aforesaid.

the aforesaid mutually between the said three persons
the said shall keep all debts & Duties concerning the
land with the certainty is knowne and declare the same to be
is wholly sold with the said two hundred & five acres of
Land to what is yet knowne by delivery the said witness
to witness & agreement between us for the sole use
of David & Edward his heirs for ever and we doth now
herewith set by our hands & seal this sixteenth day of
August anno 1675

youches of
George & Peter

signed before Edward
in the presence of us.

the markes of
Stephen R. Colvin
George Martin
Myles Willingford

The 30th of August 1675 acknowledged in open
Court by the said George Colvin & the said
Col. was the said as the said estate
was another piece Dan. Merch. Esq. &c. C. Martin

Grounded & set by Dan. Merch. Esq. & C. Martin
Edward. August 24th 1675

This day every & year is given by Col. Dan. Merch. Esq.
to all apian People to whom these presents come I
do of my selfe for the quantity of land within mentioned by
the aforesaid instrument such copye thereof by me
written & marked of

Stephen R. Colvin
George Martin

the markes of
George & Peter

The 30th of August 1675 acknowledged
in open Court by the said George Colvin.

Edw. Dan. Merch. Esq. & C. Martin

Grounded & set by Dan. Merch. Esq. & C. Martin

To all apian People to whom these presents shall come I
Capt. John Salage of North Carolina in this hand greeting in
our Lord god's service. Whereas I the said John Salage did
on the third day of January anno 1675 do make & seal my just
Pray John of the County aforesaid delivered the hand and seal
of Land feithfull on ye 20th. in the said County for the sum
of Land spaces of Ninety & Nine years from ye date of this
said Bill. And whereas the said Land belongs to the estate
belonging to the said Iacobus Deo John was by an order of
the court he made fuller of ye force for North Carolina
afforeid made it a Court Land for the said County on
that day of June anno 1675 or there had been
an outcry for the good of the orphant of him the said
Iacobus Deo John wch accordingly was done on ye 20th
day of the said month of June. And the said Land with
the appurtenances belonging to it bought (for a very reasonable
consideration) by Nicholaus Powell & Co by him payed
according to the record by the collector in the office of
Rensselaer County, & said his ye to Nicholaus Powell
deed payed by the said Powell the 20th of the said
Nicholaus Powell... Now know you that I the said Capt.
John Salage for divers good causes & considerations have
hereby given up my right to the said land.

per. 91

104. payment of debts to these persons to me in hand
and established by the said agent Powell. Capt. Salage also
the aforesaid agent discharge to John Powell
son of the said Nicholaus Powell all my right title to
land hitherto mentioned in every part & place
thus together with all rights & appurtenances thereto
paid justly & other appurtenances whatsoever the said
Capt. J. C. great though shall be remaine full & free
in manner & form following (viz) to have & to hold the
before mentioned property & appurtenances he himself said
John Powell during his natural life & after his death to
the heirs of his body lawfully begotten for ever to forward
of such spous to Elizabeth Powell (yo. sister of the said
John Powell). During his natural life & after his death to
the heirs of his body lawfully begotten & for want of such
spous to the said agent Powell. her sonnes & appurtenances
the said John Elizabeth & agent Powell & their heirs &
day of them that they to every of them shall equally and
peaceably have & occupy people & enjoy the premises
& appurtenances (in manner as aforesaid) without the said
land or intermission or interruption of me the said John
Salage my heirs or assigns for ever & that we to every
of them from any right or interest have & to have
equally divided & excluded for ourselves wherof shall be
done in my hand & seal the 25th day of August
In the year of our Lord God one thousand six hundred
sixty & two.

Jn. Salage

signed before me & sealed

in presence of

Jn. Minger

William Water

The 25th of August 1675 yo. Seal
acknowledged in open Court by myself and Capt.
Jn. Salage as his wife and his son

Edw. Dan. Merch. Esq. & C. Martin

Grounded & set by Dan. Merch. Esq. & C. Martin

all men shall know by these parts that I Slavery made to
Champlin County for a valuable consideration in hand paid
by William Kestell of the said County have alienated Champlin
said Kestell by these parts alongside Salage. & 1675 & now the
said Kestell his heirs & assigns the 25th day
of a plantation signed over unto me yo said master
by John Cole whereof now live together with all his sonnes
by John Cole whereof now live together with all his sonnes
& all appurtenances therunto belonging after the
manner here affo. said Kestell to the said Kestell.
And master here affo. said Kestell to the said Kestell
have thereto given at my appearane in particular all in
the said plantation & acknowledge my selfe fully satisfied
of the said plantation & acknowledge my selfe fully
and fully to the said Kestell his heirs & assigns
or others to the said Kestell his heirs & assigns
that has the said Kestell his heirs & assigns etc.
Kestell.

105. Shall from this day forward make and do every thing where
above contained mentioned and performed by us jointly with my son
against the claims of him and his wife and their children and
against the claims of all other persons or parties who ever
shall have or any right had or the lands aforesaid shall
be performed by us jointly and together or otherwise of our mutual
assent in the manner before written. This confirmation of all
the foregoing and of all other acts and agreements of us both
the husband and wife and of our children and the
children of our children. Be it done in the presence of
John Foster and Robert Foster.

John Foster
in the presence of
Wm. Pickman, acknowledged in open Court by
Robert Foster, and signed and sealed with his
hand and affixed to this instrument this 2d day of July 1875.

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Robert Foster, and signed and sealed with his
hand and affixed to this instrument this 2d day of July 1875.

John Foster
in the presence of
Wm. Pickman, acknowledged in open Court by
Robert Foster, and signed and sealed with his
hand and affixed to this instrument this 2d day of July 1875.

106. Being witness at in the within mentioned date, for the full
and sole consideration of his hundred acres of land given and
delivered in exchange by John Foster to Robert Foster
in witness whereof I have delivered this instrument to
John Foster to have and to hold the same in full satisfaction for and
to his present he has received such ample satisfaction for and
to his said brother John Foster from my said brother John Foster
for the land two hundred acres of land as aforesaid that
John Foster thereto full fully acknowledged wherefore I do
also by these presents fully release and forgive him any and
all demands he may have for and my heirs here to come
but my said brother John Foster or against the said
within mentioned two hundred acres of land aforesaid
other the within mentioned premises but him any said
brother John Foster or against him for any wrongdoings
he should from the lawfull claims of any person claiming
any by him or under me either to the said two hundred
acres of land within specified or any part thereof but
the which John Foster hereby full and freely holds this 2d
of July 1875.

John Foster
in the presence of
Wm. Pickman
John Foster

The 2d of July 1875.
acknowledged in open Court by the
said John Foster as his 2d aforesaid
estate to the said John Foster.

John Foster
in the presence of
Wm. Pickman
John Foster

Recorded, 2d day of July 1875, by Dan. Pickman, Esq., of P. Northam

I know all my by this present that I Robert Foster for and
my heirs here to come shall for the valuable consideration
of sum thousand pounds of good tobacco & cash already
wested in land from the said John Foster by this aforesaid
date of 2d day of July 1875, to the said John Foster his heirs here to
come & assigns all my rights title & interest of
the within mentioned premises to my brother John
Foster as aforesaid aforesaid from my brother John
Foster with warranty of the same from the lawfull
claiming of any person or persons whatsoever in confe-
mation whereof below written put my hand & sealed this
27th of July 1875.

Robert Foster
in the presence of
John Foster

The 2d of July 1875, acknowledged
in open Court by the said John Foster
as his 2d aforesaid estate to the said John
Foster by the said Dan. Pickman, Esq., of P. Northam

Recorded, 2d day of July 1875, by Dan. Pickman, Esq., of P. Northam

107. To all who where these presents shall come and greetings
in our Lord god over living. Now know ye that I Robert
Rector of the County of Northampton in Engt. for me and my
heirs ever. done & signed this by these presents affixed
my seal & witnessed two hundred clerks of land unto
John Stringer of the said County his heirs & assigns
to affignt living & bringe thenselues all the sumeward ther
in the aforesaid County of Northampton the said sum
hundred clerks of land were lately in the possession of my
brother Robert Rector by virtue of a lease had of
said man & from me Robert Rector by my said brother
Richard Rector is now againe reaffignt by my said
brother Robert Rector unto me Robert Rector as may
more clearly appear by an act in the County of Northam
pton in the said two hundred clerks of land is bounded
as by the Survey & plott theropon bringe part of a tract
of land belonging unto me the said Robert Rector by
part of which is in the whole dozen hundred & fifty clerks
there hundred & fifty which is now in the possession of my
Robert, & two hundred clerks in the possession of George
Richards w^t said two hundred clerks of land for diverse
good causes & considerations me heroblye mervis. But
more especially for the full sume & quantity of sume
thousands pounds of good tobacco & caskes alredy sent
in hand by me the said Robert Rector. in forme and my
writs lawfull & done by these presents fully & freely
acknowledged to be fully paid & fforfeited & confirmed from
him the said Stringer his heire & assigns. for the
said two hundred clerks of land before mentioned & capayable
and therefore I do by these presents for my selfe my heire
and heire & assigns fully clearly & absolutely grant
said land & assigns unto the said John
Stringer alredy sent & confirmed unto him the said two
hundred clerks of land with all thinges & bringe all the
aforementiond with all singular the houses buildings out
house buildings gardens & land. & all other the conuenient
conuenient & appurtenances belouynge to the same in
cluding all ffreedomes profit & advantage. at my free
moneys in any forme salys or in my said grand lattour
for fifteen hundred & fifty clerks or otherways. also all
moneys and charges therewithall with all their appurtenances
deut & propositus appurtenances to the same or any
part or parcels therof whiche beth deuided you occupy
or enjoyed. & the reversione or reversiones remainder and
remanente of all singular the premises & all the
estate righte helle & interest also possessioun claims Edmund
whalewater of me the said Robert Rector my heire &
& every other of us in us beth the same & of us in
every part or parcel therof or grant made of y^e premises
or any part therof or any way due & payable for
the same & all debts writings & bonds whiche the
premises to have obtained & quiclye enjoy without any such
C. in Law

108. in Law trouble or entencion. To have & to hold the same
with all profit & commodity theropon with all the tenement
moeny of Edmund whalewater & interest orchard garden & all
singular other the premises & appurtenances theropon be
brought unto him the said Stringer his heire & assigns
affignt for me & unto his heire & assigns & corporal &
choues & chydell without any other consideracion or
power of reversione in any wise. All which the said Robert
Rector for me my heire & assigns of all former
bargaines & sales due truly & really discharged & by this
present habeably & really discharged the said John Stringer
his heire & assigns of all said weyment & charge
dowre first if not in all succumbance & charge
whatsoever they be lawfull the dowe growing due unto
the King one of his heire & successore henceforward from
him the said Stringer or any other person or persons
whatsoever bound on the said Dowe of two hundred
clerk of land or any part or parcels therof with warrant
swarneys of all & every of the premises from any
lawfull capayable stich or inheritance of me the
said Robert Rector my heire & assigns or any other person
or persons whatsoever claiminge y^e premises
or any part therof. But to mainstant & keepe y^e
same & as fully as the law can or may oblige to the
use of him the said Stringer his heire & assigns or
any other person or persons whatsoever derived from him
for ever more free by the said Stringer havinge for himself
his heire & assigns fully contented & satisfyed
the said Robert Rector my heire & assigns for y^e said
the said Robert Rector my heire & assigns
informed premises of land as aforesaid & all & every
thinge & thinges belouynge thereto named as y^e hereina
more plaine specially & inserted to in full acknow
ledgement of the same y^e the said Robert Rector havinge
acknowledged acceptance & complete discharge in the
forme aforesaid grant & Dode of his my sale. & in
witness of the truth of the said Robert Rector havinge
putt my hande to y^e said this 20th day of September
Anno 1675 & in the year of our Soveraigne Lord King Charles
of the Tyme of our Soveraigne Lord King Charles
the Second King of England Scotland France &
I Robert Rector
20th Sept. 1675
Signed sealed & delivered
in the presence of
John Kendall
Wm Water

The 28th day of October 1675.
acknowledged in open Court by the
said Robert Rector as his real & all
& Dode to the said John Stringer
1st Dan: Merchant Esq: & C: Mathew
2nd Dan: Merchant Esq: & C: Mathew

209. To all men to whom this present shall come. Greet you right
+ John Robins of Northampton County in Eng^t. for full consideration
+ a valuable satisfaction in hand received by fifteen hundred
pounds of Tobacco & casks at a cost of the summe of one thousand
the delivery thereof. Your alledged Bargains to be confirmed
and by these parts to be alledged Bargains 1000 £ confirmed with
John Sandwell of the same County Planter his hundreth part
of Adam C apignot. Sixty acres of woodland ground lyinge lyinge
in the said County of Northam bounded westerly on the land
of Henry Mashman formerly John Sandwell land running
southerly alonge the said land to a marked tree in the head
of a branch conuently called Prestle Branch, thence for the
southern bound runninge by a line of marked trees -
drawne southerly halfe a points southerly thence thence
to the head of old Ryedale Headly, thence for the eastern bound
runninge by a line of marked trees drawne North Northfull
one hundred thirty & four poles to another corner tree, from
thence westerly North halfe a points southerly unto ye other
said land of Henry Mashman. To have & to hold the said so
dert of woodland without right of pasture or imminency
thereout belonginge or how after to be invovled or built upon
the said land unto the said John Sandwell & to his heirs & to
them & agenys for ever. & to his children & to only proprie
& behalfe absolutely without any contradiction or power of
recovation in any wise. Save thys neither the said John
shall my heires & children or to any other person or persons
in us or in our bound or in the bounds or Planter of H^t at
any time or time hereafter shall or may make claime
challenger or demand me or to his premises or any part
thereof any interest right title to be possessed, but from all
actions of right title claiming interest the possession demand
and claim of us to be exluded. For the said Sandwell
was exluded of us to be exluded. For the said Sandwell
by these parts. And the said John Sandwell his heirs & to them
& to them & agenys or claimings to be paid yearly by
the said John Robins his heirs & to them & to them
every year for ever unto the said John Robins his heirs & to them
& to them & agenys or to his eny child & all such ffre deale as is due
or becometh hereafter shall be due for the said Sixty acres of land & all
other tax or imposicion that shall or may for ever be imposed
on the said land. And my heires & children & all the above
mentioned promisid with oþer choyce appurtenance only to said
John Sandwell his heirs & to them & to them & to them
claiming of me my heires & children & agenys shall warrant and
defend by these parts and in witness whereof for yo confirmation
of all & singuler the aforesaid mentioned promises I have
set my hand & ffor my soul this twenty eighth day
octobe one thousand six hundred sevnty & few.
John Robins
John Robins
Dan: Kercheff

110. At witness before Capt H. Strode w^t that Andrew Diderent
+ Northampton County Diderent giv^e me a copy of your said
Margaret the daughter of Lynen Peacock Jun^r. of your said
County Planter for her one hundred Cow calfe
marked as follows by a cross in both ears
and numbered in the right will all its future increase
male & female to the sole proper ty & behalfe of the
said Margaret & her heirs for ever incuringge yet saving
from me any kind exp^e for her by these parts wher
my hand & seal the 29th Octo^r 1685. Andrew Diderent
I am Diderent in pr^e
for Charles Diderent
John Diderent
Dan: Kercheff Esq^r C. M^r C. M^r
Diderent to 1st of Octo^r 1685 of Dan: Kercheff Esq^r C. M^r C. M^r

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I am Diderent in pr^e
for Charles Diderent
John Diderent
Dan: Kercheff Esq^r C. M^r C. M^r
Diderent to 1st of Octo^r 1685 of Dan: Kercheff Esq^r C. M^r C. M^r

To all Apian People to whom this present shall come greeting
Know you that I John Smother of the County of Northam
Eng^t. Planter for divers good cause and consideration made
hereby witness. But especially for it in consideration of
the sum of four thousand pounds of Tobacco & casks
w^t in hand paid to Edward Soford his behalfe
by John Marrian of the same place to also Planter
your Bargains alledged to be confirmed & agreed upon
X 154 over like as by these parts to be Bargains alied.
I do confirm & agree to & let over to the said John
Marrian his heirs & agenys One hundred Ninety
Acres & a half of land situate lyinge & being in
the County aforesaid lyinge to Eastward full and
square marsh or halfe part of a certaine meadow
contayning of land to me the said John Marrian.
By cost w^t Rind all contayninge two hundred thirty
and dert hundred & mire about as follows -
westerly west on the River, North by the marked trees
of Captain Dixons land and runninge to my self
Eastward hundred forty four poles to then
for the eastern bound three hundred Eastward one
hundred & sixtene poles to then for the southern
bound west three hundred & sixtene poles unto
my self. Paying by Rentance for the same
summes where ever rated in the said County of
Northampton (between lyinge boundaries laid) and at
large & plainly, it doth behalfe appear. Also the said
marsh or halfe part of land Eastward or Diderent
of land is never laid out & enclosed upon before
me the said Marrian & his heires & with the
judg^t of others at our request or shall or may here
(after)

III. Whereas, One hundred or more Brackly Land with all buildings
at instant Collected by John Smethurst his selfe, the said one
hundred Brackly Land & a halfe acre of land meadow or
halfe part of the said Land as heretofore aforesaid
together with all houses, Cottages, Buildings, orchards,
Gardens, fences, pastures with boundaries thereof and all other
privileges whatsoever with all other appurtenances what
soever thereto belonging or in any wise appertaining
to have in the said John Smethurst his hands & alio nomine
the day of the date hereof for ever after to do him
further my heirs & lawes & done by him in witness
X grant to & with the said John Smethurst his heirs
& assigns that the said Land & appurtenances thereby
pertaining thereto and absolutely freely & clearly
acquired & removed & discharged from all Owners
feathers thirds judgments Encumbrances Statute
Mortgagor recognized Mortgages Deeds Entercoursed
& all other Incumbrances of what sort Quality or
Condition whatsoever and that I have good right title
& Interest to the premises & to the same affore & contrary
the same as it nowe lyeth and standeth for me
my heirs & lawes & other further to do him
I grant to & with the said John Smethurst his heirs
& assigns to have & defend to whom soever
particulars thereof from time to time & at all times
to him the said John Smethurst his heirs & assigns
for ever from the just claim title or interest shall
be for or from whatsoeuer he might wheresoever &
other ye premises I have heretofore with my hand &
seal the 27th Day of November anno 1675.

Signed Sealed & Delivered

In presence of
Dan: Marchell
Charles Holden.

Dated the 10th day of Decr 1675

+ Deed Granted unto Wm Harper for one hundred
of land according to the deale of ground there of estimated
by him to bring in Northampton County in the said
Shire and has formerly granted to Mathew Wardell
as a late found to be heale to his man as by an Inquisition
made in the Foresters office under the hand of John
John Shinger Escholar for the said County & a sum
thereof paid him for that purpose Dated the 7th day of Jun
1675 may appear. It is nowe granted to the said Wm Harper
who hath made his Compositio. he has paid a sume to the
Behalfe & to the said John Shinger under my hand & the date of
this Colony the 27th day of Nov 1675 and in the year of
(1)

12. the 27th day of our Sovereign Lord King Charles the
Second anno
William Brackly.

Deed, dated the 27th day of Nov 1675
of Dan Marchell Esq. to Wm Harper

+ Know all men by these presents that William Harper Esq.
of Northampton County in Engt & nowe of the County of
Somerset in Maryland for a valuable consideration of
threeshillings has sold & freely paid of tobacco
& cashed habe full & absolute power to do by these
presentes & signs the & make over the Dethend of Land
within specified with franchises & liberties there
belonging unto Charles Moore Esq. his Land & Liberty of
Northampton his ffeilds & signs for ever from me
my heire and devisee, acknowledge and & my
said Land to be sold unto the said Moore all
mine & his right to title or any pretence of right
in the same to the said Harper or my heire & devisee or
wher he after holds to this Parton & open rood
to confirm to same successfull to the said Moore &
his heire where he of late did giv my hand & take
the 27th day of November anno 1675.

Signed Sealed & Delivered

Wm Harper his marks

In presence of
Charles Holden.

The 27th of November 1675 acknowledged
in open Court by the said William
Harper as he made all & done to the
Charles Holden

Dated the 10th day of Decr 1675 of Dan Marchell Esq. to Wm Harper

+ Know all men by these presents that Elizabeth Harper
lawn wife of the abovesaid William Harper doth
hereby freely & voluntarily release & content unto the
aforesaid Wm Harper all of the within Land & Land therin
specified & mentioned under her hand therewith annexed
to her & assigned for her. Together with all the right
title & interest which she or her husband may have in
said Land & franchises held or hereafter may have in
right of her husband or any other wayde to the Dethend
of Land within specified & by the aforesaid title & description
according to the above title & description
hereunto by the said husband wheresoever he have
the same hand & sealed the 27th of November anno 1675
Signed Sealed & Delivered

Elizabeth Harper her marks

Charles Holden. The 27th of November 1675 acknowledged
in open Court by the said Elizabeth Harper as
she made & voluntary all & done to the

Dated the 10th day of Decr 1675 of Dan Marchell Esq. to Wm Harper

113. To all whom this parts shall come. Greetings in our
Lord god almighty. Now know ye that I am John Gruber
ye sibor your cause & considerations & to have made nothing
but peace especially for him consideration of so well
men of tobacco paid to myself by John Strang for
and the said Gruber only modell of land amounting
to the sume of two thousand five hundred pounds
of tobacco & caskes. I do hereby voluntarily & freely,
allegy & binds my selfe by these presents to do to him
the said Strangler no wroght or affayre duringe his life
any service to himselfe, he left said Strangler that
Imperial and about, that I am capable of for my
his life time to believ God shall putt a period to my
days, duringe all thinges willingly, carefully & hundidly
that here the said Strangler shall putt under my charge
submitting my selfe in all obediency to his will and
comande in all thinges that are or may be lawfull
for the said Strangler duringe my naturall life finding
me sufficiente merte dresse apparell paynges & the
true enforcemente acknowledge of my maner hereof
I have hereunto putt to my hande this day the 28th of
November 1675.

Signed before me this day
of November 1675
of the year of our Lord
1675.

Sarah Strang
acknowledges to have receivd
the said John Gruber as his
wch chld & doth vowe to Gott
Strangler

Novemb'r 4th 1675. At Danvers New England
To all whom this parts shall come Greetings know
ye that I am John Gruber & other his wife for divers
good causes & considerations of thordeth interinge but
especially for him consideration of two thousand five
hundred pounds of good Tobacco & caskes he to be in hand
paid & bound to him the seffation herof by Mathew
Patrick of the County of Northampton, Esq; & his
successors alredy confirmed & desyred like as by
these presents to do due bargaines above set forth
to certifie only the said Mathew Patrick two
hundred acres of land situate lyinge & cornering at
Huntings Crooke in the County aforesaid beginning
at the firste tree on the western side where it oppys
his Branch to the Rummings North North West along
a marked white oakke into the wood by another mark
tree at the head for the length & running westwardly
downe yo crooke for the breadth to marke him
dinner in the forrest Branch by the land & ending his
land on the western side of the said Branch the said

114. Two hundred acres of land beinge formerly demised by
John Beare to Alpheus Johnson by David Beare his son
the twenty day of June we shoulde his hundred fiftie & four
acres land bounded to space of Ninety six rods yeards to be paid
him the daulthord of chld by the said Alpheus which for his
last will and testement deisred to Judith his then wife & now
wife of the said Mathew Patrick duringe her naturall life
to have no drenage to the said chld & her heire & all by the
said David K and Deth K may more at large appearant
have & to have the said Two hundred acres of land with
all house & buildings orchard garden fruittard
wood bowerments & other appurtenances whetherto therabouts
belonging or in any wise appertaininge to him, ye said
Mathew Patrick his wch chld to have & assigne from
after the decease of the said Judith till the said time of
Ninety six rods her fully compleat & ordred. And the
said William Dett his wch chld for theire wch chld
to have & assigne his wch chld & his wife for theire
Mathew Patrick his wch chld to have & assigne from
the said Mathew Patrick his wch chld to have & assigne
shall peaceably and quicly have hold occupy proprieete
of the said two hundred acres Two hundred acres of land
with his appurtenances duringe ys said termes without the
cost hinderance disturbance or molestation of them the
said William Dett & others his selfe or either of them
their or either of their wch chld to have & assigne or
any other person or chld whetherto claiminge or to
claim a lye from or under them or either of them their
or either of their wch chld to have & assigne to have
amongst land within the space of Sixteen yeards to inde
from the said lands to give him the said land
Mathew Patrick his wch chld to have & assigne (open ground)
such other & further apurtenance for the said lands mentioned
Two hundred acres of land & prouident to have the
said Mathew Patrick his wch chld to have & assigne
their Councelot oldfors & attorneyes shall be send
woodfull & necessary for the Countrying & aliening
what right title & feald the said Mathew Dett &
elice his wife their or either of their wch chld to have
full or howefter may or can asche challdg
ing or demand in or to the prouident or any part
thereof. In witness whereof & after the prouident to have
had written 1675 our hand & seal'd the thirty day of
Decemb'r in the year of our Lord god one thousand six
hundred sevnty six pds.

William Dett
his wch chld
1675

Signed before me this day the 30th Novemb'r 1675. Elise Beale her
wch chld to have & assigne in open land marks
In front of the house where he
lived & died to be together
Liberally to have & assigne to him
Signed the 30th of January 1676. David Beare his son
Whose father was Alpheus Johnson (as aforesaid)
died 1675 & was buried in the church of Northampton
and his son David Beare (as aforesaid) to have & assigne
the same land to be together
Signed the 30th of Januari 1676. David Beare his son

115. To all opinion People to whom this will shall come greetings
Know ye that I William Whittington of the County of Northampton
in Virg: merchant for divers good causes & considerations ente
therinto makinge But specially for me in Consideracion of
Towne thousand pounds of good tobacco & caskes to me in
hand paid contynous & satisfactorily by John Bettemy late of
the City of London & now resident in the County of Northam
pton aforesaid & also merchant therewhile wherof I Whittington
acknowledges & thys of syd part a parise thereof
do hereby acquit & discharge the said
John Bettemy his heire & devise & administris & assignes a syd
of them for ever by these presents. I have bargained alredy &
granted in syd confeſſion and assigned likewise by this
part of syd bargaine alon the grant in syd confeſſion
assigned & delivere unto the said John Bettemy his heires
and assignes for ever three hundred acres of land
situate lyinge & lyng upon Hungry Creek in the
County a ffre land part wherof was formerly in the
possession of Edward Gunter & now of Robert Wedgwood
and bounded as followeth on the west upon a brooke
running betwixt the said land & the land of Benjamin
Conder on the south upon Richard Nottingham land &
eastly into the Woods, on the north upon a Branch
running betwixt the said land & the land of John
Harran & from the head of the said Branch Northward
into the Woods for its length. To haue & to hold the said
three hundred acres of land with all & singular houses
buildings orchards gardens forest pastures woods
buttwoods wayes water & fift commoditys & encomiums
whatsoever in the said land belonginge or in
any way apperteyninge to him the said John Bettemy
his heires and assignes for ever & to his & their owne
proper life & heires absolutely without any contradiccion
or power of execucion see that neither I the said
William Whittington my heire & devise or any
other person or persons in our names at any time or
time hereafter shall or may make challenge claiming
ordained in or to the premises or any part thereof
any jure or right title or possession but from as
silence of right title claimed jure or possession
or demanded were & savy of us to be clearly excluded
& for ever disarmed by these presents. And further I the
said William Whittington my heire & devise in the said
three hundred acres of land & other the premises before
mentioned to the said John Bettemy his heires & assignes
shall & will warrant & for ever defend by these presents
against me the said William Whittington my heire &
& against all & all manner of persons whatsoever &
that for to done & freely & clearly execuced
acquired & discharged so otherwise from time to time
well sufficiently paid and kept harmles of and from
all & all manner of former & other gifts grants bargaines

116. hale & syss mortgage forwarde downe & bills of exchange
Edward Wedgwood Esquire of Entayle Royle attorney of
Royle for feirwarde fust issued & chanceryman & of C from
all & singular other bills trouble charge & incumbrances
w hals wch and I the said Wm Whittington doo furthore
cōfesse & promiss to grant for me my heires & devise
domestical by alwayes unto this said John Bettemy
his heire & devise downe & assignes free liberty & priviledge
to get timber on any other part of my Debenture
dispaicte to the prebargained premisst for his or their
weſtwaye etc on the said three hundred acres of land
before hals by Bargained & sold had or they makinge
two woodw or Sprake thys of ths also att any time within
the space of seven years to comence from yeddale
hals of hys giveth the said John Bettemy his heires or
assignes such further & other assurance in the lawe for
the prebargained premisst as by his or their chancery
(as al thys cost & charges) Comind in the lawe shall be
reynably delid desyd or required the vices wherof
I the said Wm Whittington haue heretofore sent my heire
& devise the one & twentith day of July at dom 1675

Wm Whittington

Signed sealed & delivered
in my presence of vs

own marsh

Day: March

1675

The 10th of March 1675 acknowledged to
me open Court by Mayor John Spencer
at attorney of yd to all Wm Whittington
at his wall dell & Dard, to yd said
Wm Bettemy

First Day March 1675 P.M. North
Frood, 2^d of March 1675 P.M. North

7. Know all men by these presents that I William
Whittington of the County of Northampton in Virg:
merchant am led & freely oblige, by John
Bettemy late of the City of London & now
resident in the County aforesaid & also merchant
in the sume of towne thousand poundes of
good tobacco & caskes to god paid with the
said John Bettemy or to his certaine attorney
said John & dom & to which payment wch & truly
heire & devise of me to be paid my heire &
to his attorney & attorney of me freely by these presents
settled with my soule Dated the 1st day of June
day of July anno dom 1675.

The condition of this obligation is such that if the above named
William

117. William Whittington his wife Esq^r & others. To the body of
them shall well and truly obtemper keepe & performe &
fullie all and singular the clearest conditions & con-
ditions articles & agreements mentioned comprised and
contyned in a certaine poll Dated at Billesborough Barri-
gate with these presents made from the said William
Whittington to the aboves named John Bellamy &
three hundred acres of land situate in the County
of Northampton abovesaid with on the part of both
of the said William Whittington and his auncle he
had done & performed without feare or favour that
then this present obligacion shall be void or do
remaine in full force & vertue.

Signed sealed & Delivered

Wm Whittington
in presence of
John Marsh
Dan: March
acknowledged in open Court by Major
Wm Spence as attorney for the said
Wm Whittington as his sole del &
Dated by me John Bellamy.

Dated 2d of March 1675/6 Dan: March Esq^r C: Northam-

It is knowne unto all men that I William Whittington of
the County of Northampton in Virginia for divers good cause
and thre hundreth moulings fluer constellate nominated and
appointed at these presents John Spence his Nominate &
appoint my sole & lonly friend Major Wm Spence of
the County aforesaid my true & lawfull attorney for me
and in my name in open Court to sue for the said County
to acknowledge & as my del & Dated acknowledged
to Mr Jno Bellamy Merchant one Dated of late (for his
hundred acres, £100) by me signed bearing date
the 2d & Twentieth of July 1675 givinge & granting
unto my said attorney my whole strength power &
duty in execution of the premises & ratifyinge
th confirmationg whetherto my said attorney shall
lawfully sue in the premises to all inwards Billesborough
& purposes as if I my selfe were personally present
by virtue of these presents atturment my hand and
Seale this 27th January anno: 1675

Signed sealed & Delivered

Jame Harrison
Charles Dowell

Dated 2d of March 1675
Dan: March Esq^r C: Northam-

118. Knowne allmen by these presl that I Anne Vpys of this County
of Northampton widow for divers good cause & consideration
and thre hundreth moulings but especially for & in consideration of the
hundreth hundreth afeartme I come to my well beloved
Daughter Francis Waterfor the wife of John Waterfor of the
County aforesaid flauer given granted on foot confirmed
and Delivered like as by these presl I do give grant on foot
confirmed & deliver to ye said Francis Waterfor one endow
woman chd named Esther aged thirteen moneths or there
abouts and one mare of a dark mous colour aged two
yeares last Springe to haire and to her the said Francis
Waterfor & his said mare with all their increase male and
female to the said Francis Waterfor her heirs male &
daun & to her children proper & issue fit behofe and
dijest all from the day of the date hereof for ever save that
whiche if the said Anne Vpys have any other place or place
whatsoever shall abyng hys & hereafter after challenging
claimed or demanded any right title or interest in or
to the said land to man or their increase but from the
same to her chldreng delivered & for ever excluded the true
intend & meanings of these presents. knowinge that the said
child & maner shall be & remaine to all benefit & profit
that shall accorde from them to the chldreng proper &
benefit of the said Francis duringes his naturall life &
after his decesse to such of her chldren as she shall now
chayre with ys same land in witness whereof I signe the
present by hys hand & sealde this 20th
day of Februry anno 1675

Anne A Vpys
Signed sealed & Delivered

in presence of
John Spence
Francis Vpys

Dated 2d of March 1675
John Spence
Francis Vpys

Dated 2d of March 1675 from Dan: March Esq^r C: Northam-

Knowne allmen by these presl that I Anne Vpys of Northam-
pton County widow for divers good cause & consideration gave these
thre hundreth but especially for and in consideration of the
hundreth afeartme I come to my son John Without his son
dagoll Willm flauer given granted on foot confirmed &
Delivered like as by these presl I do give grant on foot
confirmed & deliver to ye said dagoll Willm one dark
mous coloured younge mare aged two yeares last Springe
to haire & to her the said mare (she boinge brained)
on the Buttocks with a bours) and all her increase both
male & female to ye said dagoll Willm by his heirs male &
daun & from ye day of the date hereof for ever so long
(with)

119. written & the said about 1675 nor the said John Watkins ever
any other person or persons whatsoever shall at any time or
time hereafter make challenges claimed or demanded any
right title or interest in or to ye said manor & the same except
but for ye same to be hereby declared to be for ever
excluded out & bound to be & remained to be for the
only purpose of service of ye said manor without his
having any claim or interest in or to the same whereof the other ye prints
I have heretofore made in hand & date the 28th day of
October anno Domini 1675.

John A. 1675
marks

Signed sealed & delivered

in ye presence of
John Barker
Francis Williams

The 10th of March 1675/76
acknowledged in open Court by
ye said John Watkins before me
read & signed

John Barker Esq. P. Notary
Recorded yo 2d of March 1675/76 John Barker Esq. Notary

This present obligeeth me John Knoll of the City of
Bristol church my Servt or Servt to bringe or cause
to be brought as much good as shall amount to the
full summe of Thirteen pounds few shillings Sterling
money of England to Thomas Blacklocke of Northampton
County in Virginia Planter his Execut or Administrator
which is full paymt for three thousand two hundred
& four score pounds of Virginias best tobacco in
hand ready and the said goods to be delivered at
some convenient place in the County aforesaid to the
true & well performance of which I have hereunto set
my hand & seal'd the twenty fifth day of April 1672
and the said goods to be delivered at or before the last
day of January next after ye date hereof.

In "Knoll"

John Waterson

The 11th of February 1675/76
made in open Court to this obligation by
the subscriber out of John Waterson and
signed to be true

Recorded yo 2d of March 1675/76 John Barker Esq. Notary

Ex. 1675

The many wherein mentioned I doth engage to pay in good
old Kersey and Lyndon spinning trading cloth and
three pairs of fads two for wool & one for flax at
wher my hand

In "Knoll"

Recorded yo day aboveand John Barker Esq.

121 To all Christian People to whom this present Bill of Sale
shall come I Oliver his wife of Jacob Byster of the City of
New York upon Manhattan Island doth herewith send greeting
in our Lord for Everlasting. Know ye that I the said
elie Byster have of power & Authority from the said
Jacob Byster my Husband for to do for a valuable
consideration received by the hands of Mathias Nicoll
Soverain the said Jacob Byster according to Bill of Sale
in such cases provided before us by Law
hereof by Capt William Dyre the Security for the
Receipt whereof according to the condition of Sale
I do acknowledge by these presents and thence with to be
fully satisfied and concluded. Have bargained and
sold & by these presents do absolutely Bargain and
sell unto the said Capt William Dyre his Esse & command
and assigns the Hall of the said Kitch called the
Neptune now standing in the Harbour of New York
consisting of Burton Twenty five Tuns or there abouts
Tug & other small and singular the must sayles, sayle yards
Ankers Cables Ropes Fores Tackles Rigging Apparrelle
Bonylls & furniture to the said Kitch belonging and
appartenings, and to be used with the said and occupied to
pleace and to hold the said Kitch with all and singular
the said sayles, sayle yards, Ankers Cables Ropes Fores
Tackles Rigging Apparrelle Vessells & furniture thereto
mention'd Bargained & sold unto the said Capt William
Dyre his Esse & command & assigns unto the proper sume
Pounds of him the said Capt William Dyre his Esse &
dame & assigns for ever. And I the said elie Byster
on the behalfe of the said Jacob Byster my Husband
his said Esse & command the said Kitch and all
the premises hereby mentioned Bargained & sold unto
the said Capt William Dyre his Esse & command & assigns
against all manner shall and will warrant & defend according
to Law & custom in such cases provided by the
presonts. In witness whereof I have hereunto set my
hand and seal in New York the 14th day of March
in the Twenty seventh year of the reign of our
Sovereign King Charles the Second by the grace of
God of England Scotland France & Ireland King
Defender of the Faith &c. done. Dated. March 1656.

Sworn and Delivered in the
presence of Frederick Phipps
and his wife
Mathias Nicoll
+ good and valuable consideration into the hands of the
aforesaid Master and夫人 granted and set over unto Capt
Mathias Nicoll

122 Nathan Walker now resident in Newmarket in Virginia
do my selfe elie Byster Right title to interest in and to the above
mentioned Kitch with all the appurtenances thereto belonging
to be the property of him the said Capt. Nathan Walker his
said Kitch and notwithstanding for ever the same may be
held this 14th day of March 1656. William Dyre

The 14th of Feby 1656 Recorded in
Northampton County in Eng.

¶ Dan. March 1656 Recd. Co. North

Endorsed

By virtue of the within agreement so made by
William Dyre Esq. of the within mentioned Nathan Walker
for a valuable consideration to me in hand paid & bound
by Major John Spencer & Mr John Willott both of Northampton
County in Eng. Done by those persons aforesaid 1656 affixed thereto
and delivered them the said William Spencer and
John Willott their Esse & command & assigns thereto
parts of the within mentioned Kitch aforesaid with all
appurtenances thereto belonging or in any wise
appertaining to have and to hold the said parts
of the Kitch aforesaid to appurtenance to them the said
John Spencer & John Willott their Esse & command & assigns
for ever in as full and ample manner as we all intend
and purpose it, my selfe may might or could have
had occupied possessed & enjoyed the same, by virtue of
the within done by affiant. In witness whereof I have
hereunto set my hand and sealed the 14th day of
March 1656. Nathan Walker.

Signed sealed & delivered

in the presence of

Mr. Jonathan

Catherine Spencer

The 14th of Feby 1656 Recorded
in Northampton County in Eng.

¶ Dan. March 1656 Recd. Co. North
The subscriber made the subscribers day of March in the
year of our Lord 1656. Between Elizabeth Moore of the
County of Northampton in Eng. & Pamela her daughter on
the one part and Mrs Margaret Darlings of the same
County aforesaid on the other part & witnesseth at foot (l)st
that the said Elizabeth Moore & Pamela her daughter doth
hereby confirm promise make & agree that her said daughter
Pamela shall live and dwelle with the said Margaret
moore for her life or agrees from the day of the date
whereof until that the said Pamela shall attain unto
the age of eighteen years during which time she the
said Pamela shall have for ye said Margaret Darlings

(l)

121 To all Christian People to whom this present Bill of Sale
shall come I Oliver his wife of Jacob Byster of the City of
New York upon Manhattan Island doth send her greeting
in our Lord for Everlasting. Know ye that I the said
elie Byster have of power & Authority from the said
Jacob Byster my Husband for to do for a valuable
consideration received by the hands of Mathias Nicoll
Soverain the said Jacob Byster according to Bill of Sale
in such cases provided before this instrument of delivery
hereof by Capt William Dyre the Security for the
Receipt whereof according to the condition of Sale
I do acknowledge by these presents and there with to be
fully satisfied and contented. Have bargained and
sold & by these presents do absolutely Bargain and
sell unto the said Capt William Dyre his Esse & command
and assigns the Hall of the said Kitch called the
Neptune now standing in the Harbour of New York
consisting of Burton Twenty five Tuns or there abouts
Tug & other small and singular the must sayles, sayle yard
Ankers Cables Ropes Fores Tackles Rigging Apparrelle
Bonylls & furniture to the said Kitch belonging and
appartenings, and to be used with her said and occupied. To
have and to hold the said Kitch with all and singular
her mable sayles, sayle yards, Anchors Cables, Ropes, Fores
Tackles, Rigging Apparrellle Vessells & furniture thereto
mention'd Bargained & sold unto the said Capt William
Dyre his Esse & command & assigns unto the proper sume
Pounds of him the said Capt William Dyre his Esse &
dame & assigns for ever. And I the said elie Byster
on the behalfe of the said Jacob Byster my Husband
his said Esse & command the said Kitch and all
the premises hereby mentioned Bargained & sold unto
the said Capt William Dyre his Esse & command & assigns
against all manner shall and will warrant & defend according
to Law & custom in such cases provided by the
present. In witness whereof I have hereunto set my
hand and seal in New York the 14th day of March
in the Twenty seventh year of the reign of our
Sovereign King Charles the Second by the grace of
God of England Scotland France & Ireland King
Defender of the Faith &c. done. Dated. March 1654.

Signed and Delivered in the
presence of Frederick Phipps
and his wife
Mathias Nicoll
+ good and valuable consideration into the hands of the
aforesaid Master and夫人 granted and set over unto Capt
Mathias Nicoll

122 Nathan Walker now resident in Newmarket in Virginia
do my selfe chard Right title to interest in and to the above
mention'd Kitch with all the appurtenances thereto belonging
to be the property of him the said Capt. Nathan Walker his
said Kitch and notwithstanding for ever the same may be
held this 12th day of Decr anno 1654. William Dyre

The 12th of Feby 1656 Recorded in
Northampton County in Eng.

¶ Dan. March 1656 Recd. Co. North

Endorsed
By virtue of the within agreement so made by
William Dyre Esq^r of the within mentioned Nathan Walker
for a valuable consideration to me in hand paid & bound
by Major John Spencer & Mr John Willm. Rich of Northam
pton in Eng. do by these presents alde 1656 affynd me
over and deliver me them the said William Spencer and
John Willm Rich Esq^r & assigns to me the
parts of the within mentioned Kitch aforesaid with all
appurtenances thereto belonging or in any wise
appertaining to have and to hold the said parts
of the Kitch aforesaid to appurtenance to them the said
John Spencer & John Willm Rich their Esse & command & assigns
for ever in as full and ample manner as we all intend
and purpose it, my selfe may might or could have
had occupied possessed & enjoyed the same, by virtue of
the within aforesaid agreement, for which whereof I have
hereunto set my hand and sealed the 12th day of
March anno 1656. Nathan Walker.

Signed sealed & delivered

In the presence of

Mr. Jonathan

Catherine Spencer

The 12th of Feby 1656 Recorded
in Northampton County in Eng.
¶ Dan. March 1656 Recd. Co. North
The subscriber made the subscribers day of March in the
year of our Lord 1656. Between Elizabeth Minns of the
County of Northampton in Eng. & Pamela her daughter on
the one part and Mrs. Margaret Darlings of the same
County aforesaid on the other part & witnesseth at foot (l. 1656)
that the said Elizabeth Minns & Pamela her daughter doth
hereby confirm promise make & agree that her said daughter
Pamela shall live and dwelle with the said Margaret
minns for her life or agrees from the day of the date
whereof until that the said Pamela shall attain unto
the age of eighteen years during which time she the
said Pamela shall have for ye said margaret Darlings

(l. 1656)

243. her Birds or affigts in all such lawfull employments or may
Please give her to do, & the said Elizabeth Anne shall hold & have
privilegs granted to agree for & in the behalfe of her said Son
that the her said Daughter Pamela shall have & receive
womans apparel & allowance & fees out of the said Exchequer
outinge her hands or affigts or any of her service without
their lawfull leave and payement but shall from time to
time & all times here continued to dresse with her said
Margarde outinge the said the aforesaid wmons apparel
complated and ended. And the said Elizabeth Anne shall have
further Complent grant to agree that she her said Elizabeth
Anne shall, not by any way or meanes to kee her said daughter
Pamela out of her said Employments without payement of her
to any other person or place whatsoever during her time
affigted but suffer her said Daughter to remaine and
continune as before expressed. In Consideracion whereof
said Margarde outinge shall hardly graunt to agree
to make yr said Pamela to redey her to her
Master herein as she the said Pamela shall bee capable
as affe to finde her yr said Pamela wth sufficient cloathing
meanes drinke watringe & Lodging duringe yr so longe &
time. As testimony wherof the said parties have sub
sequently hereunto set their hand & seal the day and
year above written.

Attest me affe

Signed before me & delivered

In the presence of us

The 10th of Aprill 1676
The markes of
Hannah H. father
Elizabeth Anne as her said selfe &
Baroness

Dated wth affigre to Margarde outinge

With Dan. March to Ed. C. M. H.

Dated ye 11th of Aprill 1676 Dan. March to Ed. C. M. H.

+ Whereas of the Subscriber hath bought and received of Mr.
Daniel a quantity of tobacco amounting to 100 lbs to consist
and are bounde to paye for one hundred & sixtyn
pounds of England tobaccoe in pieces according
to yr said Daniel's direction (which he did by his hand above
stated) at present price, and shall paye for the same
sixty four shillings & 4 pence with the very best
duty paid with what cost or expence they shall have made
that she affigted to her to be delivered in pieces
otherwise than as nowe her last receipte of payment
expressed. If the subscriber obsteys in not paying her
Expenses of the subscriber obsteys in not paying her
elsewhere to deliver the said plate or case to her
she shall deliver unto the said Mr. Daniel his money due
to her affigted at fifties by the bill of exchange
on London if in case of delivery at least of the ship
wherin yr said plate was shipped for vigr. to sur appearing
(her)

244. Then of the subscriber to make other satisfaction, and if by attak
before judgment or otherwise at that time satisfactory in 200
to the value of 100 lbs of tobaccoe delivered. Purchaser of the subscriber of vigr.
vigr. 100 lbs to her due. And in case of non appearance either
of the said or others who had a case to her will make it satisfac
tory appeared that the said Plate was too weighty shipped
then to paye above yr originall 100 lbs of weight per pound were
shipped. And the value of one hundred pounds of tobaccoe
& cestes justly to be payed in any court of record from
me or her own voluntary submittage to what is herein
contained & for confirmation of the same have Rodrik 104
my hand and sealed this 8th of May 1676. In o. Potts.

Signed before me & delivered

In presence of

Jn. Michael son.

Jn. Wadsworth

The 10th of Aprill 1676 Elizabeth
Anne March in open Court by her selfe
called of her selfe Elizabeth Anne March. In o. Potts
wadsworth the witness to this present writing
ordered to be recorded to

Mr. Dan. March to Ed. C. M. H.

Morded ye 11th of Aprill 1676 for Dan. March to Ed. C. M. H.

+ It is knowne unto all men by thys present that J. William
Cudwy ordinary Barber in the County of Northampton is
vigr. had for a valuable consideration already in hand 200
calfs, purchased from me and delivered unto my father —
Benjamin Cudwy three Cows with one Blacke yearling
bull the marks of the Cows are Two Blackerounds aged Nine
years or there abouts of one, the other betweene five & six
years crop on both sides with a small slit on yr right
ear the said Cows with all thys future increase Due J. Cudwy
1000 pds. &c and make herf selfe safe of to the aforesaid
my father Benjamin Cudwy & his heirs executors or
affigts for ever with warrant from yr just
claims challenge or bills of any person or persons whatsoever
that may or shall lay any just claim or bills to them —
the other Cow bringe Dressed with a white Star in her
forehead & a white belly & legs with other whitish spots about
her age ten or eleven years to be being marked as yr others
with the further execuse of her to yr others. Due J.
Cudwy 1000 & compound to my father & his affigts for
dear Jn. Cudwy his selfe 1000 pds. & for this
date the 13th day of May 1676. Dan. March 1676.

Signed before me & delivered in

In presence of us

John. Hynes

Eliz. A. Cudwy

her marker

William Cudwy
yrs 1676

Received ye 19th of Octobre 1676
Jn. March to Ed. C. M. H.

125. Doth knowe all men by this present that William
Colvay of Northampton County in these United States
hath for a behalfe considered in these said lands
set at devisor to my selfe named Colvay and No. 102
and one hundred pds wth the Cote of 1000. 1000 pds
to the Hoppe Towne yonder the said lands to be pld with
all their ffrede in chyfth do by this pld to make
lawfull sale of to the abovesaid my selfe named or
her affignt for ever with warant & warrantys from the
just clainyd chalenge or title of any maner of ffrede or
fles whethir that may or shal by any clainyd
or title to them and from me my heire or issue
for ever chyfth my hande sgd the 13th day of May
Anno 1676.

William Colvay

Signed sealed & delivered in

The presence of
John Steffes
Josias Fowley

At Boston the 19th day of May 1676
John Duxell Esq: a: Walker

+ To all xpcian People to whom this pdsll shall come
greetings in our god sevrls. Know ye that I John
Bellew of the County of Northampton in Virg: Plantyn for
diver good cause and consideracion mvs ths obly mngt
but especially for and in consideracion of the sume of
1500 pounde of god Tobacco & carks to me
in hand paid contrayred and satisfyd by Nathaniell
Walker of the same County Planter marchant ther
wherof I do hereby acknowledgye & ths of & of stury
point and paroll therof I do hereby requir eximicte
to for ever dispense the said Nathaniell Walker his heire
exe^r & donee & dely of them for ever by this pdsll
have bargained alredy to grant & graunted forfod confirm'd
& affignt like as by this pdsll I do bargaine alrdy
to grant Enforffed confirm'd affignt to devisor but
the said Nathaniell Walker his heire exe^r & donee and
affignt for ever three hundred acres of Land feirly
lives and living at New Bedford Teds. within the aforesd
County of Northampton bringg part of my devisor
of Land of one thousand and fifty acres formerly granted
to my honoured master devisor by Paton Boaring date
the 18th day of October in the year of our Lord god one
thousand six hundred fifty & six & also by my said devisor
Master renouned by Paton Boaring & date Octo: the 20th
1676 chd line to moe confirmed by Paton Boaring & date
at Boston City the Twentie third day of September. and shoulde
be a hundred & twenty four chd bounder lastly beginning
at the outers of the Black wallnutt tree & running with

126. In the land of William Jacob Boundings upon the New tracte
Loyd or plantation of me the said John Bellisett Southly. so
beginning Northly to the boundarie of our Devisor. so
hence to the said three hundred acres of Land as it
more apperteynes with all and singular bounde Edifics buildings orchard
garden ffrede pastures and woodwold wayfe waters profits
Cemurys Enclosure & devisor to what sover in the said Land
Belonging or in any wise apperteyning to him yet standeth
Walker his heire or donee & affignt for ever & to his or their
sons proper & heire absolutely without any contradiction
or power of revocation in any wise. So that neither of the said
John Bellisett my heire or donee or any other person
or persons whatsover in our names or in the names or names
of any of us at any time or times hereafter shall or may
also chalenge claim or demand in or to the pdsll or
any part or parcell thereof any interest right title gift or
possession But from all dehond of right title chalenge
to pdsll or demand was & is of us to his or her selfe
excluded & for ever declared by these pdsll and further of the
said John Bellisett my heire or donee the said three
hundred acres of Land & other the pdsll before mentioned
bargained & sold to the said Nathaniell Walker his heire &
affignt shall & will want & do ffor for ever by these pdsll
against me the said John Bellisett my heire or donee
& affignt to against all & all manner of persons whatsoever
& that ffor to clere fully & clarely exonerated acquited
& discharged or otherwise from time to time & att all
times hereafter well and suffisantly saide & kept barefond
of and from all & all manner of former & other gift
grants Bargaines sales & mortgaggs jointure Dower
& title of Dower Estall Judgments Lawes and debts
with charyage of youth forfhd ffor fforfhd ffor ffor
& of & from all & singuler other title heretofore charged &
incumbranced whatsoever. And if the said John Bellisett
do further covenant grant & agree for me my heire or donee
donee att any time within the space of twentie years to come
from the date hereof to give the said Nathaniell Walker his heire
or affignt such further & other apurments in the law for the
pdsll bargained pdsll as by his or their Councell (K) at their cost
& charge) conured in the law shall be reasonably adised devisor
overwirt. In witness whereof I the said John Bellisett have
hereunto set my hand & seal my seals the thirteenth day of
May in the year of our Lord god one thousand six hundred seventy
Anno 1676.

The 13th of July 1676. The wryter of
which is devisor in the devisorship of John J. B. Bellisett
by his son John Bellisett at the rore of John
John Watson
John Watson
John Watson
John Watson

187. Bee it knowne unto all men by these presents that I John Spencer
+ Gentleman merchant in the County of Northampton in Virginia
have for a valuable consideration in hand received Bargained
+ sold and delivered unto Francis Cowdry of the said County
in Virginie one Bay mare age of a year & half black or
thoroughbred Brand on the left Blotock & shoulder with
P H the top of her right ear cut the w^t m^r mark with a
carbuncle pincers two & by this present will sell & confide
with warrant & warranty from me just claims of any
person or persons whatsoever that may or shall lay any claim
challenges or title to the fore said mare or her increase for
ever and from me my heirs & executors or assigns to the
said Francis Cowdry to his heirs or assigns. At witness my
hand this 8th day of August anno 1675.

Signed sealed & delivered.

John Spencer

In the presence of
Judas Kerche

Received ye 17th July 1676

of Dan Kerche Esq Co. Northam.

+ Bee it knowne unto all men by these presents That I
Major Wm Spencer merchant in the County of Northampton
in Virginia have for a valuable consideration in hand
received Bargained sold and delivered unto Francis Cowdry
June 3rd one Bay mare without any white about her w^t Black
maine & tail with a small slit on the top of the
ear with also one Bay yearlings mare filly with a very few
stars in her forehead the which yearlings did come of us
fore said Bay mare wher age is unknowne found to five
years old with the said mare I do by these presents sell
and make lawfull sale of with all and every their future
increase from me my heirs executors & assigns & also from
the just claims challenges or titles of any maner of person
or persons whatsoever that may or shall lay any just claim
or title to them or their increase for ever & do sell and
confide them to the increase with warrant & warranty
unto the said Francis Cowdry her heirs & assigns for
ever the yearlings mare is
also written in confirmation of this my hand & for me
done the 23rd day of Oct. the year of our Lord anno Dom 1676.

Signed sealed & delivered in

John Spencer

In the presence of me
Dan Kerche
owne mark.

Received the 4th day of Decembt 1676
of Dan Kerche Esq Co. Northam.

188. To all Christian People he whom this present writinge shall come
+ Margaret Mellinge of the County of Northam in Virgⁱ Sp^{ec}ns^r
land greetings in our Lord god & savoralshipp. Know you that the
said Margaret Mellinge for & in consideration of fift shillings
of lawfull money of England to me in hand paid by John
Spencer of the same place Gent^e the receipt whereof I do
hertely acknowledgy to have rec^{vd} & discharged by said
John Spencer his herte Exect & done for me to 4.81.1/2 Pounds
and for divers other good cause and considerations me
thoroughly entitlinge thereupon granted Bargained sold
discharged delivered & confirmed and done by these presents
given grant^d Bargained sold enforfe^d delivered & confirmed
to me said John Spencer his herte Exect & done for me
all and all manner of my estate whatsoever both real
and personall within the County of Virgⁱ or in y^e else
of his late & dominion wher so ever, to him wher so ever
lands water water Rents dues debts debts debts 200.00
moneys clai. & & demands whatsoever did all & all
manner of estates goods cattle & chattell^s of what condition
nature or quality soever the same be wheresoever
the said Margaret in y^e her hab^t had or by virtus of any
cl^t deed or Law. & herte. or may have or claime
any estate right title or interest at any time or times or
by any waies or meanes whatsoever. to have & to hold
all and singular his before me nowe prouided & all &
deere of thine appurtenancys unto him the said John Spencer
his herte Exect & done for me to be in condition & with
theire true and confideynge recypheth that they the
said John Spencer his herte Exect & done & every of them
shall & will fully freely & absolutely give grant barre
and enforfe^d deliver & confirmed unto such person as
& to such also & uses conditions & limitations as shall
be by me in my testament with, agreeable to & according
to the true sense & meanings of such writings and
testaments as shall be writinge under seale & seal
and the said Margaret Mellinge here given & prescribd
says the said John Spencer his herte Exect & done all
& every part & geale of the aforesaid prouision
with all & singular y^e appurtenancys within the same
at furthell after such request made as aforesaid with
out challenginge havinge expediting or reciting any
further or other payement or satisfaction then the aforesaid
and sume of fift shillings of lawfull money of England
at the time of makinge or passinge such Deed of the aforesaid
or other cl^t or condition whatsoever. And the said
Margaret Mellinge for her selfe her herte Exect & done
(doli

with certaine premises and grant he and his wife said John
Robins his wifft Esq: & him by these pult that wher as his
conditions & clymitions hardly givin expesed himself
& dealeid it shall & may go leaufulle he and his wifft said
John Robins his wifft Esq: & him by these pult
of them quicke and puredably to other hys occupa-
pyes & by all & sevy the afor mentioned parcell
with all and singular the appurtenances unto his & thys
proper ys & fyt according to ye true intent & meaning
of his fydell Dyd of Hooft without intermission
ett hindrance or interrupcion of me the said Margaret
Mellinge or of any other person or persons whatsoevr
claiemynge from by or under me and further the
said Margaret Mellinge at the tyme of y e sealinge &
delivry of these pult doth give & delivre unto the said
John Robins one smalle gold ringe parcell of ye afores
mentioned parcell in full trust & faithfull pypetion
of all & singular ye fydell mentioned parcell with
the appurtenances. Witnes whereof the said Margaret
Mellinge haue herevpon set my hand & fydred my seal
the 29th day of Decembre anno 1676.

Signed sealed & delivred
In y e presence of us
John Starkard
Charles Holden

The 29th of Decembre 1676 acknowledge in
open Court (and the fys shewing) paid
in consideracion to the said Margaret
Mellinge to the gold ringe parcell of the
premisses delivred in full trust & faithfull
pypetion to the said John Robins accu-
ding to y e contents of ye aforesd Dyd
the said Margaret Mellinge at her will
del & delivred the said John Robins,
to Dan: Kercheff Esq: & C: Northam

Received ye 30th of Decembre 1676 of Dan: Kercheff Esq: & C: Northam

+ Know all men by these pult that I John Godwin
of the County of Northam in Virga Gent: doe my selfe
freely obligid unto Margaret Mellinge of ye same
place I yester John Waterfor & Daniell Murch -
both of the said place abovesaid in the summe of
Two hundred pounds of lawfule mony of England
to be paid unto the said Margaret Mellinge John
Waterfor & Daniell Murch or any of them the day or
any of their certayne attorneyes. Exe: Godwin
to be payed next and lastly to her mses of y e said
my selfe my wifft Esq: & others freely by this
pult

Received with my seals dated this 29th day
Decembre 1676.
The condition of this Obligation is such that wher as his above
mentiond Margaret Mellinge hath by her certeine Dyd
of Hooft bearing date with these presents given granted
bargained & on footed delivered & confirmed by the
abovesd John Robins his wifft Esq: & him by
all manner of her wifes whatsoevr both real & personall
as in & by the said Dyd of Hooft. Both at large appear
Now if the abovesd John Robins his wifft Esq: &
him by all times hereafter well and truly delivred of fermed
fullfill and keepe in all thinges all and singular the
grants clyments articles clause & agrément contained
inward specified & declared in the abovesd Dyd
of Hooft which is & their parts and & ought to be
delivred of fermed fullfilled & kept according to the
purport true intent & meaning of the saide Dyd of
Hooft. That then this present Obligation to be used or
not remain stand & lie in full force power strength
& vertue.

Signed sealed & delivred

In y e presence of us
John Starkard
Charles Holden

The 29th of Decembre 1676 acknowledge
in open Court by the abovesd John
Robins as his real & personal Dyd to the
abovesd Margaret Mellinge -
John Waterfor & Daniell Murch.

Received ye 30th of Decembre 1676 of Dan: Kercheff Esq: & C: Northam

+ Received of Wm Andall full satisfaccon for a litle in my
hand of y e said Wm Andall for his shewland pounds of silver
& called mervounds on my Dyd for payed to him as
may appear by the said Dyd bearing date ye 20th day of January one thousand six hundred and
seventy & two payed in full the 30th day of Decembre
anno 1676 one thousand six hundred seventy two
where Joseph Godwin John Northam

John Northam

The 29th of Decembre 1676 In open Court
probation made in this Dyd by the
corporal oath of Joseph Godwin
Dan: Kercheff Esq: & C: Northam

to all & singular People to whom these presents shall come witness
Know ye that I William Whittington of Northampton County in
Virginia a free man in Consideration of the sume of Two hundred
& fifty pounds Sterling money he me in hand paid by John
John Cullis of the same place at & before ye Sdth day
Delivery of these presents & receipt whereof I do hereby
acknowledege to do fully freely & clearly acquie & discharge
to discharge the late Mr John Cullis his hundre^d acres land
& copy of them off & some other part & parcels therof
hence alredy bargained & sold to me & confirmed
and by these presl^{ts} do also bargained & sold to me & confirmed
& confirmed unto me by John Cullis his hundre^d acres land
& assigned for ever all that Plantation or Work of land
I do say Mr Whittington now or lately had or
situated lying & being upon Hungry Woods in my County
affording containing one thousand two hundred acres of
land & bounded at least beginning westerly at a Dyke
commonly called or known by the name of ye mill Dyke
bounded northerly open to Hungry Woods southerly open
a brook called Mattawomke & the land formerly Mr Weston
Hodder Scott including all the land about his new Plantation
& running easterly into the Woods being part of a tract
of eight hundred acres of land heretofore granted to
Capt Tom Stone relation to ye late Captain Stone had sole
use at large apward. I do have & to hold the said plantation
or Work of land one thousand two hundred acres
with all & singular lands Edific^s buildings orchards gardens
fences foldings pastur^s woods timberways
ways of fitte convenient & ordinary adoeuances to ye said
lands bound^s & promised or any of them heretofore
in any wayes belonging or apperteyning to him yo say
John Cullis his hundre^d acres land & assigned for ever and
to his & their proper use & behoofe absolutely without an
contradicition or protest of themselves in any wise whatsoe^r
See that neither of the said Mr Whittington my hundre^d land
or else or any other or part thereof or in y^e manner
as or other of it at any time or times hereafter shall
or may ake claimed challenges or demanded in or to the
promises or any part therof any interest right title
use or possession But from all debts of right title due
judic^s to possession or demand of the said William Whittin^g
my hundre^d land & dem^{ds} to me freely deare^d & eas^{es}
for ever And further I do say Mr Whittington my hundre^d
land & dem^{ds} the said fifteeⁿ hundred acres of land
& promises heretofore granted bargained & sold with the
appurtenances thereto & with the same tenement & demesne to
Mr John Cullis his hundre^d land & assigned against myself
said William Whittington my hundre^d land & dem^{ds} & assigned
& against all manner of other or part whetherto or
further of the said William Whittington all y^e time of the
outstanding & delivery of this present had good power for

right and lawfull challenger to gaine & regain
all and singular the before granted with the appurtenances thereto
the said Mr Cullis his hundre^d land & dem^{ds} & assigned and that the
do Mr Cullis his hundre^d land & dem^{ds} & assigned to me of them
shall & may by force & virtus of these presents from him
be held & all the time hereafter lawfully powerfully & quicke
hands & to occupy possess & enjoy the said fifteeⁿ hundred
acres of land & premises with them & copy of them eight
members & appurtenances. I shall receive & take ye rents
fruits & profits thereof to his & their proper use & behoofe
for ever without the late Mr John Cullis interruping disturbing
or not to said Mr Whittington my hundre^d Earl admiral assign
or of any person or persons whatsoever challded thereto &
doe & freely & clearly acquie & discharged & discharged
or otherwise from time to time well & sufficiently served
& kept bounds by me y^e said Mr Whittington my hundre^d
land & dem^{ds} of & from all & all manner of former &
other gift grant bargaint sales waives (Excepting one
leas made by me y^e said William Whittington to Mr
John Cullis for one hundred acres of land where he
now liveth) mortgages & incumbrances of Dower
entail judgment executors esp^s distrayles & all other
of lands forfeitures fine issue & dowerments & of &
from all & singular other incumbrances whatsoever had
made & suffered or committed omitted or done by me y^e said
Mr Whittington or any other person or persons whatsoever
(the goods & chattels with from time of death shall grow due
& payable to a Subrogated less ye long chifft leed of
the or the of the premises only excepted or prepossessed)
and further y^e said Mr Whittington do for me my
hundre^d land & dem^{ds} & copy of them promiss & engage by
these presents to assign & deliver up to the said Mr John
Cullis his hundre^d land & dem^{ds} or assign all such chattells
Domes^t writing^s oblong^s Survey^s & other instrument^s
workings or concerning the premises or any part thereof
& will from time to time & at all times hereafter within
the time of sixteen years next ensuinge y^e date of these pres^{ts}
at & upon y^e reasonable requelt & at y^e proper & full charge
in law of the do Mr John Cullis his hundre^d land & dem^{ds} or assign
make do offer to & acknowledge all such further chal or deli
things or longt oblong or direct in the law for y^e further
and other appearance of all and singular the aforesaid
promiss unto the said Mr John Cullis his hundre^d land &
assign all by his counsell exequand in the law shall care
reasonably adized desired or required in wilts wherof I
the said Mr Whittington late landholder had my hand and
sealed the twenty sixt^h day of Febr^{ry} anno 1676 did

in the twenty eighth year of the Reign of our Sovereign
The King Charles y Edward &c / Mr Whittington
Signed Sealed & Delivered in y^r 1676 Wm Whittington
Sear of St Anns Parke
Charles Holden. The 24th day of January anno 1676
acknowledged in open Court by the
To Wm Whittington at his residence &
Dated y^r 1676 by John P. H.
First Date March 1676

Received y^r 5th day of Feb 1676 of Dan North Esq^r C. North

+ Know all men by these presents that I Casper Godwin in the
County of Northampton in Eng^r for a Consideration re-
ceived and made over unto John Gillis Junr one hundred &
Acres of Land beinge part of Three hundred formerly
held by my selfe brother by d^r Wm Stone Beginning
at my dwelling house concluding my Orchard & th-
en fild and soe as aboundinge filds Contayning
run alonge ye Woods to ye full quantity of y^r said
hundred acres. & to ye best of my knowledge of which
I divide my selfe in y^r house & in the sevall sumes of
fifteene pds of tobacco & cattell on demand
and do further bind my selfe in ye aforesaid sume
to make a true & a firme assurance or converytance
for yo aforesaid land to yo^r selfe after ye death of
either my selfe or my wife for yo^r selfe at whiche time
this 23rd of A^r 1676.

Casper Godwin.

John Gillis
owne man
The 29th day of Jan^r anno 1676 present
made before me in open Court by the Corpo^r of
officers of Capt. Dan North & own man
& ordered to be record.

First Date March 1676 C. North

Received y^r 5th of Feb 1676 of Dan North Esq^r C. North
+ To all Aspme People to whom these presents shall come
greeting. Wherul Capt. William Stone deceased Did by his
Deed bearinge date the Thirtieth day of November anno
one thousand six hundred & fifty sell & confirm'd unto
d^r Benjamin Conder of Northampton County one parcell
of Land situate att Margot Forder in the County aforesaid
contayninge about Two hundred & forty acres or there
about wherein the said Benjamin Conder now dwelleth
bound'd Northerly on an Indian path parting this Land
from a fild of own feld deuided Southwesterly on Westerly
Woods Creek, Morriston & Westerly on Hollins Branch
Southwest and Easterly parting this from & Land of
Tigur therin by a Branch and thence running
Westwardly by a knotty pine at the said feld is now marked

134. and bounded. And whereas the said Two hundred & forty acres of
Land was not comprehended within the bounds of the said Stone
Feld and therefore free for any of his mate^r subjects to enter Survey
and Possess the same. The aforesame as the saids (amongst other
Lands) was granted to me William Whittington of the County aforesaid
March by Petrus Brueys date the Eleventh day of November
Anno und Thousand Six hundred Sixty Two at by the said
Petrus ready to bee produced with & may more at large appear
Now therfore know all men by these presents That I y^r said
William Whittington livinge Soulells of the said Conderys
Ridge purchasing the said Land & payngs for the same to
the said Stone. And also for divers other good & valuable
Consideracions and therbye willinge There alredy bargained
and solidd and confirmed, etc at by this present I doo
Bargaine alio sell solide & confirmed unto the said Petrus
my Considerac the said Two hundred & forty acres of felds
& fells. To have & to hold the said Two hundred & forty
Acres of Land with all house^s L. ified, Gated, orchard, garden
pasture, foles, woods, timberwood, meadow, marshet, River
waters, Watercourses, & all other appurtenances whiche ever
heretofore belounged or in any wise appertaynes to him
the said Benjamin Condery his heire & assigne for ever
Soe that neither I the said William Whittington my heire
Esse & Estate or assigne or any other partie or partie
whatsoever shall at any tyme his or her aske chayrege
claim or demande any right title or interest in or to
the said indeuours prisid, in my selfe or persona thereof
But from the said two & sixt^h of Febr^r in the year of our Lord
& for ever exclusive. At the said Petrus Whittington
doth further his heire & Estate & exec^r priviledge &
grant to & with the said Benjamin Condery his heire &
assigne the said Two hundred & forty acres of Land
with the appurtenances before mentioned to him the said
Benjamin Condery his heire & assigne of the cleare
lands & fells of all & other person or persons whatsoever
to be paid & for ever payed. In witness whereof & other
the p[ro]p[ri]et[y] of the said William Whittington his heire & exec^r
1676 my heire & fells the twenty fourth day of July
In the year of our Lord god one thousand six hundred
and sixt^h of Febr^r

Signed Petrus & Edwarid in

the presence of
John Billamy
Willie Spencer

Wm Whittington

yo^r 1676
The 29th day of Jan^r anno 1676
acknowledged in open Court by the
said William Whittington at his residence
set & sealed to the said Benjamin
Condery.

First Date March 1676 C. North
Received y^r 5th of Feb 1676 of Dan North Esq^r C. North

Know all men by these presents that I Olivia Curtis of the County of Northampton in Virgⁿ wife have remitted to myself & quiet claimed and do by & will the consent of my husband says Gote John Curtis receive & release & quiet claimed unto Elishoba Roraby at Groonds & Peter Roraby at Groonds her husband out of the great love & affe^t I bear unto the said Elishoba my dear Granddaughter & the said Peter Roraby husband & other good Considerations therabouts now enteringe all the right title justly and claimed wch I now have or hereafter may have in to a tract & parcell of Land situate lyinge & bord on old Plantation Creek in the County aforesaid containings of five hundred acres by Pattent grants to my first husband George Grabber by reason of Deas gift unto Hooft or sale or any other wayt or meane whatever she did own & comfes me & with the consent of my first husband says Gote John Curtis that the my rells shall & by the law intended therof ought to bee & have unto them my de Grandchildren Elishoba & Peter their Roraby & affignts for ever & in Testimony & confirmation of the premises was hereunder her hands & affignts & sealed & walst the 29th day of January 1676.

Signed Sealed & delivered
In presence of
John Curtis Jr.
witness
William W. Storlge

Jno Curtis Jr. witness
Olivia Curtis

To day & years above written acknowledged in open Court by the said says Gote John Curtis as he did & did 16 yo to Peter Roraby at Groonds & Elishoba his wife & by charles Holden attorney of the said Mr. Olivia Curtis wife of the said says Gote John Curtis at his few wal^s & dwelling place & said to her de Grandchildren Peter Roraby at Groonds & Elishoba his wife.

First Dated & AD^d C^r North
Recorded yo 5th of Feb^r 1676 for I am witness to the same

To all to whom these presents shall come greetings be^r
y that I Olivia Curtis wife of says Gote John Curtis of Northampton County in Virgⁿ Do make Edmund Ruthin & approual charles Holden of the same County my true and lawfull attorney for me & in my stead to acknowledge in open Court of the said County before my beloved Granddaughter Elishoba Roraby at Groonds

Doth Groonds at Roedy and for^d discharge or release of all my right title interest claimed & demand of Deas wife gift Hooft or sale I have or may have to the hundred acres of land & seale^d to my first husband George Grabber said to be the said Deas bearing date with this full done under fully appurte^d of the court wherof I have cause to putt my hand the 29th day of January Anno 1676.

Olivia Curtis.

Signed Sealed & delivered in
presence of 6th
John Curtis Jr.
witness
William W. Storlge

The 29th day of January 1676
I declare unto him to the person
named by the Court of all John
Curtis jun^r & wife Sterling Sen^r

At Date stiled & to the
records 5th of Feb^r 1676 for I am witness to the same

First Dated & AD^d C^r North
year of the Reigne of our Soveraigne King Charles
the Second and in the year of our Lord 1676 in the County
of Northampton Liberty & manor Rock in all Christian people
fully know declare & witness that weare Peter Roraby
at Groonds of the County of Northampton in Virgⁿ A Gent^r
& Elishoba his wife the only Grandchildren of George
Grabber of the County aforesaid deceased Deas wife
with Edw^r & Mary & Rich^r sons of said Deas &
with thos. Bentong and with Rich^r & Henry and
Rich^r son of 3^r & others & continuing and
concerning to the said land & hundred of the hundred
acres land from the said Rock of the said County afores^r for
the good sume valueable consideration of twenty ffe
hundred pounds of ge^r tobacco & cash to be paid the
said Rock & Elishoba his wife paid & satisfied for the
which & fee the which sume did said Peter & Elishoba
Do acquit discharge & release him the said Rock
& from all demands heretofore bindinge the said
hundred acres of land lyinge & situated
in the County aforesaid and in bounds South East &
by South on the old Plantation Creek Northwest &
& by Northwest the Woods westward on the land of
John Jonkin as may appear by a Pattent therof
granted unto George Grabber the grandfather of the
aforesaid Elishoba by & John Harley M^r & Governor
of Virgⁿ bearing date the first day of November anno
1637 wherein certaine bounds had more fully & cert^r
tang^r & doth & may appear so have & to hold of said

137. HUNDRED DRAFT OF LAND according to the bounds of the
Said recd Letter with all woodt biderwoods Timber & stones
natural water courses Land orchards gardens houses buildings
as they now standt mousages Rents, services & other
chases liberties & all profits whatsoever. Enclosedt are
decrements & intitols. And now or may here after agree
in or by reason of the said HUNDRED DRAFT of land
or of any part or parcels thereof unto the said Francis
Pigot his heirs Earle & others & assigns from his said
said estate heretofore or else this tenement the said Peter
the ground & Elishoba his wife Doe for us & either
of our & either of our heirs & executors & agrees to &
with the said Francis Pigot to have & to hold to
the said Francis his heirs Earle & others from all claims
& demands whatsoever made or broughte to us in
to his inheritance or distinguisance of the said Francis
Pigot his heirs Earle & others & assigns of for or in
his or their quiet possession of the same & appurtenances
permitted. Moreover for the more full assurance and
confirmation of the said Pigot his heirs & assigns to
the said lands & appurtenances promised unto the said
Peter & Elishoba Doe for his consideration above named
& acquited for us & either of us our & either of
their heirs & grant unto the said Pigot his heirs in
& estates full liberty power & chalenging all debts
time & times & all debts to couch & double
bonds of the said Peter & Elishoba & our heirs to
reford & warrant unto the said HUNDRED DRAFT of
land with all & singular the appurtenances permiss.
all the claims or demands demands or demands
either or either of any portion or portions whether
claims or demands or either or either of any part or parts
thereof by title of paument or by reason of any dues
done Statute mortgagor or judgment made given or wa
nged him or acknowledged by or against to the
said Peter & Elishoba or either of us and do
fully & truly warranted the said HUNDRED DRAFT of
land with appurtenances according to the
bounds of the aforesaid Letter agt any manner
of portion or portions whatsoever unto him the said
Pigot his heirs Earle & assigns for ever In witness
and confirmation whereof 1648 the said Peter &
Elishoba have hereunto set our hand & sealed
sealed the Twenty ninth day of January Anno

138. 1677.

Signed Sealed & witnessed with the
hand at the same time delivered
in the presence of us

John & Simon
his marks
Dan North.

Elishoba Reddy
yo 1648
Peter Reddy
yo 1648

The day & year above written
acknowledged in open Court by
the said Elishoba Reddy etc
ground at his residence
Dorrell etc & Dorrell & by the
said Peter Reddy etc ground
at his residence & Dorrell w yo said
Francis Pigot.

John Dan North C. W. & Dan North C. W. & C. W.

I Cap. William Stow Doe in Exchange of one hundred da
ys of land with Ormiston Foster at Peabutt Redd, having
the Letter aforesaid me for ever to me my heirs or
assigns. I do likewise assign unto the said Ormiston
his heirs or assigns in Exchange there of one hundred
days of land where he was ~~bound~~ bound upon me
and further Doe alredy and allways been his heirs Exeutors
or assigns to see & cut & carry such timber as
may be fittings for his own Buildings in any of my
land here at Hungerford also dropp'd & regrop'd for
his cattle into the woods within my land the 21st
of March 1648

for William Stow.

Received the 7th day of May 1677.

for John Dan North C. W. & C. W.

all Christian People to whom these presents shall come gethe
I now yee that I Thomas Thompson of the County of Northampton
in yeire of Muster for divers debts caught and consideracnes under
threbutis named and specially for and in Consideracion of
one hundre and cuflo paid to me in hand and one thousand
of good merchantable Virginie Tobacco & casked to me
paid this present yere and thousand six hundred 1663 by K. Doe
and fifti hundreth of the like good merchantable Tobacco and
casked to me paid me wth 1663 by K. Doe
hundreth & dylle bals me my late & or assignes by Robert Jones
of the foyld family Master his late & or assignes by thid
foyld. Having alredy bargained sold Enfrifed & confirmed
as by thid poynt of the foyld Thomas Thompson Deed full, clear
and absollutly given bargained sold Enfrifed & confirmed
by the said Robert Jones his heirs executors & assignes for

129. Two one hundred acres of land part of my said Dividell of
 five hundred acres of land formerly lyinge and boinges at the
 hilles neare the head of the Plantation where the said five
 boinges granted to Robert Thompson by Patent Dated the 20th
 day of March 1642 as may heretake here appertaininge
 and to hold the said one hundred acres of land runninge
 eastwardly into the head of a Branch, commonly called the
 Branch joininge to the head of Willingam Goldings, and
 bounded on the Southward with the land of Thomas Smith
 Esq. & on ye West with the land of William Smith, and
 and runnynge Northwardly beinge now found bound on the
 of the said Dividell lyinge as aforesaid i. to the south
 of Northern pines now bounded & measured with all trees
 & Edifices buildings houses orchards gardens pasturall wood
 buildward & Incroft, marshes, fifts, water, water courses,
 & poyntedges of water, & all other aforesaid thereward
 & bounded toward withall & singular after the appertaininge
 threoules belonginge or in any wise appertaininge
 unto him by said Robert Jones his heires & assignes for
 the day of the date for ever in as full & ample maner
 as my selfe mighte be comandid to do occupy possess
 eny the said land to all fullnes & purposess whatsoeuer
 I the said Thomas Smith Esq. doe for me libertie ear
 & chaine & assignes payment made & grant to & with
 said Robert Jones his heires and assignes That the said
 & appertaininge & to the said Robert Jones is cleare & free acquit
 & boundaried & distinguisht from all former sales Contract
 Bargains & the manner of purgatione & Statute Statute
 Statute Provison, Indenture & Conveyance Dowry & joint
 habite & succenbiance & that all thet Edifices
 & other thinges of I have had and right title & interest in
 the said land & to bind alon No & differe of the same
 & all thet for ever and libertie ear & assignes full
 boundarie for to grant to & with the said Robert
 Jones his heires & assignes to warrant & defend the
 & appertaininge & to the said Robert Jones his heires & assignes
 & his heires & assignes for ever & to his an
 cestors & posterity & to his heires & assignes
 just claimes titles & pretences of the same
 & all & other person or persons whatsoever
 in all thet allong this within the space of twelve
 moneths att any time within the space of twelve moneths
 to come from the date hereof. to give such other &
 further aperteine & conveynance for the present as by the
 said Robert Jones his heires or assignes shall command
 attorney & defens in the said place shall be thought fit
 & necessary In witness whereof & other his prouisione I
 have herebyle 1642 my hand & bray.

Signed sealed & delivered the 15th day of
 January 1642 in the year of our Lord
 MDCXLII before me John Thompson
 Notary publick

John Thompson Notary publick
 15th Jan: 1642
 I do solemnly declare & say that I have
 seen the above instrument signed sealed
 and delivered by the said Robert Jones
 in the presence of the Notary publick

+ To all Christian People whome these presents shall come
 greetings know you that I John Billiard of the County of
 Cheveracke in King's Plante for overall good cause & considera
 tion and therewards unwilling But especially for and in Considera
 tion of 3000 Thousand pounds of tobacco in hand paid
 I bound by own Demands of the County aforesaid Plaintiff
 the receipt whereof & of every part & parcels thereof I
 the said Plaintiff acknowledge and declare to the said own Demands
 his heires & administratour do for ever acquit & discharge
 said Plaintiff aforesaid sole conuainced & discharged by
 by this present I doo bargain aforesaid to confirm and
 declare to the said own Demands his heires & assignes three
 hundred & fifty acres of land lyinge & situate as boinges abt
 the Barbadoes set in the County of Northern pines belonginge
 of a Patent granted to me said John Billiard Dated the
 25th day of Septembre 1634 containinge one thousand &
 fifty acres the said three hundred & fifty acres boinges
 the Northern part of the said Grand Patent. Boinges
 bounded on the Southward parts of the land that was
 formerly belonginge to Thomas Pao for the Northern
 bounds Eastward by a Brook at ye bottom of a Morke.
 called Black Wallen Morke. And Southward by a line of trees
 beginning at ye Brook at the bottom of yd Morke
 marked by the larger boulders westerly to the Head of
 the northern bound of the said Patent boinges bounded
 westerly by the land and bound of marked trees of the
 aforesaid Patent to have & to hold the said three hundred &
 fifty acres with his due share of all mines minnelll therin
 contained with all right and poyntedges of huntinge herking
 fishinge & fowlinge with all want water & Rites with all
 profits Comodities & hereditam with all & singular appur
 tenances unto him the said owner Demands his heires &
 assignes to him the said owner Demands his heires &
 assignes from ye day of the said time of for ever and I
 the said owner Demands his heires & administratour
 promise & grant to & with the said own Demands his heires
 & assignes That the said three hundred acres of land &
 with the appertaininge and free closes acquired theron
 & discharged of & from all manner of former sales
 Bargains Contracts Judgments Estates Marriages Dowry
 Jointures & all other Ingumbrances wherover. And I do
 for me my heires & jointures & grant to & with
 the said own Demands his heires & assignes to warrant &
 defend him & them in the quiet & peaceable possession of
 the premises against the claims titles & pretences of any
 body or assigne or any other or parties wherover heire
 that neither was nor any of us shall or may att any
 time or in de time after challenging claiming or demand
 any right title or interest in or to the premises or any
 part thereof. But from the same we and every of us

to be so clearly defined and for other reasons I have heretofore written to you & other the proprietors I have heretofore written to you & shall the eighteenth day of December in the year of our Lord God one thousand six hundred nineteen & six /

Signed & sealed by John B. Billings

the witness of
John E. B. Billings

in my presence etc.

John Michael Pitt

the witness of

In witness whereof

The 15th of May 1877

acknowledged in open Court
by the said John B. Billings as
his well old & good to the
true & genuine.

John Danforth Esq

Recorded the 22nd of May 1877 Danforth Esq C. North

To all opinion People to whom these presents shall come greeting know you that of William Whittington of the County of Northampton deceased for divers great causes & considerations thereof moved But especially for cause in consideration of a former sale of the land for Burgounds & confirmed by my father Capt John Whittington deceased he -
burch Scott deceased & their Burghounds abiding said lands and quieted claimed to like as by these presents I do say and also do confirm & quit claim to Henry Scott Esq & his wife Mary said Mary Scott one parcels of land situated lying & being at Hungate Brooks in the County aforesaid & now in the possession of the said Henry Scott & his wife his mother the said Agnes at the great River at -
fords Branch running from thence by a line of marked trees to another line & from thence to the second by the road then from ye first point to Lindy Bridge along the Brooks Branch from thence along an ordinary Path -
parting and the land of Benjamin Forder. To have & to hold the said parcels of land with all houses Edific Buildings orchards gardens fowls feather & woods bushes woods water -
water courses & other appurtenances whereto thereabouts belonging or in any wise appertaining to him the said Henry Scott his wife and assigns from the day of the date hereof for ever also that within the said William Whittington my heirs & executors & assigns nor any other person or persons for me or in the name or name of either of us shall or may cut any timber or -
timber hereafter asked challenge claimed or demanded and right title thereto of or possession in or to ye before mentioned parcels of land & proprietys nor any part or parcels thereof. But from all debts of right title thereto of or possession & demands thereto were of story of us to be fully excluded & for ever released and the same with the appurtenances as aforesaid against the just claimants & their heirs of any other or their whereto claiming -
also claimed by them or their and my right title or freedom

John and William Whittington my friends late to whom the said Henry Scott his heirs & assigns shall and will warrant and for other defend In witness whereof I other the proprietors I have heretofore written to you the eighteenth day of December for ye years of our Lord God one thousand six hundred nineteen & six /

Signed & sealed & delivered in

Power of Capt John Whittington
In witness whereof

John Whittington

John Whittington

The 15th of May 1877 acknowledged
in open Court by the said William
Whittington as his sole act & deed
to the said Henry Scott.

John Danforth Esq C. North

Recorded the 22nd of May 1877 John Danforth Esq C. North

To all opinion People to whom these presents shall come greeting William Whittington of his County of Northampton in witness whereof greetings Whereas Capt William Whittington my father deceased Capt William Thos. Whittington did by their Deeds sole & family to James de Lacy son of the County aforesaid Plaintiff ten -
hundred of land with all wantings to ye recently of three hundred & Ninety acres the same being situate lying and bounded at Hungate Brooks in the County aforesaid -
and whereby the said land lying therein made by me and the said William Whittington is found to be three hundred & -
thereupon by me Patented. Now therefore know all
men by these presents that of the said William Whittington
for divers good causes & considerations made thereunto making
But especially for & in consideration of the said John & Edward
being his father & the said Capt William Whittington deceased
on that account is also a gentleman & his friends
me in hand paid by the said James De Lacy the same
bargained the same & released like as by these presents
the said Hungate land to be performed & delivered to the
said James De Lacy his heirs & assigns the said three
hundred & Ninety acres of land the same being &
bounded by a South east corner Beach Northwards -
on a Branch of Hungate Brooks parting this land from
the land belonging to Capt Wm. Whittington deceased Northwards
and Southwards by a line of marked trees wherein lies
wood stand & a building at the head of ye said Branch
as the same was surveyed by me in witness the twenty
fifth of July one thousand six hundred thirty & one
to have and to hold the said three hundred & Ninety -
acres of land with all houses Edific Buildings orchards -
gardens pastures forest marsh & waters & -
countryside & other appurtenances whereto thereabouts
belonging or in any wise appertaining to Hungate said
James

James Davis his hands and affignd from the 1st day of the date
bifd for ever. And I the said William Whittington therafred
pinnes & other part & parcell therof. from the just claim
tills & jurewds of any other or others whatsoeuer layning
or to clain by from or other hand my right tills or
jurewds to the said James Davis his hands & affignd ther
& will warr. & for ever defend his witors whateuer & other
the pinnes & tills hereunder set my hands & sealed the
28th day of November anno Domini 1676

Signed sealed & delivered in

Wm Whittington

Cyphr'd of
John Powell
Snr. Notary.

The 15th of May 1677
acknowledged in open Court by the
said William Whittington as his
true & free Deed to me John Bellamy

Received y^e 22nd of May 1677 of Mr Dan Marchell Esq^r & C^o

+ Know all men by these presents that I Caesar Godwin of the
County of Northampton in Virg^a for divers good causes and
consideracn and wherebys entitling But especially for &
in Consideracion of fift thousand pounds of Tobacco & caskes
being in hand paid to me by John Bellamy of ye County
aforesaid marcht. & also the attorney in way of exchange
of the plantation wher on ye to John Bellamy now dwells
with the appurtenances there belonging alienged to me
Exchange & delivered like as by these presents I do burgess
also the Confirme Exchange & deliver to the said John
Bellamy his hands and affignd for ever all that Plantacion
containing three hundred acres of land situate at
Hungerford in the County aforesaid formerly belonging to
Tristern Hester dñe and by her the said Tristern given
& bequeathed to me the said Caesar Godwin als by the last
will and Testament of him the said Tristern Hester both known
and larg'd appurnd. To have & to hold the said three
hundred acres of land with all houses orchards fence &c
& other appurtenances whatsoever thereunto belonging or in
any wise apperteyning to him the said John Bellamy
his hands & affignd from the day of the said birth of Christ
to me in as full & ample manner to all Justtys & purys
as I may selfe maye shite or could hold occupied and
dreyne the same. And I the said Caesar Godwin do for me
my heire & other & other promiss & grant to me
with the said John Bellamy his hands & affignd therew^t
& deffend to before burgess pynfet with the appurtenances
to him the said John Bellamy his hands & affignd for
ever from all & said claiming or to clain by from or
under me my Right tills & jurewds & from all & other
other person or persons whatsoeuer. Received attorney aforesaid

Notwithstandg that if it shall happen to the said Caesar Godwin
that he by his legatys delict (by any document hys written
out of the propositon delivered me in exchange by the said Caesar
Godwin that then this present writing to be void & of none
effeit & the said Caesar Godwin to be bound to me
the said Caesar Godwin my hands & affignd for ever any thing
in these presents contained to go contrary thereto blyndings for want
whereof & other ye pynfet I have had to the said Godwin & his heire &
to the third day of January in the year of our Lord God
one thousand six hundred sevnty & six.

Caesar Godwin

Signed sealed & delivered in yr
presence of Mrs. Eustis
the master of Dragoons
H. Harran

Received the 22nd of May 1677 of Mr Dan Marchell Esq^r & C^o

All men shall know by these presents that I Caesar Godwin of
Northampton County doe make my Nominal & Appynd
my well beloued friend Hancock Esq^r Gent my trusty & compleat
attorney to acknowledge all ye unto County Court held for this
County above said all such acts & Deeds any waye & manner signed
Sealed & Delivered to me John Bellamy concerning & any waye
relating to three hundred acres of land & all other things
indicated in the said Deed and whatsoeuer my attorney
shall doe in my behalfe shall ratify & Confirme as I doe
ersonally present & without my hand & sealed this 24th day of
May anno 1677

Caesar Godwin

Signed sealed & delivered in
presence of Esq^r
Wm Kendall
George Smith

Received y^e 22nd of May 1677
of Mr Dan Marchell Esq^r & C^o

Know all men by these presents that I John Bellamy of the
County of Northamptⁿ in Virg^a merchant for divers good causes &
consideracn and wherebys entitling But especially for & in
Consideracion of three hundred acres of land situate at
Hungerford (formerly belonging to Tristern Hester dñe) sold &
delivered me by Caesar Godwin of the County aforesaid. Also
burgess alienged to me confirmed Exchange & delivered like as
by these presents I do burgess alienged to me. Confirme Exchange
& deliver to me the said Caesar Godwin his hands & affignd for ever
all that Plantacion containing three hundred acres of
land I wherere I now dwelle which I bought from Mr. William
Whittington als by Deed from the said Whittington both & every
more

145. more at large appears. To have and to hold the said lands and
Plantation with all houses Edifices Buildings orchards Gardens
fences pastures & other appurtenances whatsoever thereunto belonging
or in any wise appertaining to him the said Caesar Godwin
his heirs & assigns from the day of the date hereof for
ever in as full and ample manner to all intents & purposes
as I my selfe may might or could habe had occupied fully
& enjoy the same and if the said John Bellamy doe first
my heires here & after my Decease promise & grant to &
with the said Caesar Godwin his heirs & assigns to have
& defend the before bargained promiseth with the appurtenances
to him the said Caesar Godwin his heirs & assigns for ever
free from all just claimings or to claim by whom
or under my right title & interest & from all & other
other person or persons whatsoever. Provided alwayes
Notwithstand that if it shall happen I shal by reason
of my heires or assigns to be lawfully exiled (by any mean
till unknown) out of the possession of the plantation
delivered me in exchange by the said Caesar Godwin shall
then this present writinge to bee and to have effect to
the said heires Bargained & sold to bee & receyved by me
the said John Bellamy my heires & assigns for ever any
things in these presents contained w^t m^r Culbury Northampton
the wife whereof & other the persons of habode hereunto
in hand & sold the 15th day of January in the
year of our Lord God one thousand six hundred twenty
& six.

Signed sealed & delivered in
the presence of
John Ward
the witness of H. Rogers
Barman

Dated the 22nd of May 1677 for Dan. Kerche Esq^r C^o North

I know all men by these presents that I Francis Pigot of the
County of Northampton in Eng^r aff^r. H^r and eschanted 200000
quits cleared and Doe by & with the consent of my heire
Francis Pigot Gout 20000000 & quicke claimd unto
Suthy Littleton of the County of Leicestershire in Eng^r aforesaid
said Gout for a valuable Consideracion by him in hand
paid and delivred to bee paid also for divers other good
causys and Consideracion and therwith inclyning all the
right title interest and claiming which I now habe or
hereafter might habe or shoulde habe in & to all or any
part or parcels of all such houses and parçys lands
houses or hereditam^r whatsoever with appurtenances
thereunto belonginge fiftie blynges & blynges in or about
(margr^r Day)

5. m^r Margr^r Day 1677 for Edward Gout or elsewhere within the County
of Northampton aforesaid which my first husband Edward
Goutt Gould & his brother to the said Suthy Littleton
Died Deed of or coul^r thid^r or of right did or ought to
have Belonging to him. By reason of divers gift wife
therefore to have or any other wayes or meaneys what
soever and Doe acknowledge own and confesse by and
with the Consent of my first said husband Francis Pigot
that this my Recd shall & by the true intent and
meaning therof ought to bee & done by him the
said Suthy Littleton his heires & assigns for ever chyd
the same (by & with the Consent aforesaid) to them &
them shall & will warrant & for ever defend against
the claimed or claimed of any person or persons what
soever claimings or to claim by from or under me
or by my right title Interest or procreant. In witness
whereof we habode hereunto set our hands & affixed
our seals the 15th day of May anno Regis 29^r 1677.

dated & delivered in presence
for Dan. Kerche.

Francis Pigot
for Dan. Kerche
own marsh.

Han^r Pigot
for Dan. Kerche

Endorsed

The 15th of May anno Regis 29^r 1677 written before Edward Gout
acknowledged in open Court by the said Edward Gout
wife of Francis Pigot Gout as his sole eschall and
consideracion & Doe by the said Francis Pigot
himself as his eschall & Doe in open Court
the said Suthy Littleton Gout with his spesified
according to his true intent & meaning of
the said Doe (upon condition that the party to the
Doe shall enjoy the said Plantation without Rent
Roparance or Impachment of waste with all profits
& privide sites as formerly till ye first of January
next ensuinge y^r date hereof.)

For Dan. Kerche R. T. C. C. North
Dated the 22nd of May 1677 for Dan. Kerche R. T. C. C. North

To all apian People to whom these presents shall come
greetings know ye that I In^r Pandale of the County
of Northampton in Eng^r Planter for divers good causes and
Consideracion and therwith inclyning. But especially for
and in Consideracion of the sum of eight thousand five
hundred pounds of tobacco & casked & one hundre^r lbs more
(in hand

142. in hand paid all and before the sealings and delivery of the
present by John Somers of the same Party and receipt whereof
I do acknowledge & there of & every part & parcel thereof
hereof I do clearly acquit, discharge and remit to the
said John Somers his heirs, executors & administrators
heire and all persons his heirs executors & administrators
as by these presents of the said John Somers doth fully
clearly and absolutely absolve bargaining sole on behalf &
confirmed unto me, said John Somers his heirs executors
and assigns for ever all that my plantation where
I now live at the same is in the tenure or occupancy
of me or my assigns being the southern part of the
island of two hundred acres of land so purchased of
Henry Madman & all the remainder thereof (except
what I sold to Joseph Warren thereto by my subscription
to him dated the 28th of April 1685) which two
hundred acres of land was granted by the General
Court of New England by Patent bearing
date the 27th day of November 1680, certifying likewise & bearing
all the following facts in the County of Northampton
said & bounded beginning at the head of a brook
between the said landings & North North East last alongst the
said brook side and hundred rods, unto the land of
George Smith did finally runnings west Northwest
into ye Woods about hundred & twenty rods to the
said Brook more & att large appurments. To have &
to hold ye said premises for myself & every part &
parcel thereof as it is now bounded & measured without
houses buildings fences orchards gardens pasture
woods underwood marshes marshes right water ways
water withall & singular other the appurtenances thereto
belonging or in any wise appertaining unto
him the said John Somers his heirs & assigns from
the last day of October last for ever in as full and
ample manner as by my self may right or cause
have hold occupy possess or enjoy the same by all
means and purposes whatsoever. And if the said John
Somers doth for me my heirs executors & administrators
promise and grant to & with the said John Somers
his heirs & assigns that the said premises
& every part & parcel thereof is cleared free of any
encumbrance & discharged from all former sales purchases
bargainings & all manner of mortgages, Statutes, Statutes
Charters, recognizances, judgments, bonds
judgments, bills, trouble & incumbrances whatsoever
and that before ye further hand of I have good right

title and interest to the premises & to hold also title and interest of
the same and further to do for me my heirs executors
and assigns to defend & grant to and will the said John Somers his
heirs and assigns the premises aforesaid premises and every part
and parcel thereof unto him & them for ever to ware and
defend against the just claim title or interest of me my
heirs executors & every other person & others
whatsoever, and also at any time within the term of seven
years to demand from the said Lord to give such other
and further assurance & engagement for the premises as
by the said John Somers his heirs & assigns then bounded
or described in the said patent thought fit & necessary
In witness whereof I have hereunto set my hand & seal
this fifteenth day of May anno 1687.

John Pawson

dated and delivered in presence
of Dan. March
Charles Aldren

The 15th of May 1687 acknowledged
in open Court by the said John Pawson
as his seal set & doth by ye said
John Somers

15th Dan. March Esq. & C. Aldren
dated ye 22nd of May 1687 from Dan. March Esq. & C. Aldren
(Endorsed)

I now attest by these presents that I, Hannah Pawson, the
lawful wife of the within named John Pawson, doe
freely and voluntarily consent to the within sale and
alienation of land & all other the premises made by my
said husband to the within specified John Somers and
doe hereby release & acquit & discharge to the said John
Somers his heirs & assigns all my right title and
interest of thred. Tower & jointure in ye premises.
For that neither of us doth claim unto by reason or
otherwise shall ever challenge or demand any
right title or interest thereto but from ye same by god
early excluded and for ever released by this present
witness my hand & seal this 15th day of May
anno 1687.

15th May 1687
Hannah Pawson
dated & delivered in presence
of Dan. March
Charles Aldren
acknowledged in open Court by
the said Hannah Pawson as
seal set & voluntary set &
done by ye John Somers.

15th Dan. March Esq. & C. Aldren
dated ye 22nd of May 1687 from Dan. March Esq. & C. Aldren

+ at Month last plow'd to seed for my daughter Margaret to ride
to her and lab. horses for her two Cows with the female
incroft, one Red Cow with two white foals, One Black
and white Cow marked Slat on the left ear and other
unmarked on the right ear the other Cow brings on
John Daniels marked which Cow came of an Herd
formerly given by her father to her and plow'd to seed it
falling to place to our elect this from yours to send you
the 28th July 1677.

Ellin Kidson

Dated the 28th July 1677 John Kidson
of Ellin Kidson to his wife

+ To all to whom these presents shall come greetings be in
you that I William Hobson of the County of Gloucester
in the said Plantation for divers good causes & considerations
and trouble meeting but especially for the in consideration
of Two hundred pounds of good Tobacco in casks
laid in hand ready before the partition made by Alar.
Bargains alighted sold confirmed & delivered like as
in these presents I did Bargain a certain sume contained
and deliver unto Edward Davis of the County of North
Gloucester Three hundred and fifty acres of Land
situate lying and being on Hungate Brook in the
County of Northampton aforesaid and now in the
possession of him the said Edward Davis the said
land beginning at a Rock off said commodity called
the Swallow Rock thence extending to a line
of great parkings yd land and the land of Thomas
Jacob aforesaid being the said Edward Jacobs
Southwest corner to the said Edward Davis the North
corner reaching to a small Gutt called Waterworks
Gutt. Eastwards bounded on the maine brooke west
& Southwards on a branch of the said brooke
extending to the full breadth of three hundred
and fifty acres of land the same being part of
three hundred acres formerly granted to John
Holloway deceased by Robert Bourne late the
twentieth day of October in the year of our Lord
God one thousand five hundred forty & two. So
have and to hold the said three hundred & fifty
acres of Land (or the same more or less) with
all other appurtenances whatsoever there unto belonging
or in anywise appertaininge to him the said Edward
Davis his heirs and assigns from the day of this
date hys of feeble and of his herby testament
promised and granted he and with the said Edward Davis
his heirs and assigns that the said Land & premises

+ and every part and parcel thereof are absolutely cle
fully exonerated acquited and discharged of and from all
and all manner of former sales Dowry jointure obtrage
of said Habits Habits, Hayses, Recognizances, Judgements
gaged Deeds of gift and all other or any Incumbrance or
Incumbrances wherelover had made suffered paid or
committed by the said John Hobson or any other person
sent to or for my use or by my knowledge party or
counsel so that neither the said William Hobson Esq.
any other person or persons my heirs late or athen
claimings or to claim by from or under me my
right titles or interest shall at any time or times hereafter
atke challenging claim or demand any
right titles or interest in or to the premises or any
part thereof but from the same were & obey of the
to be utterly released & for ever excluded. And the
said William Hobson my heirs late & athen
afore said promised to him the said Edward Davis his
heirs and assigns from all persons claiming or to
claim by from or under me or any of us shall and
will warrant & for ever defend the within wherof
and other the premises I make hereby this my
hand & seal the sixteenth day of January in
the year of our Lord god One thousand five hundred
fifty & two.

Wm. Hobson

Signed sealed & delivered in
presence of Amb. White

John Davis

The 30th of July 1677 acknowledged
in open Court by the said William
Hobson at his house late & dead
to the said Edward Davis

John Archdeacon & C. Clerk

Dated the 2nd of August 1677 Dan. Archdeacon C. Clerk

+ To all Christian People to whom this present writing shall
come. Margaret the wife of John Davis of the County
of Northampton Esq; greetings in our Lord god everlasting
whereas the said Margaret by the name of Margaret
Holloway of the County aforesaid spinster where she was
born for the consideration of five shillings of lawfull
money of England to me in hand paid by John
Davis of the same place gent. died by my certain
Dad of feoffment bearing date the 29th day of Decemb
1676 late grant Bargained sale & confirmed
butw the said John Davis his heirs & for ever all and
all manner of my estate whatsoever both & real and
personal within the County of Ring a or any other of
my manors dominions wherelover so lies late between
the said John Davis his heirs or for ever open Confess
and

+ Sir John Relict his hōrit or & obry of Mār. Twysdell &
would fully freely and absolutely givē grant bargained & deliue
deliue and confirme unto such person & persone & to such bōys &
bōys coniūns & cōniūns as shoulde be obry waye, cōdement
with, dgevable to, and according to the bōys sense & understanding
of such writings and directions as shroued by writinge bōys
Rānd & bōys of us & said Margarett Mallinge bōys givē and
presented onto the said John Relict his hōrit or & obry &
& geat of the thōrd hōrit of Jany 1613 wch will be
the appurtenance wilshē two moneths at furthest after such
requet made at a fressh without challenginge havinge
expetinge or exactinge any furher or other paymet or
satisfaction from the aforesaid bōys of god Shilling.
of or at the time of makinge or passinge such bōys of
hōffit, or other chit or bōys whethoer if the said
margarett sourely founyd Mallinge wher I was sole heire
put the said John Relict at the bōys of Relict & Relity
the said bōys in full fressh and absolute possession of all and
singular the bōys mōment pīncipal with the appurtenances
by givēng and solēninge unto him one sene god ringe
parece of the pīncipal. As in & by the said recd & act of
hōffit remaininge open word in the said County of
Northampton (wher bōys bōys to bed) more plainly &
at large & doth & may approue Now therē pīncipal withoþ
that of the said margarett sourely founyd Mallinge wher I was
so shortly approued and desid the said John Relict to
intend pīncipal and deliue unto my aforesaid husband Jno. Sourely
upon the exēpt of the said god Shillinge of or from him &
the sene god ringe of him his hōrit Earl of & ap̄gned for
her full and absolute possession of all and singular the aforesaid
mōment pīncipal with the appurtenances whethoer as the
same was contēped by me to the said John Relict by the
dēlivery of the said god ringe unto her parece of the pīncipal
by the said recorded Deed of hōffit. according to the bōys
sōgh & undāwīng there of. & without challenginge askinge
or clāmunge any furher right title or claimed to the before
mōment pīncipal with the appurtenances or any part thereof
than nowwōringe of the said god Shillinge. And the said John
Relict his hōrit or & bōys absolutely & wholly discharged
from all futher trouble & molestē for or concerninge
the same & did in testimony & confirmation thereof of the said
margarett sourely founyd Mallinge wher I was sole heire
bōys to my Rānd and fressh my bōys the twenty eighth
day of September 1613.

Signed bōys & deliued in presē

Margarett Mallinge.

Witness William Weller. The 28th of September 1613.
was Kewell. deknewledgēd in open court by the said
Margarett Mallinge as her truee & bōys
bōys to the said John Relict

Recorded the 9th of November 1613 by Dan. Weller & W. R. Weller

The pīncipal made the tenth day of octōber and on the
of our lord our s̄tandard his hundred and bōys and in the
year of the reign of our s̄tandard King Charles by the
grace of god King of England Scotland. Betweene William
Whittington of the County of Northampton of the one part &
Thomas Ewart his other bōys that I William Whittingon
my fidebōys caused makinge and thōrough bōys by this
protestant acknowledgement to have done my selfe & for farrē
bōys Thomas Ewart his hōrit Earl of & ap̄gned for
the full tyme of thirty one years shewynge possē
the hōrit of one hundred acres of land being a part of my
detached fiefdom līyng and bōys bounded on the east iā
part of the hōrit of Godwin Breach beginning Northwards
along the hōrit path as far as Jeannet Dab's hōrit
path westward into the wood & Southwards on the land
of Verner Coler and the said Ewart for his hōrit
Earl of & ap̄gned to be dyng all the pīncipal and
pīncipal as I my selfe doth chif also I do the said Ewart
do for me my hōrit Earl of & ap̄gned Cobwell &
agred That at the Exēpt of the said Land to bōys of
sufficient dwellinge bōys of twenty feche longe and a
sufficient bōys of thōrt feche longe bōys a bōys sufficient
dominable bōys and one hundred leuringe apple trees
well founed in planted into a sufficient distānce to be
solēn quiet & peaceable possession of the said Land to
William Whittington his hōrit Earl of & ap̄gned &
in case the said Ewart shoulde not kepe & fōrm the
within mentioned pīncipal that then & tēn thōrt
feche it shall & may bee lawfull for the said Whittington
or his hōrit to make roodings of the said meadowe or
tenant wropeys and dyng the said Land as formerly his
own proper estate & that the said Land to be bōys
and of howe effort any thinge bōys mentioned to the
Cōtry notwithstandinge. Also also the said Ewart is
to bōys pīncipal to get Timble in any part of the
said land for the use of him his hōrit or & Earl of & ap̄gned
I do for god of the plantation & I thōrt Whittington
shall my hōrit Earl of & Earl of & ap̄gned do
cōfirmed & confirmed this at my chif & died
that the said Ewart his hōrit Earl of & ap̄gned shall
quickly & peaceably posse & dyng the Land. Butte the
Exēpt of the said Land aḡt the mōmentation of
bōys of me or my hōrit or & any and in case
named for confirmation of the which I Rānd bōys
be my bōys to sole this tenth day of octōber 1613
Signed bōys & deliued in presē
Signed bōys & deliued in the
presence of a bōys in this place
by the said William Whittington
as my bōys to sole
Signed bōys & deliued in the
presence of a bōys in this place
by the said Thomas Ewart
as my bōys to sole
Signed bōys & deliued in the
presence of a bōys in this place
by the said Dan. Weller
as my bōys to sole

153. Recd & Knowne unto all men unto whom this present writing
shall come. That I Henry Brookes wherewright wherby
promis to comynge am to return my w^t Edmund Raynor
Daughter of John Raynor dwelt for me my huse of Law &
Edm^t for divers good cause me to retake mōtinge. But
more especially for the lēs^t I have bēt the said clēm
Raynor dwy by this my Dēc^t in writinge makes over as a
pouffull joynure unto Francis Nodell now called
Francis Foster the Merchant Master of the said clēm
Raynor as poffor in trust for the lēs^t of the dēc^t deces
Raynor & her hūs^t. all and every the p[re]iudiciale mon
ētēd in the schedule hereunto annexed. To have & to
hold the same to the lēs^t of the said clēm Raynor my
ewfule wif that shallbre shal that I the said Henry
Brookes do hereby acknowledge that I am etterly
caſed from alienatinge the same to any other f[or]e
whatsoever, either by me or any other by my ord or
to have power from me or under me to the same
whatsoever without any feare or feare and I do by
these presents oblige my selfe my hūs^t & do that
immediately after delivryng of the said goods Tobacco & cash
but me I will settar the same against unto the said
Francis Foster as poffor to the lēs^t aforesaid dēc^t for the
bēt performance of this my rāte ant voluntary det
do by these pres oblig my selfe my hūs^t & do that
either of them in the penall summe of f[or]e hundred
pound of tobacco & cash to be paid open demand unto
the said Francis Foster poffor in trust for the p[re]iudiciale
freely by these pres unto the wch I have putt to my
hūs^t & selfe this 20^t of November in the year of o[ur] Lord
one thousand six hundred & twentie & four. In the
name & swidome year of the reigne of our soveraigne
Lord King Charles the viii^t King of England Scotland
France & Ireland &c.

Note that the sealings and
obliges were before my signing
& sealings were
signed b[ef]ore it was in the
presence of
John Springer
George Melville

(to seal b[ef]ore) Henry F^r Brookes
Third yonge Count
Two silver d[ollars] before
Two cobs called
one brother cob
Two blak cobbs
1 p[ro]p[rietary] mark
Two brother yellow
and green p[ot] & gate

By the said Henry Brookes. The 21^t of M^rch^t
1677 acknowledged in open court as he d[id].
the d[ate]. Recd Dan^r Nodell Esq^r f^r North^t

Recd y^e 14^t of Apr^r Dan^r Nodell Esq^r f^r North^t
To all peple to whom this p[re]sent shall come
Greeting knowne you that I James Nodell of Northamptⁿ
in Eng^t a plante for divers good cause & condescension
thereb[ut]e exchage out especially for the in consideration
of the summe of eight thousand pounds of good tobacco

154. and cash to me in hand to be paid before ye delivryng
+ of by Henry Gaskins of the said place planter Dec^t alio
Bargained & sayd & confirmed and by these pres h[as] been
alio Bargained & sayd & confirmed & confirmed unto the said
Henry Gaskins his hūs^t & son & ap[pe]nt for ever one
hundred acres of land situate lyinge and boylng^t by two hundred
acres in the church tick there boylng^t formerly purchased
by the said Nodell father and one Thomas Starmans
and now or late in the possession of John Purrys to hold the
said one hundred acres of land together withall a hundred
Twp[ec]t buildings orchards gardenes forest pasturale wood
timberwood meadow marshes Rivele water watercough and
all other appurtenance w^t a hundred thousand beloninges
or in any wise appurtenance w^t him the said Henry
Gaskins his hūs^t & ap[pe]nt for ever. For that neither
of the said James Nodell or any other person or persons
in my name or to my lēs^t or by my privity or consent
shall at any tyme or tyme hereafter make claim
challenge or demand any right or title in or to ye premises
or any part thereof but from the said and above part
thereof to be etterly easelid and debarred for ever to bid
furth^r of the said James Nodell Dēc^t for me my hūs^t
part & son and ap[pe]nt Covenant promis grant & agree
to and with the said Henry Gaskins his hūs^t & son & ap[pe]nt
& ap[pe]nt that the said land & premises & above part
thereof are free and cleare and ffrely and clearely easelid
and acquited & discharged from all and all manner
of former and other Bargaines Sales Contracts & of &
from all & all manner Dower Right H[er]itage f[or]feiture
Statutes recognisement Judgments & all or any
other Incumbrancie whatsoeuer and that of the said James
Nodell ha[ve]d good right and title to the premises before the
impalinge and delivery hereof to me and every yo[ur]e land
in manner & forme abovesaid and further of the said
James Nodell Dēc^t for me my hūs^t & son & ap[pe]nt further
Covenant and grant to & with the said Henry Gaskins his
hūs^t & ap[pe]nt to warrant safe harbored & for ever
defend the said hundred acres of land and premises to him
the said Henry Gaskins his hūs^t & ap[pe]nt ag^t the full
any other person or persons whatsoever chalenging
the said James Nodell Dēc^t for me my hūs^t & son & ap[pe]nt
promis to deliver up to the said Henry Gaskins his hūs^t &
& ap[pe]nt all P[ar]ticular Dodes writinges & other evidences
touching or concerning the premises or any part thereof
& alio any kind or kinde of wafer within ye space of
severall years next open roulerably demanded to give the
said Henry Gaskins his hūs^t & ap[pe]nt such further ap[pe]nt
and conseruacion in the premises as by the Cuncell
Leyed in the law shall best & reasonably adized delived or
payed.

155 required and for the due performance of all and singular
+ the promises of the said James Ward. Doth bind me my
honest self to do in the sum of six shillings threepence per
of good tobacco & caskes to be sent to the said Henry
Gashurst his bond or open demand for without wherof
I shall breake putt my hand and seal the 21st day of
January anno 1677.

Signed sealed & dated in
presence of Edw: Higgett. The 21st of November 1677
acknowledged in open Court by the said James Ward.
as his real act & deed to
the said Henry Gashurst.

The 21st Dan: Marchant Esq: & C: North
acknowledges to have given unto Thomas Hickleton an
oxfie now in my possession one cow calfe marked with
two dards placed and a hole in the right dard with
all her increase male & female wch I held already -
delivered without my hand this 22nd of Octo: 1677.

John Baker
Jno: Baker
The 22nd of Octo: 1677
acknowledged in open Court by
the said John Baker as his
real act & deed.

The 22nd Dan: Marchant Esq: & C: North
acknowledges the 19th of Dec: 1677 of Dan: Marchant Esq: & C: North

+ Doth knowe unto all men by these presents that I Benoni
Ward of the County of Northampton in being a Planter out of the
Naturall birth and affection I held and bound to my Neighbors
and Friends honest and many a day the Son and Daughter of
Thomas Ward of the County aforesaid and also Planter
Thomas Ward of the County aforesaid and also Planter
and bound the wife of the said Thomas Ward his Neighbors
Sister of whom the said Benoni Ward having given unto
her husband and confirmed chd. By these presents two full
enfowled and confirmed chd. By these presents two full
freely clearly & absolutely give grant enfowled & confirm
unto the said Robert & many a day my Neighbors and
friends aforementioned two Cowd about five years
a peare and stoffer about two years old to cheare
a peare and stoffer about two years old to cheare
Hoggs Boinges all marked at ~~one~~ ^{one} the right dard
crope & two little in the cropp. & the left dard Pitt
etd and all of them to runne as a joint Stocke both
male & female for the use of the said children three
hundred & ten & the survivor or survivor of them
or either of them built one of them shall attaine to
lawfull age or be married & then to be equally devided
amongst them and in case of death their devalles in their
minority then to be equally devided betweenys witness
of

156 of the children of the said Thomas Ward and during his wifes al
lives shall attaine to lawfull age or deuse of marriage. In
wishes whereof I have hereunto set my hand & seal the
twelfth day of February anno 1677.

Signed sealed & delivered

Presented
y: bals

in presence of Charles Higgett. The 31st of December 1677

Dan: Marchant dekened in open Court by the said
Benoni Ward as his real act & deed

C: Dan: Marchant Esq: & C: North

Londed yo g: of January 1678 of Dan: Marchant Esq: & C: North

+ Whereas I Dennis Ward of the County of Northampton
Planter have sold unto Edmund Hall Planter of the same
at Plantation Containing one hundred and fifty acres
several lyings and Boinges on Nidwaterke Creek in the
County aforesaid which said land was formerly belonginge
to John Crow deceased, & since sold unto me by Robert
Higgett who was sonnes wth widow of the said John Crow
deceased, Now so it is said in case that John Crow
the son of John Crow deceased shall refuse to confirm the
said 150 acres of the aforesaid land owned by his father in law
Robert Higgett when the said John Crow shall attaine unto
lawfull age and thereby deuise the said Higgetts said
lands unto me by Conveyance made unto Edmund Hall
and in witness whereof I have sealed by me and sold him
in straitly wth of the said Robert Higgetts hand by a Deed
Granted date the 21st of Aprill 1675. By Provois Indenture
and bound over unto me for three hundred deale of land
lyings and Boinges in the County of Somersett our New
minster first therefore know all men by these presents
that I the aforesaid Dennis Ward do for me my heires
and assigns deauise & contract unto the said Edmund
Hall his heires & assigns to make good confe
rmed & sold according to law of the aforesaid three
hundred deale of land situate in Somersett County in
Maryland unto the said Edmund Hall his heires & assigns
as assignee for me dekened by me already devided
and in hand bound a balanced accounte for the said land
allowinge provided that if yo said John Crow when he
cometh to lawfull age shall attaine unto the said Edmund
Hall his heires & assigns the said according to law of
the aforesaid one hundred & fifty acres lyings on Nidwater
Creek then the my Conveyance to the said Hall & his
heires to be of full powre forced & writh to performance
of wch and every of the premises I doth hereby oblig & my
selfe my heires & assigns freely by this full & whole
my hand sealed The twenty eighth day of January anno 1678

Signed sealed & delivered by The 28th Jan: 1678 Dennis Ward
his present John Hobart acknowledged in open Court his marks
owne mouth by the said Dennis Ward at yo Seal
Londed the 20th Jan: 1678 by will & deed to the
Dan: Marchant Esq: & C: North by Edmund Hall, J: Dan: Marchant Esq: & C: North

157. Know all men by these presents y^t 20th January Eyre of the
 County of Northampton the Vinge & Jane his wife & his daughter
 and son of m^t John Savages Deed and for divers good
 causes and considerations hee doth nowe make and saye
 for & in consideration of ten thousand pounds of Cadeys
 & cashes to be in hand paid before the 2^d feb^r next by
 Cott Southly Sutor of the County of Gloucester this receipt
 whereof & of divers pur^s & good thereof two divers
 acknowledge & the said Southly doth in his booke Ent^d
 & signe d^r for ever by these pres^t discharge all age for
 in consideration that the hereafter bargained & contained in this
 act by Inquisition found to be due to his mat^t at the sight
 of Robert Harrington Deed & third year granted to him
 the said Southly by Letters Patent Courting date the same
 28th day of May in the year of our Lord god Anno
 Domini one thousand five hundred and threescore
 hundred & six score & six hundred & eightyeight
 divers parts were due Lancast^r sumps, debts, legacies, & debts
 & quite cleare to the said Southly Sutor his heirs & assigns
 for ever, of & from the right title to whatsoeuer that
 was the said Southly or to his wife & heirs & assigns
 or either of them now held or hereafter might hold
 in & to two hundred acres of land situate lyinge & being
 att Maggesy Bay in the County of Northampt^r aforesaid and
 bounded & limited on the maine Bay of Chelst^r aforesaid and
 bounden by the Doyles ditch & a right line drawn from
 the road betwⁿ North Sculpey and Scrope Eastwards bid
 hundred paces to a corner tree settynge by a line of mark
 tree Northwards by a right line 200 paces to another tree
 hundred acres of land now in the possession & occupation of
 Southly & to have & to hold the said two hundred acres
 of land with all appurtenances whatsoever thereto belonging
 or in any wise appertaining by him the said Cott Southly
 his heirs & assigns from the day of the date hereof
 for ever. For that with the two the said Thomas Eyre ever had
 his wife our house or assigns her either of them or
 any other person or persons whatsoever claiming or to
 claim by him or her or either of them or their shall
 att any time or times hereafter after challenge claiming or
 demanding any right title or interest in or to the said
 unmoneyed & redyed premises or any part or parcel thereof
 due from the said two the said Thomas Eyre ever had
 or for her sole & onlye benefit. And was due further & always
 due from the said two the said Thomas Eyre att all
 times past due to give such satisfaction as the law shall
 direct. In witness whereof two hands have beene &
 sealed the 24th day of January anno domini 1677.
 Signed sealed & delivered in presence
 of Jno Riddle. Sam: Murch.

Thomas Eyre.

The 24th January anno domini 1677 Jane Eyre
 deponente in open court by the 5th of this
 Eyre as his wife late & now to the said Cott
 Southly 340th.

Friday 10th Feby 1677 by Sam: Murch Esq^r & C^o Wm^t
 dated 29th day of January 1677
 deponente in open court by the said Jane
 as his wife late & now to the said Cott
 Southly 340th. And Sam: Murch Esq^r & C^o Wm^t
 sealed the 10th day of Feby anno domini 1677 C^o Wm^t

158. Know all men by these presents y^t 20th January
 John Sabay of Northampton County Deed for money to all
 and myne or bought of land that was formerly Christopher
 Sturley & by Lands w^t said Land is now in the possession of
 my son in law Wm^t Conwy and bounded at fowlers^t (Gates) &
 east to the Land of Mr^t Yeall yeard by Euston to the horse
 path and south on a branch that parts this Land from
 Land and the Land that Cott the Shingor holds by Lands of
 me. And west on a branch that parts y^t Land & the
 Land of Mr^t Yeall which Land I John Sabay doth freely
 give and grant for his use my son in law to Wm^t Conwy
 two pounds to me yearly for shillings & 11th pence
 & years or any part or proportion that may be had
 upon the said hundred & the lord of land and all the
 appurtenances to it and to John Sabay his heirs
 executors or administrators. In consideration whereof that this is
 my will and I grant for life I have therefore sub-
 scribed my hand & first my Seal the 25th day of
 April 1677

In witness

John Sabay

Seal

Received the 23rd day of March 1677
 of Dan: Murch Esq^r for North

+ Know all men by these presents that I Peter Duperke of
 Northampton County in the 2^d year of King Charles
 the 2^d of March 1677 by his son Thomas Church & his daughter
 Margaret the particular husband and wife the sister of
 Thomas Church jun^r this child called Henry then & whilste
 with a good childe and young about four years by the
 name of Margaret three hund^rred of cattle called Marigold
 Grisell & Marigold and one bed whereupon I Peter Duperke
 did give this my selfe in full satisfaction for the above
 mentioned estate of the children whose dues of it by my hand
 march 1st 1677

Peter Duperke
marks of

Sam: Young
and Murch

The 1st of March anno domini 1677
 deponente in open court by the said Peter
 Duperke as his childe and did to the
 said John Duperke

Received the 8th of March 1677 Dan: Murch Esq^r & C^o Wm^t

So all Christian People present and to come I am^t Grace
 before God grothing in our said God & everlasting
 Know ye that I Grace I said in Northampton County in the
 widow place maintained & fed feed by the said
 maner & the said feed my body and truly Debent John
 Conwy for and in consideration of his many great good and
 fruitfull service & more especially for & in consideration of
 his good & valubale summe & weight of £10 thousand pounds
 (c)

189 of tobacco & cash according to due & opportunity to be paid
to me my said Servt Edward or assigned at three o'clock pay
in three several years successively att or buri. the last
days of payment. Usual Customary & Regall. in this Country
of Virginia in some Suburban place or places of this
Country where I now dwelle. If the said Grace should
for the said services above said further grant unto him
the said Doctor the full sum & kind of three years
to make payment. and that he shall not be molested
nor sued by me my said Servt Edward or assigned for want
or any part or parcel of the said sum thousand pound
of tobacco till the 30th of October which shall be
the year of our Lord one thousand six hundred Eighty
and I do also declare the said John Archer is free a
freeman absolutely att the Confirmation of these p[ro]mises
and that he may not be restrained of his liberty
for default of payment. But is left to the Courts of the
Law as all other free Subjects are in case of debt.
In confirmation & Testimony whereof I have hereunto
put my hand & seal this 10th of April 1678.

Signed Sealed & Delivered
In presence of me

Francis Pottit

Thos. & Vire
his X marks

Given to John
her mark

John Archer

the 29th of April 1678 acknowledged
in open Court by the said John Archer
his wife etc & said

Dan. Archell & ed

Granted the 9th of May 1678 p[er] Dan. Archell & ed C. North

+ This to witness is my Answer That whereas I William
Wetherhead did formerly give unto Margaret Roome (now
my Daughter Margaret now deceased) for a joint Stock
of 1000 lbs. One Brown Cow with a white face of my
own proper mark with a Cow calf by her side, & the
said Stock of gift now being lost & not to be found
but by these presents confirmed and freely given unto Margaret
Roome to her children which she may hereafter have
the above said Cow & her increase for obz chid that the
said Margaret have power to dispose of any of the said
Cow & her increase if indeſtitely required it with the advice
& consent of the Deponente. Whereas I do hereby chid that
husband (whosoever it may be) shall have no power
to dispose or diminish of any part of the said Cow & her
increase without the consent of the said Margaret &
the power & chid do hereby transfer after said chid for
the time of payment I have the said Cow & her increase my hand and
seal the 26. March 1678 Northampton County in Virg[inia]
William Wetherhead.

Samuel George
own Marsh

William Wetherhead

Granted the 9th of May 1678
p[er] Dan. Archell & ed C. North

Know all men by these presents that I Justian Pottit of the
County in Virginia a poor Exonente & incapable & discharged
my living Brother Francis Pottit formerly my guardian
of and from all and every part & parcel of my person &
estate which my said living Brother had in his possession
and do hereby acknowledge to have received all & every
part thereof due to me from him as unto my hand
and sealed this 10th & Twelveth day of April anno
Domini 1678.

Justian Pottit

yo. Bald

Signed Sealed & Delivered in the
presence of John Pottit

John Pottit

the 29th of April 1678
acknowledged in open Court by the
said Justian Pottit as his real
act & deed

Signed Dan. Archell & ed C. North

Granted the 9th of May 1678 p[er] Dan. Archell & ed C. North

Know all men by these presents that I Alicia Cutts lawfull
wife to my Beloved Husband the John Cutts do make
Edward & Charles their attorney for me
to acknowledge in open Court my disempowering of my
Power or right of Power to a parcel of land called
David by Clerk in Northampton County set by its full ground
bearing date 27th of March 1671 doth appertaine all
unto my hand the 29th of April 1678

dated Richardsons

Alicia Cutts

John.

the 29th of April 1678 recd in hands
in this place & attested by the before
named John Cutts in open Court

Signed Dan. Archell & ed C. North

Granted yo 9th of May 1678 p[er] Dan. Archell & ed C. North

I Alicia Cutts lawfull wife to the within written John
Cutts do freely & voluntarily renounce any
compulsion & force I had or confirmed the within written
Bill of Sale and do quit claim my Dower there
as unto my hand & seal this 29th of April 1678

Witnessed Charles Pottit

Alicia Cutts

Richardson

the 29th of April 1678
acknowledged in open Court by the said
Edward & Charles of the like
according to full ground written

Signed Dan. Archell & ed C. North

Granted yo 9th of May 1678 p[er] Dan. Archell & ed C. North

To all
C

161. To all Christian People to whom these presents shall come & greeting
+ whereal I Thomas Somers of the County of Northampton in
Vrg^a Plantain together with one John Hawkins of the same
place and also planter purchased One hundred acres of land of
Daniel Black of the County aforesaid by me and my wife
Elizabeth Bay wherein the said Hawkins now liveth yearly
and specially before and at the said purchase did keep
for which we were in like manner obliged to the said
Black for the payment of Two hundred pounds of silver
and cash in his yest^r time at equal payment by each
separately for the same. Now know ye that whereas much
as the said John Hawkins will pay part and undertake
the payment of the remainder of the said sume to the said
Daniel Black of the said Thomas Somers Doth therefore
willingly release and relinquish and for ever quit claim and
the said John Hawkins his heirs and assigns for ever and
my right title and interest to the said Two hundred acres
land with his appurtenances therobut belonging and the
same Doth disclaim and shall for ever my heirs and
assigns for ever warrant and defend the said unto the
said John Hawkins his heirs and assigns. At witness
of the claim or title of me or them or any other person
or persons whatsoever claiming or to claim in favor
or under it or any of us or by our means or partly
content or presentent. In witness whereof I the said Thomas
Somers have written setting my hand Exe^{cuted} the twenty
ninth day of April anno 1678.

Signed Sealed & Delivered in
presence of Jno Kinsdale

Thomas + Elizabeth
Kinsdale

own mark

the 29th of April 1678. yo 1678
acknowledged in open Court by the
said Thomas Somers at his
own self Doth to the said John
Hawkins his heirs and assigns Elizabeth

Provided ye g^t of May 1678. That I doth
acknowledge to Elizabeth his lawfull wife of the above named Thomas Somers Doth
freely, openly & voluntarily confess to the above Thomas
relinquition of my said husband of his right and title to all
any part of the above said Two hundred acres of land to
the said John Hawkins his heirs and assigns Doth also
acknowledge and for ever quit claim unto him
and his in all the right title and interest of himself or others
which he might or could have had in or to the same. In
witness whereof I have hereunto putt my hand and seal the
Twenty ninth day of April anno 1678.

Signed & Delivered in presence of

Jno Kinsdale
own mark

the 29th of April 1678. yo 1678
acknowledged in open Court by the said Thomas
Somers at his own self & voluntary act
& Doth to the said John Hawkins,

Provided ye g^t of May 1678. for Daniel Black Esq^r of Northam-

62. Know all men by these presents that we Edward Baker of England
+ in the County of Gloucester Gentleman Ffarmer Citizen and
Draper of London and Elizabeth his wife Doth hereby solemnly for our
both and our posterity bind us & our estates & effects & fee
our quiet dwelling unto William Black of the County of Northampton
in Leominster in Vrg^a Esquire his executors & administrators all
and all manner of debts charges and causes of actions suits
bill bonds writings, Cognovit docts, Just, duly & demands Just
and sues & demands, Judgments, Executions, Balduls, Recoverys,
Contractys, Testemps, Damages, & Demands whatsoever both
in law or equity or otherwise howsover, which against the
said William Black any of us or her he or we have, or which
we or any of us jointly or severally or our or any of our said
executors & administrators shall or may have claim challenge
or demand for or in respect whereof or in respect of any
manner of debt matter or things from the beginning of
the world unto the day of the date of these presents for which
whereof we have hereunto putt our hands & seals dated
the Thirtid day of June anno 1678. The one thousand two
hundred sevnd day of January 1678. E.C. 1. Edward Baker

Sealed and delivered by the said
named Edward Baker in presence of

Thomas Somers

Elizabeth Somers

Witnessed & Delivered by -

Ferdinando Guntier in presence of

Jno Kinsdale

Christie Somers

Provided the 9th of May 1678
At Banbury & ad eo Northam-

Know all men that Elizabeth now the wife of Ferdinando
Guntier Doth by this present what my said husband hath
written signed to witness my hand the 9th of May anno 1678.

Provided the 9th of May 1678. of Edward Kinsdale to Ed. Black & Elizabeth Guntier.

Know all men by these presents that I am a younge of the County
of Northampton in Vrg^a Planter Doth by these presents seal
and absolutely give unto Elizabeth his daughter of Banbury
one huf^r acre or two acres or three acres marked at full
height the eight acres under Exercitton the left hand
& cropl. estate & under Exercitton with all the formalde-
inclosure of the said huf^r acre by her the said Elizabeth her
son's wife Doth assign for ever and by reason of the
said huf^r acre to her father or whome her said appoynt
to take care of the said huf^r acre & formalde inclosure
of her for the benefit of his said Daughter as aforesaid
warranting the said huf^r acre whole her inclosure at aferemore
second from me & my heirs or for ever in testimony
whereof I have hereunto putt my hand sealed the last day of
April anno 1678.

Delivered in presence of - the 9th of April 1678. Samuel Young
in Cheshire. John Colman. Acknowledged in open Court. yo 1678

163. Know all men by these presents That I John Hawkins of the County
of Northampton in New England for a valuable Consideration
in hand paid by Daniel North of the said County Slave -
abducted Bargained and sold and doo by these presents abduct
Bargained & doo unto the said Daniel North his Roode eas
Dane or assigned all that he said Daniel North his Roode eas
I have Seized at my selfe Deyng in the County aforesaid -
Together with all my selfe Belongings and all appurtenances
thereabouts Belonging with all Goods writings & script
concerning the same also of the said John Hawkins had
also sete Delivred to the said North those particular
hereafter Lepropised (that is to say) one Cow Seven year
old wth calf, one Cow fift year old wth calf and
therfor three years old wth a Cow calf, and two years
old heffer & one yearling heffer all of my own
proper markes being the right ears a hole in it & the
left ears Dow Taylor do also and marks five years old
this springe with tail or a few by her side wth said
marks I purchased of Dorman Eughland Brige bnderhall
on 20 left ears together with a yearling heifer which
came of the said mare: the all which of the said Hawkins
doe acknowledge my selfe fully satisfied Expaid and
Dole Colvane & Ollige my selfe and her & son
that hef the said North ands have done. or assigned
shall from this day hys selfe & specially before the
said Land Expansed with all singular ye appurtenances
thereabouts Belonging together with the cattle mare and
yearlings heifer with all Sorty of their incraed above
Bredy Bargained abovesaid doo delivered wth warrant
at the clame of me my selfe late & dead and
at the clame of all other person or persons whosoever
that can or any wayes may or will be the case -
clame right or title or interest to all or any part or
part of the above I forfified premitte and for a
Confirmanacion of the aboves mentioned premitte I have
hereunto Set my hand & seal the fourthe day of
May one thousand six hundred sevnty eight & in ye
thrideth year of ye Regne of our Soverene Lord
King Charles the Second & the said John

Signed Sealed & Delivered in
the presence of
John Sharp. John Currie.
William Sharpe. John Currie.
in his marks. his two marks.
Thomas Webb.
his + marks

The 28th of May 1678.
acknowledged in open Court by the
said John Hawkins and his seal
delivered to the said Dane w/
North before us his son Kendall.

John Kendall Esq. C. North
Signed the 2d of June 1678 of Dan. North & Co C. North

164. Memorandum that the day and year within whereunder
and wherein was then given of the within Bargains & assignments
sets & agreements b/w Daniel North & the Cow calfe of
the three years old heffer within Bargained & sets delivered in
part & value of the whole & rest of the cattle mare and
yearlings heifer with all their further increase to the said
Daniel North by me.

the said John
his + marks

William Sharpe
his C marks
John Currie
his T marks
Thomas Webb
his marks

+ Know all men by these presents That I Thomas Church of the
County of Northampton Doe give unto my Granddaughter
Suzannah Church our three years old heffer with all her
male and female increase whether & her Birds for ever
coloured of a dark brown with a white face marked al
followeth crop on both ears & under neck on both
ears I the aforesaid Thomas Church Doe give from me
and my Birds for ever all my right title & interest of the
aforesaid Calf with all her foaled increase buts in
Daughter Suzannah Church to her and her heirs for ever
with Warrant & Warrant from any place or places that
she or may buy any lawfull cleaving or unto the
said Calf or any of her increase & without my hands
April 25th 1678.

the marks of
William Northrupp. the 28th of May 1678. the [T.] Church
delivered in open Court by the said
Thomas Church as by date del'd

Dated the 5th of June 1678 of Dan. North & Co C. North

+ This day present made the 29th day of Septembre 1677 Between
Daniel Jackson Taylor of the one party and William
Baker planter of the other party witnesseth that the
said Daniel Jackson Doe for Obale good cause and
intencion and throbols meleinge spes and delivery unto
the said Baker my whols estate in what manner so
condition & forme it is to him by said Baker his heire
earl & done or assigned for ever and for the Consideracion
I the said William Baker Doe bind me my heire & executors
or done to pay all the debts the ffor said Daniel Jackson
done now and to be ffor him good sufficiente make
drinke washing lodgyng cloathing & all thinges fitting
the said Baker for him so longe as he the said Daniel Jackson
shall live, and for the Confirmanacion & true performance
was the partyes intent written habe Recente Do our
(Signed)

165 Hand and Deliv'd this 29th day of September 1678.

Signed 15th & delivered in.

Witnessed of us
Francis Petrie

William W S King (Delivered)
his mark

Daniel D Jackson
his mark & Deliv.

Wm M B Baker
his mark

This 28th of June 1678 produced and
wchd we then dide or writing by the
Coprall Cattell of Francis Petrie &
Wm Petrie in open Court.

Recorded & S^t 5th of July 1678 of Dan. March 1678 C. North.

At Patten granted unto the said Richard for one
hundred acres of Land lying and being in the County
of Northampton at the head of Branch of Shadwell
Tocks Creek commonly called No. R. Branch
beginning at a swampe bounding westerly
on the land of Stephen Petrie. Easterly on the
Ridge by Oceanawocke path southerly on part
of the head of the said Branch & northerly on the said
swamp. The said land being formerly granted to Richard
Petrie by Patten dated the 17th of March 1655 and now
reserved in his name & by the said Petrie sold & assign'd
to Phillip Fisher, who hath kept the said land for want of
settling & did it now due to the said Petrie Petrie by an
order of the High Court dated instant & also by & for the
transportation of two of her into this Colony whose names
are in the records mentioned underndath this Patten. So
here & to tell & given binding Recd & Deliv'd of the
day the 11th day of March 1678. William Petrie.

At 15th Richard his Partner I record & set.

For two clerks of land in } recordat & set.
Hartford County - State: Indent. Dep. Ser.

Recorded the 4th of Sept 1678 of Dan. March 1678 C. North.
All were shew known by this present that I William Petrie
do for me my heirs & assigns & done in
all right title, and honest intention of the willinnesse
Patten unto Phillip Fisher his heirs & assigns
do witness my hand and sealed this twenty eighth
day of August and in the year of our Lord one
thousand six hundred sixtysix.

Signed 15th and delivered.

In the presence of us

John Petrie

John Michael son.

This 28th of August 1678.
acknowledged in open Court by us
the said Petrie & Petrie at his
wall etc & do to the said

Phillip Fisher
15th Dan. March 1678 C. North.

Recorded the 4th of Sept 1678 of Dan. March 1678 C. North.

Know all men by these presents that William Gaskin
& the County of Northampton in this for to in consideration of
love and affection I have to my wellbeloved Son Henry
Gaskins. Have given granted delivered confirmed & Deliv'd
like as by this my present deed of gift I do give grant
enfranchised confirm'd & deliver to him the said Henry
Gaskins all my lands & tenures & hereditaments with the
appurtenances whatsoever that I now have or any way
doth belonget to me in this Colony of Virginia & also
one Negro woman named Jenny, & one Negro boy
named Daniel also one black mare dyed foal yea old
& one mare white dyed foal yea old & one black
horse, one mare black, & one red horse all dobor
ewes, and one Ram, together with all houses held
by me whatsoever already by me given him & now
in his possession, and also one English field named
Robert Elias for the full time that heath now to be
described, to have and to hold the said lands & ten-
ments & hereditaments whatsoever from me judicially
after my death, & the debts of my wife wife
to him the said Henry Gaskins his heirs & assigns
for ever & to have free liberty durings & after his
fines close, & make off any the aforesaid lands ex-
cept by me planted, left or occupied to have & to hold
also the said Robert, Mares, Sheep, hogs, Pigs, hogsheads
& English field with all there incercapts, labours, profits
& commodities whatsoever, & may or shall
hereafter accrue from them & every of them to him
the said Henry Gaskins his heirs & assigns from
the day of the date hereof for ever so long that neither the
said William Gaskins my heirs & assigns nor any
other person or persons whatsoever shall at any time or times
hereafter make challenge claiming or demanding any
right title or interest in or to the before mentioned
planted or any parcels thereof otherwise then as before
expressed but from the said wife & Henry of it to
be otherwise disposed & for other easements in whatso-
ever I have heretofore by my hand sealed this
Twenty fourth day of January in the year of our Lord
and on the thousand six hundred sixtysix & sixteen
Signed Sealed & Deliv'd in plow
of Jonathan Weston
Geo. Parker.

the 24th of August 1678.
acknowledged in open Court by us
said William Gaskins as his seal
del & Dated to his said Son Henry
Gaskins 15th Dan. March 1678 C. North.

Recorded the 4th of Sept 1678 of Dan. March 1678 C. North.

+ to whome their said childre comd & dwelt & nowe
 + that I John Michael son of the County of Northam michaell do
 (for & in consideration of the great love & affection I have
 to my wste beloued Daugther Sarah mylady & daugther by
 God her husband) By these presentes givis and seal'd before me
 confirme & declare to his said daugther mylady & Sarah his
 wife & bryg of them Two Negro Girles now in this place
 his Esq: named Mary Jackson & the other Hamnah Jackson
 to haue & to helpe the said Negro Girles together with all
 their meydays profit, labour, & condict, that shall accrue
 from his huse to them the said daugther mylady &
 Sarah his wife during their naturall life & the service
 of them, & after their decess, & after their decess the
 the said Mary Jackson with all her encrochments & fees
 (except what heire after recapted) to be & remaine to the
 yd. son of the before mentioned daugther
 and Sarah his wife his herte & assignes for her & the
 the said Hamnah Jackson & all her encrochments & fees
 after the decess of the said daugther mylady & her herte
 wife to be & remaine to John mylady their bound son
 & his herte & assignes for her. Recorded attwaye Admer
 stated that it is wchly the true intent & meaninge that
 Elizabeth mylady, daul Daughter of the said daugther mylady
 & Sarah his wife, & Francis mylady, a younge Daughter
 shall haue dñe of them one of his first childdren that
 the said Mary & Hamnah shall bringe alise into yre word
 to them & bryg of them & their herte for her. But if
 it shall happen y said childdren (by the first & Daugther
 of the said daugther mylady & Sarah his wife) shall dy or
 die of their bodies lawfully begotten, & yd. to Sarah
 his wife wchly other alise: then the said Negro Girle
 willle their meydays then living to be & remaine comd &
 decess, to Simon Michael son of yd. John Michael & his
 herte for her, & in case of his decess then to John
 Michael son of the said John Michael & his herte for her
 & in case of his decess then to Adam Michael son of
 the said John Michael & his herte for her, & the said Negro
 Girle & their meydays then living to be & remaine comd &
 decess the said daugther mylady to Simon John &
 Adam Michael, gracieably, at a hundred & to be had
 manner as aforesaid by them their herte & assignes
 her. In witness whereof I haue hereunto set my hand
 and seale the twentye fifteth day of Augest anno 1678
 signed, sealed & delivered
 In presence of
 Tho: Readings
 wth Michael
 Recorded the 4th of Oct: 1678
 J: Dan: Michael
 W: Michael

This Indenture made this 29th day of Augest in the year
 of our Lord God one thousand six hundred & Sixty Eights
 before witnessing the Daugther of Eliz: Clark of ye County
 of Northampton in Eng: to me

+ of Northampton in Eng: to me

+ Marman of the same County dweler on the other part
 witnesseth as followeth (viz) That the said Mary the Daugther
 of the said Eliz: Clark dwelleth with the said Eliz: Clark
 mother Tenant to Mr: Bowdell with the said Eliz: Clark
 Marman for and during the full time bound & spaces
 of eight years to commence from the first day of this
 instant Augest untill the first day of Augest which
 shall bee in the 2nd year of our Lord God one thousand
 six hundred & Eighty & six during good time bound,
 spaced aforesaid the said Mary shall well behy &
 faithfully serue her said master his herte & ser
 vice in all such lawfull purporc that hee or ther
 shall haue occasion to employ her the said Mary in
 During her chyld & bound aforesaid fully to god
 compleated finished & paid the said Mary shall not
 absteine her selfe out of her said masters service with
 out his said masters wbole & licencys in considerac
 wherof the said Eliz: Clark dwelleth with his
 grant & alredy he findes yo said Mary with sufficente
 clotheing, meate, drinke, washinge & lodgings during
 his said bound & if it is neede further alredy given
 that if in case the said Eliz: Clark & his herte
 should decess before ye expiracion of ye time &
 bound aforesaid then yo said Mary to be remeved to
 her mother if living, but if dead to bee free & at
 her owne dispesing. In witness whereof to affe the
 the pnyll. the said parties haue hereunto interchangd
 by þt their hand & seale yd day Edward first
 above written
 the marks of
 mary M: clark
 in the presence of
 John Burroughs
 the marks of
 Eliz: Clark
 John Burroughs

The 29th of Augest 1678 acknowledged in
 open Court by the said Mary & Eliz: Clark
 as their sole chyld & decess to yo: Eliz: Clark
 Marman first Dan: Michael

Decess the 4th of Sept: 1678 J: Dan: Michael
 W: Michael

To all apian People to whome these presents shall come
 + whereas Capt: John West Esq: Governor & Capt: Gen
 greets you Whereas Capt: John West Esq: Governor
 of Eng: & Dom: by Quarters bearing date the Twentieth day
 of June Ann: Dom: one thousand six hundred & Sixty
 (with the Consent of the Council of State) gives and
 grant unto William Babby Draydy four hundred acres of land
 situate lyng & boaring in the County of Accomack (now
 Northampton) on the Southward side of King Creek abutting
 Westwardly on Capt: Eppis his land. Running Eastwardly along
 the Creek & Southwardly toward the plantation houses of
 (wchere)

159 Edward Bobby deceased father of me Edward
Bobby of Northampton County Planter did somtys grant unto
and he farmed byt to me John Michael son of the County of
Northampton aforesaid March. Three hundred acres of that land
said land for a certain term of my said yere to come and
unspred and also wher all the said Edward Bobby had
by my said marriage dwelt the third day of April in yere
of our Lord God one thousand six hundred thosent yere. And
one hundred acres the remaninge part of the said
four hundred acres to him the said John Michael now ther
lived know all men by these presents that I the said Edward
Bobby for the consideration aforesaid as also for the sum
of three thousand pounds of tobacco & cash
80 paid unto or my self on the fourth day of October next
desirous the said hoofe never bargained alienated sold
delivered lete or by these presents of the said bargained alienated
delivered the said John Michael his said four hundred acres
dealing with the appurtenance to have & to hold the said
four hundred acres of land together with all houses buildings
buildings orchards gardens founst woods bridle woods pasture
water watercourse & all other appurtenance whatsoever
thereabouts belonging or in any wise appertaining to him
the said John Michael his heirs & assigns from the day
the debt hereof for ever for that neither I the said Edward
Bobby my heirs & donee nor any other person or persons
whatsoever shall at any time or times hereafter make
challenger claim or demand any right title or interest in
or to the premises or any part or parts thereof but from the
sum of 1000 £ of £ 1000 blyrs debarr & for ever each
and if the said Edward Bobby doo for me my heirs &
donee comint promiss and grant to & with the said John
Michael his heirs & assigns the aforesaid four hundred acres
dealing with the appurtenance as aforesaid against the just claim
title & interest of me the said Edward Bobby my heirs or
assigns or any claimdinger by from or under me or other
to & not otherwise to him the said John Michael his heirs
assigned to want & for ever defend you witness wherof to all
the premises of late heretofore do my hand & seal h. a. will
day of october in yere of our Lord God One thousand six
hundred thosent yere & eight.

Edward Bobby.

Signed sealed & delivered in

the presence of
John Michael.
John Michael.

The 22^d day of october 1678. ye dñe
acknowledged in open Court by the
said Edward Bobby as his seal
do & Doo to the said John
Michael son

John Michael et al. & C. Northam

Sunday 14th day of November 1678. John Michael et al. & C. Northam
+ to all Christian People to whom these presents shall come greeting
know ye that I John Michael of Northampton County in yere aforesaid
have nominated & appointed and by this present do
nominate my heirs and appurtenancy to be sole & undivided Tenant
John Michael of the County aforesaid & Charles Holden of the same

place my two and law and attorney
(and liberally in case of mortgag of such office) for me
in my name & by my self & proper self to make & execute
deeds for and recollect all such debts or debts due
or due on bills, bonds, specialties, judgments, suits or suits
of money or tobacco due from any place or person in
Virginia or elsewhere in America & the said John
Michael upon any judgment whatsoever, shall in case of
dying all or then payment of any the debts due to me as
afforded from any person or persons whatsoever. Then
then it shall bee lawfull to the said attorney
to obtain imprimatur implied. & sue & prosecute to judgment
to recover all and every of them & for the said debts to
me out aforesaid upon any person whatsoever and
all such action or suit at the will & pleasure of my
said attorney to take against out of prison or to get
such debts acquittance or other discharge upon payment
of any debts or judgment and shall be held to be as good &
valid in the law to all intents & purposes as if my
self had been present and made & given the same
and wherof the said John Michael am by severall letters
of attorney & other good chlarity employed by severall
gent out of England and elsewhere to execute
severall debts & dues from severall persons for the sum
of severall psonal debts employing into as aforesaid
of the said John Michael doo by these presents give & grant
to my said son no child to the aforesaid Charles
Michael jointly full power & good chlarity to let &
Doo in any such matter aforesaid as fully & shall
stand to as good effect as if my self did personally
ye said said father of the said John Michael. And make
executing my said son John Michael & the said Charles
Michael jointly as aforesaid factors & executors in all
my business of one hundred and in my absence
take up any shippes vessels goods & merchandise belonging
to me from any place or person whatsoever & the said
to dispose of for my self & benefit & make & return
according to such debts or dividends as shall be given
to me or them in my absence. And further of the said
John Michael doo give & grant to my said son John Michael
& the said Charles Michael jointly full power & good
chlarity to let & Doo in all things managing and
concerning my estate or goods in Virginia & to stand
as good fact as if my self were thereto present
for the better effecting of all & singular the purpose &
obtaining all my debts as aforesaid I do give my
said attorney power to make & ordain one or more
several attorney power to make & ordain one or more
attorneys under them. And in performance of all and
singular the present I have hereunto set my hand &
seal the second day of August anno 1678 my hand &
seal do in presence
John Michael. John Michael
John Michael. John Michael

Know you that I John Michael Son^r of the County of Northumberland in
England for divers good causes and considerations now therefore
inclosing but especially for & in consideration of the value of sum
of hundred pounds of good tobacco & caskes so made in hand paid
satisfied by Edward Bibby of this same place planter his
wishes of & of every part & place thereof of his hereby acknowledged
that the said Edward Bibby his heirs late & donee
executors & sollees deigned & dictated & have bargained alighted
said & delivred like as by these presents I do bargaine alighted
to John the son of Edward Bibby his heirs & signified one
hundred & fifty acres of land situate at Ed Plantation Caskes
in the County aforesaid bounded on the South side by the line
of a certaine Boundary Deed in the North by the said land formerly
belonging to John Bagwell. To have & to hold the said one
hundred & fifty acres of land (as y^e same is now bounded &
joined together withall bounds of said buildings orchards gardens
fences & all other woodes buildings waters watercourses & all other
appurtenances whatsoever thereto belonging or in any wise
appertaininge to him ye said Edward Bibby his heirs & signified
from the day of this date hys selfe for ever for that entituled
John Michael my heires heirs & signified nor any other person
shall for & or in the name of & or either of & shall att
any time or times hereafter make challenges claimed or demand
any right title or interest the or possession in or to y^e premises
or any part or place therof. But from all debts of right title
betweene & y^e said Edward Bibby his heirs & signified
for ever exacted by these presents & of the said John Michael
debt for me my heires heirs & signified payment
to al with the said Edward Bibby his heirs & signified before
mentioned one hundred & fifty acres of land with the appur
tenances to him ye said Edward Bibby his heirs & signified from
just claims of & interest of any person or persons whatsoever
claiming or he claiming by from or throughe any Right he
and interest of the said John Michael my heires heirs & signified
to al with the said Edward Bibby his heirs & signified before
mentioned one hundred & fifty acres of land with the appur
tenances to him ye said Edward Bibby his heirs & signified pay
ing & discharging to him debts generally & all other debts am
ounts & charges thereto due or payable on ye said land for the
performans whereof & y^e other y^e premises I bind me my he
ire & donee in ye summe of hundred thousand pounds of
tobacco caskes to be paid to the said Edward Bibby his
heires & signified in what wherethof he shall have to
my heire & donee the twentith day of September y^e 1668 years of our
Lord our Saviour one hundred sixtiey eight y^e 1668.

Signed & Delivered in
the 20th day of Octo^r 1668
John Michael Son^r
W^m Nicholls

acknowledged in open Court by the
said John Michael Son^r as his
true & free Delivred to y^e Edward

Edward y^e 14th day of Nov^r 1668
& John Michael the lawfull wife of the aforesaid John Michael

John Michael my heires heirs & signified to have & to hold
all right of diverse joynings & thidc wch y^e now or hereafter may
challenge claimed or demand as wife to him the said John Michael
at whiche my hand & seals the day & year above written
Signed & Delivred

In presence of
Jno. Parker
W^m Nicholls

the 28th day of Octo^r 1668. John Michael
dekinowledged in open Court by the y^e said
said John Michael as his true
will & testamente delivred to
the said Edward Bibby

Ordered y^e 14th day of Nov^r 1668. John Michael Son^r & Dan. Parker & C. North
John Michael Son^r Do for my selfe my heires heirs & signified
acknowledging to me the willin specified bound of hundred acres
betweene his heires Edward & signified. Do have & to hold the
same prouably from the molstation of all & obly of land what
whether according to the quantity of fifty acres. In the County
of Northumberland & Lapell giving them liberty & roatis to this
present & from the day of this date hereof absolutely to possesse
to eny occupye the same wch all immunitie & privilege to have
& fully appoyntinge wad and about to come. Toobly this
yearly bille cappe warranting y^e said sale of validity & good
in law havinge recd a bille & full conderewance of three
thousand pounds of tobacco for the same according to agreement.
Witness my hand & seals the 28th day of octo^r 1668.

The 28th day of octo^r 1668. John Michael Son^r
Thos. Parker. dekinowledged in open Court by the y^e said
John Michael Son^r as his true
will & testamente delivred to the said John Michael
Dan. Parker.

Ordered y^e 14th day of Nov^r 1668. John Michael Son^r
To be Christian People to whom this present shall come know
ye that I John Harmer of the County of cheverock chyrurgeon
son & heire of John Harmer deceased late Chyrurgeon
of the County of Oxon for & in Consideracion of the summe
of one thousand pound of tobacco Caskes in hand paid by
the South side of the County of cheverock to John Harmer before
the delivringe & delivred to him of every part & place
of his hundred chyrurgeon and do by this present
for ever & for al time to come & for ever acknowledge and do by this
present & for his heires & signified to have & to hold the said plantation in
summe 2000^r & for ever quit claimed unto the said plantation in
what ever place or places soever he maye be by his heires & signified
for ever all such right estates to the said plantation & demaynes whiche ever
at the said John Harmer had or ought to habe orien to the old
or new & all such right estates to the said plantation & doope at dore ditch
County bounded therred to the plantation & doope at dore ditch
& watered by the maine River of chepaciack. Eastly by the River
of chepaciack and the Southward beginning at ye head of
the ditch running Eastly unto the Northwesterly line &
& beginning

73. Beginning at the head of the Northmpton Branch of the
N. E. Creek George & William Church of the aforesd old
Plantation Recd. Moneys Beginning Easterly to ye 17th. by any sum
or account whatsoeuer to have & to hold all the said Land and
groundes immovables libertye & priviledges therabout appertaining
or in any wise belonging to the said South Colston his
Kestiges to yo only son & heire of the said Plantation his
son & assignee for ever. So that neither he nor his said John
Harman nor his heires nor any other person or persons
or others or in his or their names or in yo name right or title
of any of them shall or will by any way or meanes hereof
have claimes challenge or demand any estate right title or
interest of or to yo pinnick or any part or yedule thereof his
x story of them Plantation bittly lackled & bound for ever to
this plant. And also the said John Harman & his heires the said
lands & persones & other the properties with the appurtenances to his
South Colston his heires & assignee to his & their proper life &
yeare, in manner & forme aforesaid specified at their heires &
assignees x story of them Plantation to be held & to be used by his
present & future heires & assignees to him & his said wife
the said John Harman & his heires & assignees to him & his
wife his heire & assignee to him & his said wife his heires &
assignees for ever twenty thalfe day of octo
in ye years of our Lord one thousand six hundred & seveteen
& in his sixtith year of ye Regne of our Sovereyn Edward
Kinges yerbly yerdred & fforer of ye faith. C.
Signed Iacobus P. Blundell

the 28th day of Octo 1678 John Harman
in y^e name of
John Washbourn acknowledged in open Court by his
william Walton said John Harman as his sole del
Signed T. Prophit said to Col Southly 14 Bpon above
his markes signed by Dan. Archib. Esq: &c for third
Signed 14 day of Decr 1678 of Dan. Archib. Esq: &c for third
+ know all men by these presents that I Thomas Eyre one of the
of the inhabitants of Northmpton aforesd to have & to hold all the
land & buildings & pinnicks whatsoeuer and especially
said from & doth due & demand whatsoeuer & whichever it doth
owne hundred pounds Sterling & one more pound to me by the
catt Kestiges as by a Rent in Northmpton Court doth & may
more at large appear. And I do further acknowledge to have
received full satisfaction for what is due by the said George Bill
bound or otherwise. As witness my hand & seals ye 28th day of
Octo 1678

Signed Iacobus P. Blundell
in the presence of
Abrahm Wickman
John Parkins
Signed the 6th day of Decr 1678 of Dan. Archib. Esq: &c for third
+ know all men by these presents that I William Lott: Baker one of the
of the inhabitants of Northmpton aforesd to have & to hold all the
land & buildings & pinnicks whatsoeuer & whichever it doth
doth due & demand whatsoeuer & whichever it doth
acknowledging to have received full satisfaction for his said
wishes in my hand & seals the 28th day of Octo 1678

Signed the 6th day of Decr 1678 of Dan. Archib. Esq: &c for third
+ know all men by these presents that I William Lott: Baker one of the
of the inhabitants of Northmpton aforesd to have & to hold all the
land & buildings & pinnicks whatsoeuer & whichever it doth
doth due & demand whatsoeuer & whichever it doth
acknowledging to have received full satisfaction for his said
wishes in my hand & seals the 28th day of Octo 1678

Received by the said John Harman as his sole
charge to acquit the hundred of Northmpton Court of the
land & buildings aforesd Nicholl Granger & Co. Plaintiff
Supt of executors & executors therabout willing
to pay in the behalf of John Harman the sum of two hundred
pounds to the said George Bill for the use of which
he has intituled my hand & seals Novemb^r day of
Octo 1678

John Harman & his wife his heires & assignees to
have & to hold all the land & buildings aforesd
as well as the hundred of Northmpton Court
his sole del & bound.

John Harman & his wife his heires & assignees to
have & to hold all the land & buildings aforesd
as well as the hundred of Northmpton Court
his sole del & bound.

To all Christian People to whom these presents shall come
William Chardens of the County of Northmpton in
England. Greetings. Whereas my Father Wm Chardens
late of the County aforesd deceased by his last will and
testament (amongst other things) gave & bequeathed to me
the said William late man of the Plantacion where
on less than twelue hundred & twenty acres land
(say) on the south side of Col by old Plantacion Bridge
and on the west by a small brooke or Branch
called Gilles brooke running out of the old Plantacion
Brooke dividing my land from y^e land
thereof given to his son Col Chardens deceased
on the North east by a Branch or brooke called Hatching
Brooke in certain parts the my land lying in the
land therupon given to his son John Chardens. So
other wills the twelfe thalfe of the aforesaid
but the said part of the Plantacion belonging to the
said Col Chardens three hundred & eight or
thereabouts to bee possessed by me my heires and
assignees for ever (only my mother lived as Right
of Dowry excepted) all by the said Wm Chardens being
more than half his heires & assignees
know ye that the said William Chardens
for so greate cause & consideration and therebyle
being & specially for his consideration of
me & thousand pounds of good tobacco & caskes
bound in hand & delivered to me wherof &
of every year specially therof to the hereby aforesaid
lands we have received of George Elkin of the
County of Northmpton aforesd & him his heires
and assigns we have had & acquired to feare & discharge
of his lands and also for it to be received of
him hundred & fifty chalcs of leuage alledged
against said Chardens to me my heires & assignees
in exchange of the said thousand chalcs. Here
aboves named George Elkin of the said County
and with the said George Elkin his heires & assignees
(and

175. and by these presents does fully clearly & a perfectly above
+ bargained sold delivered confirmed & exchanged to him the said
said George Ebelin his heirs & assigns the abovesaid
three hundred acres of land according to the aforesaid
written bounds thereof to have & to hold the said land
with all houses Edifices Buildings orchards gardens fence
pastures wood landwood meadow marshes waters, walls
courts & all other appurtenances whatsoever thereunto
belonging or in any wise appertaining to him the
said George Ebelin his heirs & assigns for ever chd
does for me my heirs & assigns to have & to hold the said land
& grant to and with this said George Ebelin his heirs
and assigns that the said land & appurtenances before
indented are clear free & unencumbered & unburdened & delivered
from all claim of former sale & bargainet against can
tacts, mortgages, Statutes, Statute Staples, fine & lawes
recognizances & all or any other encumbrances or
cumberances whatsoever (except my mother's third
right of Dower aforesaid) had made done or committed by
me to her had made done or committed by me to
the said William Andrews or any other person or persons who
were to or by my knowledge publicly or secretly done
that the said three hundred acres of land with the
appurtenances before indented & expressed of the said land
and my heirs & assigns to the just claying bills &
George Ebelin his heirs & assigns as the just claying bills &
thousand of any other or present whatsoever shall it will
concernal for her to pay and also all any thing what
ever paid of Dower towards her maintenance from ye date
hereof to give such other & further assurance for ye sume
as to him ye said George Ebelin his heirs & assigns as
his or their sumes attorneyed, or demanded in ye law
shall bee reasonably attorneyed, or required & also
to deliver of & her to all such debts writings & bonds
Pattall rewards & other writings whatsoever that either
now are or hereafter shall bee in my custody or possession
any wayed relating to or concerning ye sume to
him ye said George Ebelin his heirs & assigns as written
whereof & other ye sume of the said William Andrews
have heretofore paid in hand & take the same with due
consideration done 1678.

Signed sealed & Delivered in the 7th day of November 1678
in presence of us John Marston deknewledg'd in open Court by
Dan. Noyes the said William Andrews as
he doth a full & clear Deed to unto George
Ebelin his heirs & assigns to him

Received ye 7th day of Decr 1678 of Dan. Noyes Esq
To all English people to whom this shall make evn
George Ebelin of the County of Northampton in this
yeare greeting know you that the said George Ebelin
in consideration of three hundred acres of land with
appurtenances thereto (by good writinge & sealde with
seals) delivered, bargained sold, confirmed & exchanged

176. by William Andrews of the County aforesaid, to me
bargained sold delivered confirmed & exchanged
likewise by these presents I doo Bargain & sell, con
firmed & delivered & Exchange to and with the said William
Andrews his heirs & assigns four hundred & fifty acres
of land situate lyinge & bordering in the County aforesaid
granted to me 1678 aforesaid Delivered by William Andrews
my deid father mountayn Ebelin the 29th of Nov
1678 bounded by a former Deidout of the said
Deidout on the South, by the North by the Land of Sam
Scott on the East by the land of Mr Taylor on the West
by the former grant of John White to have & to hold
the said four hundred & fifty acres of land with all
houses Edifices Buildings orchards, gardens, fence
pastures wood landwood meadow marshes water,
watercourse & all other appurtenances whatsoever
thereunto belonging or in any wise appertaining
to him ye said William Andrews his heirs & assigns
from the day of the said Deidout for ever chd
does for me my heirs & assigns to have & to hold
& grant to & will ye said William Andrews his heirs
& assigns that the said land & appurtenances are held
feoff acquired & unburdened & delivered from all & all
manner of former sale & bargainet, Purchases, mortgag
es, Executed & Recoginized & all & any other incum
brance & incumbrances whatsoever had made done
or committed or imposed by me to pay and done or
committed by me the said George Ebelin or any other
than aforesaid whatsoever he or by me shewd or
possiblity to Comptal and that ye said four hundred
& fifty acres of land with all appurtenances before
mention'd & expressed of the said George Ebelin in my
hands late 1678 to be well considered his heirs &
assigns against the just claying bills & thousand of any
other or present whatsoever shall & will warrant & for
my defend chd also all any thing within ye said
sume of 1678 to be remanded from ye date hereof
to give such other & further assurance for ye sume to
him the said William Andrews his heirs & assigns
as by his aforesaid attorneyed, attorneyed or delivered in
law shall bee reasonably attorneyed delivered or required
and also to deliver by & her to all such debts writings
Pattall rewards & other writings whatsoever
that or the now are or hereafter shall bee in my posses
sion any wayed relating to or concerning ye sume to
him ye said William Andrews his heirs & assigns
in which whereof & other ye sume of the said George
Ebelin have heretofore deliveryed to him ye said
day of November in ye year of our Lord God 1678
Signed sealed & Delivered the 7th day of Decr 1678
in presence of us John Marston deknewledg'd in open
Court by Dan Noyes Esq
Ebelin his seal set.

277. Know all men by these presents that I Thomas Hogg of the
+ Northampton County Planter who married the wife of his
+ said wills child wife, did for divers good causes & justifications
+ cause me trouble in divers parts of the world especially for & in consideration
of divers pounds of tobacco & cashes to me in hand
paid before the marriage made by Thomas Pye of New Haven
place who married said yo. old daughter & heir of my father
before said yo. marriage before any of divers parts of the world
said of D. Pye hereby acknowledged & yo. old Thomas Pye his
sons & daughters & also debts for divers parts of the world
also for divers causes & reasons that this husband has caused
excluded & purposed also by justifications found to be due to
him in the right of Robert Harrington deceased & his wife
granted to Robert Harrington & son of the County of Gloucester
Lattard Harrington deceased the twenty sixteth day of January
the year of our Lord one thousand six hundred & six
said Harrington deceased deceased acquainted and
diligently like as by these presents of D. Edwardes deceased
of D. Edwardes a gentle discharge & quiet cleareance before D. Thomas Pye
his heirs hereafter & his legatees for ever all the right titles in
inheret wherover that of the said Thomas Hogg my heirs
& assigns or any of them now held or hereafter might heire
in and to all lands & lands situated & lying at Cogges all
maggoty being in the County of Northampton aforesaid where
on divers titles & formerly purchased by me in the p[re]dict place
John Gordish of D. in John Gordish deceased by me in the p[re]dict
Northampton County aforesaid to have & to hold the
said title aforesaid with all appurtenances thereto belonging
or in any way appertaining to him & D. Thomas Pye his
heirs & assigns from yo. day of yo. death hereof for divers
causes & reasons of the said Thomas Hogg my heirs or assigns in
any of them or any other person or persons wherover claiming
or so claiming by him or them or any of them shall at any
time or times hereafter make claim thereunto or demanding
any right titles in inheret in or to yo. before mentioned and
so called premises or any part or parcels thereof but from
yo. day of yo. death of the said Thomas Hogg my heirs or assigns
excluded. In witness whereof to other yo. premises I have signed
Hogg deceased heretofore & in yo. hand & sealed by me the
Twenty Ninth day of october. A.D. 1678.

Sig'd & Sealed by me
+ witness of the wife
Dan. Hogg. The 29th day of october 1678
Dan. Hogg. Acknowledged in open Court by the
said Thomas Hogg as his seal.

Attest to & witnessed by

Recorded yo. 7th day of Novr. 1678 by Wm. H. his att.
+ attested from yo. Thomas Hogg of yo. County of Northampt.
in yo. Planter b[ea]t George Willis of yo. Town & place of
also Planter in yo. parish and of yo. Cheshire & co.
of yo. County of Cheshire. Dated & sealed by
yo. 7th day of october. A.D. 1678.

The condition of this Oligation is such that whenever his posterity
of the County died by his will & wills. Proprietary
lute of the County died by his will & wills. Proprietary
hipped by his posterity deceased George Willis in case of yo. de-
cease of his posterity wife & child. and for a sume as shall be
(cont)

found Thomas Hogg who married the wife of his father
bearing the daughter of yo. said wife hath survived her and
the said wills child wife also died componed with
said wills for his right in yo. Dated & given him satisfaction
to hold the same in yo. half of the said wills his
grandchild in the childer of the said Hogg which had
the sole & entire of the said wills about which the said
wills bearing a sufficient sume trouble may arise for the
failure of the said yo. said Thomas Hogg his heirs Earl
of Cogges shall provide to build & all the houses here-
after used and sufficiently to be built & to be used
A sufficient sume to be paid to the said George Willis his heirs Earl
of Cogges & his heirs from all charge liveable
mobiliment & furniture which may any way arise
or happen to him or them for or by reason of the said
neglected p[re]dict. without regard or care that then
the p[re]dict obligation to be paid & of yo. affid or assy
to stand & remaine & God in free force strength & virtue,
Signed Sealed & Dated

The said Thomas
Hogg T H his att.
Dan. Hogg.

On 29th day of october 1678 yo. day
acknowledged in open Court by the
witnesses before Thomas Hogg as
his seal att. Dated by yo. George
Willis att. Dan. Hogg & Cogges

Recorded yo. 7th day of Novr. 1678 by Dan. Hogg & Cogges

Ol. Patent granted to William Keddall for one
hundred acres of land in Northampton County near
Hogg bounded Eastly by two hundred acres of
land called Hogg & Colonging unto the subscriber
John H. son of Hogg Mac Miller deceased and
descendit from the land of Hogg two hundred
acres including the free breed thereof by two hundred
acres drawn Westly North Miller said by reason
held by a line drawn North Miller said by reason
portion of two hundred acres to hold ero. Giorn att
James Little bidder my hand & yo. 1678 of yo. Colony
the fourth day of April. In the Subsidy Book of the
Leagues of our Leagues sign'd by King Charles yo. 1660 do
atmos. Gen. 1678. Attest. J. H. G.

William Keddall att. Wm. H. his att.
+ attested in Northampton County by
yo. 7th day of Novr. 1678.

Recorded yo. 7th day of Novr. 1678
by Dan. Hogg & Cogges att. Cogges
+ know all men by this & full att. of William Keddall that
knowing his wife Mary & son George & assigns above all my
eight titles & inheritance of yo. within in endued
patent unto Thomas Mac Miller his heirs & assigns
in his life time and his heirs for the Twenty eighth
day of october. A.D. 1678.

Sealed & Dated in the
presence of yo. John H. his att.
The 24th day of october 1678
Attest. J. H. his att. by
George Willis att. in open Court by yo. 1678
+ attested in Northampton County by
yo. 7th day of Novr. 1678.

Recorded the 7th day of Novr. 1678 by yo. 1678
Wm. Keddall att. by yo. 1678

22. Know all men by these presents that I John Burroughs of the County
of Northampton in New England for myself & my heirs & executors
and testators mottings But Especially for & in consideration of
ye Naturall loss & affection I have to my late brother John
Burroughs Junr. have given granted Enforffed confirmed &
Delivered, like at his present Dated of 21st Jy 1678 I give grant
Enforffed confirmed and deliver to Mr. John Salter Junr.
all that Plantation by me lately bought & in William
Whittington Esquires Esqre of Sudbury hundred of
yo. bound beinge seitherto lyinge & bordering at Madge Rents
in yo. County aforesaid to have & to hold the said Plantation
whether well or bound Edificed, Buildings, orchard, gardens,
fences, pasturds, Woods, Underwoods, waters, woodwrights &
all other appurtenances whatsoeuer Belonging or
in any wise appertaininge to all full & compleat maner
as my selfe maye might or could haue had occupied pro
& during myne life by birthright or by Law made to me
by ye said Whittington to him & to John Salter Junr. for
the duration of his Naturall life. & after his deaies to yo. heire
male of his body lawfully begotten & fewale of such wome
now to yo. heire male of his body lawfully begotten & then
to his sonnes & daies & soe Plantation & a yeaer longe I do
I do by these presents give unto yo. John Salter Junr. in parcell
& quiet possession of by birthright or Law which I have delivered
the day of 20 dale horrof to yo. said yo. Salter Junr. In witness
whereof I have yo. this 21st of March last in yo. bound
Yo. 1678. I doo let & have in yo. power of our Law & good
and chard to be delivered

yo. power of delivery & confirmed out of yo. ground
In witness whereof I doo let & have in yo. power of yo. John Burroughs.
In witness whereof I doo let & have in yo. power of yo. John Burroughs.
In witness whereof I doo let & have in yo. power of yo. John Burroughs.
In witness whereof I doo let & have in yo. power of yo. John Burroughs.
In witness whereof I doo let & have in yo. power of yo. John Burroughs.
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In witness whereof I doo let & have in yo. power of yo. John Burroughs.
In witness whereof I doo let & have in yo. power of yo. John Burroughs.
In witness whereof I doo let & have in yo. power of yo. John Burroughs.
In witness whereof I doo let & have in yo. power of yo. John Burroughs.

John Burroughs
yo. 1678.

123. Whereal thare was formerly of difference betwixt me & my
yeaday of the County of Northamptn. & Capt. John Salter of
yo. said concerning a certayne quantity of Land by me
claimed which difference was by us put to arbitracion wher
upon this was a certaine summe of tobacco delivedred unto
me full satisfaction for my claiming to yo. said Land wch
said summe I haue recd to fullfull. Now therfore know
all men by these presents that I the said Capt. John Salter doo
for me my heire & daies & executors & testators acquitt
myselfe & quit claim to yo. said Capt. John Salter his
heire & affligit ell my right title to fullfull whatsoeuer
that at any time I maye might or could haue or stand
to yo. said Land & yo. neither I the said Capt. John Salter
my heire & daies nor any other person or persons
whatsoever claiming by force or brde and shall att
any time or tyme hereafter make challenge claiming or
demand any right title fullfull wch or pofession in or
to yo. aforesaid Land or any part or pte thereof. But
from yo. summe land & store of us to bee burred & carried
for other excludid in witness whereof I haue hereunto
set my hand & sealed yo. 18th day of October in the year
1678.

Signed Sealed & Delivred
in yo. presence of
Joseph Hickman
Jno. Gantred.

The 9th of January 1678
acknowledged in yo. Court by me
Capt. John Salter at his residence
Dated 9th Jan: 1678.

Livered yo. 12th day of March 1678 to Dan. Northcote & co. Esteth
Know all men by these presents that I John Burroughs
of yo. County of Northampton in New England out of yo.
life & affection I haue & beare to Churche of yo.
son of yo. Churche of yo. County aforesaid & also
for divers other good causes & considerations and thare
by mottings have given granted Enforffed & confir
med and by these presents doo fully freely clearly
and absolutely give grant Enforffed & confirmed
by yo. said Churche Two Hhds one c
but yo. said Churche Two Hhds one c
threes years old & yo. other of two years old and
spring. Both of them marked the right ear
hds. The left ear cropt to a hld in yo. churche
marked mells & fowls to bee held poynted &
lured by yo. said Churche his heire
and for yo. when heis or they shall attain
to lawfull age and in yo. mean time yo. to bee
in yo. churche his heire to haue yo. care & charge of the
cattle & not to dispose of them or any of them
but for yo. education of his said son to
schools & learninge or such as his shall give to yo
to bee espendid for when his said son attains to
lawfull age in what wherof & other yo. poynt
here written set my hand & seal yo. 28th day of
January 1678.

Delivered in presence of
John Cripps. yo. 1678.

181. To all to whom these presents shall come greetings. Know ye
that whereas John Breramy late of London now of the County
of Northampton in Eng^tre mercer imported into the Country -
Sundry goods merchandise servants household stuff & other
things in trust to & for my Dearely Beloved mother m^e d^rg
Breramy of London widow & hath all alfoe all herm^e time
recauted Sundry goods & merchandise from her to deale to her
to & for her use; for w^tch shee Bringer thereto have an account
& bee bounde in the best maner I can may or can doone
(as of duty) I ought & in honestie can doe now this. Now ther
fore I the said John Breramy Doe by these presents acknowledg
I confess that all the estate whatsoeuer that I doo perh^s
or haue right to in the County of Eng^tre both lands houses
houldure^s goods merchandise chattell servants household stuff
chessells & all other Estate or Chattell whatsoever I doo really &
properly belongeth to my said mother, and I doo hereby for me
my Right & Interest to you^t give & Release discharge & quit claim^d
my Right title & Interest to you^t given to her yo^t said obigall
Breramy her hestet Exe^cutor & assigne from the day of
the date hereof for ever. To haue & to hold yo^t d^r land houses
houldure^s goods chattell household stuff servants merchandise
& all other Estate or Chattell whatsoever to her yo^t said obigall
Breramy & Sir Wm^m Kendall (w^t & for her uss). their hestet Exe^c
utor & assigne for ever, and I the said John Breramy haue
& doo by these presents made library & Loxin three folio him
the said Sir Wm^m Kendall (w^t & for yo^t uss a foorded) to haue his
houldure & Interest. A assigne to yo^t said Sir Wm^m Kendall
my house here & elsewh^r & any other place or places whatsoever
claiminges by him or hisr^s or any of them at any time
or instant hereafter altho^t challenge claim or demand as my
right title or interest in or to yo^t before mentioned premises or
any part or parts thereof. But from yo^t said Sir Wm^m Kendall
as w^t hee obtayn^d & recd^d for ever. In witness whereof
I haue herebyle set my hand & seal yesterdays day of Apri^l
in ye yere of our Lord God one thousand six hundred
sixty one.

John Breramy.

Signed Sealed & Delivred
In presence of
George Mortimer
John Brankard.

Munerandum. That library & Loxin was made by
yo^t within indented John Breramy of yo^t said
house & houldure in the within writinge. Given
by delivery of al God or part of yo^t said
premises at Ringers Books in the County
of Northampton the 3^d day of April anno
1677.

John Breramy.

The 28th January 1678 acknowledged in open
Court by the within indented John Breramy
as his w^t de^r & Delivred to yo^t d^r Sir W^m Kendall
for the summe within Indented.

John Breramy Esq^r.

Dated the 12th day of March 1678 & D^r M^r 1678 to wit two
to all & p^{re} people by whom these presents shall come greeting
Know ye that I John Breramy of the County of Northampton
in Eng^tre for divers good cause & consideracion and there
beleveing^r but especially for & in consideration of few things
(perceiv-

182. pounds of good tobacco & calke to me in hand paid before
yesterday hysself by John Pyron of the County aforesaid
Plante the 27th day of March 1678 of divers part & of a deale share
he doth hereby acknowledge fully bargained alioined
& confirmed & delivred before by these presents his sole
bargaine alioine & confirmed & delivred before the said John
Pyron, & Susanna his wife & delivred Pyron his
son and Plante his sonne & hundred deale of
land situate lyinge & boaring in the County aforesaid
between Daniel Paynes dedcated friendly divided
Bounded Eastwardly on the Land of the said Wm^m Kendall
westwardly on the Land of Charles Parker Northwardly on
the Land of Sir Wm^m Kendall & Southwardly on certain
Branch lukeing in a small Branch therof. To haue
& to hold the said one hundred deale of land with all
hys appurtenances whatsoever thereto belonginge or in any
wise apperteyninge to them the said John Pyron and
Susanna his wife for & duringe their naturall life
& from & after their deaies to the said delivred Pyron
his hould & assigne for ever. And the said William
Kendall Doe for me my hould Exe^cutor & assigne
promised & grant to & with the said John Pyron and
his wife & delivred Pyron his hould & assigne that
the said one hundred deale of land & appurtenances
are absolutely alioined & freely delivered from
quittd and discharged of & from all former bargained
sales & obtructe judgm^t mortgag^d Statute Statute
Recognizance Chancery Court Joyned & all other for
unpleasent hould or & due for me in my hould
Exe^cutor further delivered promised & grant to
& with the parties aforesaid & their hould that the
aforesaid one hundred deale of land & premises to
him yo^t said John Pyron & Susanna his wife
duringe their naturall life & the said delivred his hould
& assigne for ever against the just claimed hould and
hould of me my hould Exe^cutor & assigne & all & other
other & greate & small whatsoever to warrant for ever
afford in witness whereof & other w^t principles I haue
herebyle set my hand & seal yesterdays day
of March anno 1678.

Signed Sealed & Delivred in yo^t

presence of Thomas Mariner
John Brankard. Delivred in open Court by yo^t said
Dated the 27th day of March 1678.
Signed yo^t the 27th day of March 1678
John Pyron & Susanna his wife & delivred
to witness. Delivred to yo^t said John Pyron
according to yo^t w^t conveynance
written. Delivred to yo^t said John Pyron
& Susanna his wife & delivred to yo^t

183 Said known unto me by their attwitts Richd G. Prud
and his widow by John Prudeman Richd G. Prud
of Northampton Deed also unto Henry Sturton of the County
County to him his heirs or assigns for ever from us my heire
or assigns for ever of land containing forty acres
I named w^t land is set to said a boye open for the less
portion of betweene said the said Richd G. Prudeman & his
heire to have the use of the said lands when we do die and
by the said lands formerly belonging to John Williams
deceased the said lands inuited to his sonnes George to the
named Rude upon the plantation that I now live upon &
to the my selfe & said to all infull & purposed I
said interchangeably to my friend & soled the 28th March
1879.

the make of
agreement with Richard Parker.
Morgan Durrell

the 28th of March 1879 acknowledged
in open Court by the said Richard
Prudeman as his free willed & voluntary
act & deed to the said Henry Sturton
Said Dan. Merrell Esq^r

Received ye 11th day of April 1879 of Dan. Merrell Esq^r of Northam
+ to all men whome these presents shall concern I Charles
Wyllie of the County of Northampton being by this present in
my heire for ever do give unto my Granddaughter Grace Dyer
one Red Cow w^t a white Star in ye forehead aged twelve
years & her yarde cap on her head undressed except
on her head & two little in the loft of the aforesaid house
Willy Dyer warrant the said gift to be good & free from
any & every heire for ever unto Grace Dyer & her posterity who
& her heire for ever with all her frument inreduces for conser-
vation of ye same I have written it to my heire & said
William Curnell
the true make
Signature of Charles P. Will

the 28th day of March 1879
acknowledged in open Court by the
said Charles Willie at his exec
deed by me said Grace Dyer
Said Dan. Merrell Esq^r

Received ye 11th day of April 1879 of Dan. Merrell Esq^r of Northam
+ to all men whome these presents shall concern I Charles
Wyllie of the County of Northampton Doth present in my
heire for ever to be paid unto William Curnell of ye County
County Sheriff his heire or assigns the sume of affore
a hundred pounds of princiual good behalfe & costes of witness
ing hand & Seal the third & fourth day of April 1879 in ye sume
of one hundred pounds of ye tyme of a shillong and Charles justly
sume of England I have written it to said Charles Dyer of you
thousand five hundred hundredd & two
The condition of this Olligation is such that if ye above named Thomas
Dudson

184 Spoken his heire for ever to be paid unto
at all times hereafter save deford & wages乍arable of his
Kendall his heire for ever to pay for any breake molasses
or pincumbered concerning a hundred of land sold and
deford a full sale from period of the said Kendall to
Charles Lyng & Sonnes in Northampton County at day by bay
called Great Chelmsford the hundred acres land or less
which land was formerly sold unto by said Thomas
of the said family Chelmsford my selfe my heire for ever to
John W^t his mother my selfe having had or done
toward his heire for ever to pay shall at any time or
times hereafter distille molasses or deford any claim
or claims of hills or fields, fells or fellards in ye said
land bought & knight orchard or Orchard, meadow
pasture or any other field Edified & appurtenants
thereunto belonging or unto any or all ye above
mentioned propertie off my selfe further to pay and my heire
for ever to give unto said Wm Kendall his heire
or assigns if demanded such good assurance as the
same holds from thine to give his heire for ever
to him which he should ye above said payables as
off my selfe my selfe having last or done to give ye said
Wm Kendall his heire for ever to give such good assurance
from me my heire for ever to him which he should
ye said day that ye said Wm Kendall his heire for
or assigns shall from ye day for ther to be acquited
discharged & discharged from all & all manner of fess
or fees or any other payables or payables any wayes according
as said to end upp thereto to be done from ye said Wm
Kendall his heire for ever to assigns concerning ye above
paid for the charge of fess and fees & deford said
the same exact & if as a singular ye above mentioned
payables to be fully paid then this Olligation
to be paid null & void otherwise to remaine in full force
Signature

the 28th of March 1879
Signed & sealed & dated
In presence of
George & Price
Said Charles Dyer as his exec
deed to ye said Wm Kendall
Said Dan. Merrell Esq^r

Received ye 11th day of April 1879 of Dan. Merrell Esq^r of Northam
+ to all men whome these presents shall concern I Charles
Wyllie of the County of Northampton Doth present in my
heire for ever to be paid unto William Curnell of the aforesaid
County Sheriff his heire or assigns the sume of affore
a hundred pounds of princiual good behalfe & costes of witness
ing hand & Seal the third & fourth day of April 1879 in ye sume
of one hundred pounds of ye tyme of a shillong and Charles justly
sume of England I have written it to said Charles Dyer of you
thousand five hundred hundredd & two
The condition of this Olligation is such that if ye above named Thomas
Dudson

185. Confirmation of the Land I have heretofore set my hand
March 20th 1829
Witnesse: Samuels George
Gabriel Kendall
his mark

The 20th March 1829 doth acknowledge in
open Court by the said John George
that his 20th day of March 1829 being before
John Dan. Kendall Esq; Esq;
I recd his 11th day of April 1829 Plan March 20th 1829 & therin

+ 10. all other people to whom he has sent shall receive
greetings know ye that I John George shall convey
Northampton in Wm a few acres good enough to build a house
and thereabouts nothing. But especially for it in consideration
of twelve thousand pounds of Tobacco to be reckoned upon
horse and in hand paid to Edward Coffey of Boston
towne by John Landweil of yo County after John Landweil
has bargained and sold confirmed & delivered aforesaid
to John George as by these presents I doth Bargain and
sell confirmed & deliver aforesaid to John George
Landweil his heirs & assigns. All that my Plantation
which I formerly had sold to John Francis Negro John
Loring & Birge in the County aforesaid the same
containing One hundred & forty acres land & more
or less. It is bounded Southwardly by the same River
by the maine Head & yo marked trees of Sibthorpe
land. Westwardly by Scudlions Brooks. Northwardly
by a Branch of Loring from yo said Brooks Loring.
yo said land & the land which yo said Francis Loring
did heretofore hold on & Eastwardly by yo said
Loring all my land on yo Southside of yo said land
called Loring & as yo said is now in yo hands or
occupancy of yo said John Landweil or his assigns
to have & to hold the said land of Loring. Land together
with all houses Edifices Buildings orchard gardens affore
named trees and whatsoever else thereto belonging
belonging to all other appurtenances whatsoever thereabout
belonging or in any wise appertaining to him yo said
John Landweil his heirs & assigns for ever also I do
hereby for me my heirs & assigns do give and
grant to th with yo said John Landweil his heirs &
assigns that the said land & appurtenances & story
and thereof are absolutely freely & clearly de
conveyed & delivered of & from all Dowers jointure
lands legacies & tenements hereditaments & other incum
brances of what sort quality or condition whatsoever
and that I do give & grant yo said as is further aforesaid
& to do signs & seal yo said as is further aforesaid
and I do further my heirs & assigns further give
and grant to yo said John Landweil
his heirs & assigns to warrant defend the premises &
every part thereof from his & all

186. times from his all claims titles or interest of all others or
how shall affect his widow whereof to older the present
have respects to my hand & seal the 20th day
of May 1829
John Dan. Kendall Esq;
I recd his 11th day of April 1829 Plan March 20th 1829 & therin

the day & year aforesaid delivered
John Dan. Kendall Esq;
I recd his 11th day of April 1829 Plan March 20th 1829 & therin
the day & year aforesaid delivered
John Dan. Kendall Esq;
I recd his 11th day of April 1829 Plan March 20th 1829 & therin
the day & year aforesaid delivered
John Dan. Kendall Esq;

the 20th day of April 1829 Plan March 20th 1829 & therin
delivered to yo said John Landweil
John Dan. Kendall Esq;

the 20th day of April 1829 Plan March 20th 1829 & therin
delivered to yo said John Landweil
John Dan. Kendall Esq;

the 20th day of April 1829 Plan March 20th 1829 & therin
delivered to yo said John Landweil
John Dan. Kendall Esq;

I know all men by these presents that I Robert May Jr
of the County of Northampton I doth her by this day give
and grant unto Edward & John Perkins and their
of Edward Perkins of the said County & also place
and residence therewithall his incrofts lands &
forests being situated the right over crop & held

187 the before mentioned w^t said wife with her husband as
affidavit of interest empower their said master to take the
care of the looks after for the use & benefit of his said two
children & to defend justly & prosecute their suit & to the
best advantage to ye age of twenty one years if they
both die or otherwise to ye survivor at that age of his
heire for stored or before the birth of them both of th^e
aforesaid lawfull age & in case they both decease
within seven years of the children of ye said
Dwight & his heirs to be his & hers Debtor & they agreed
to pay him & his heirs my husband & wife the sum of
one hundred & twenty five pounds during the 28th day of
May anno 1679. Robert Harrison

Subscribed & Dated in presence of Charles Alcock &
John North
Signed & Acknowledged by the said
Robert Harrison in presence of
John Dan Mitchell Esq^r & C^o North

Wednesday 18th day of June 1679 of Dan Mitchell Esq^r & C^o North
Know all men by these presents that William Sparre of
Northampton County in New England being a Bookseller &
Printer & inhabitant of the town of Northampton
in said County & his wife Anne Sparre of the same place
doth acknowledge & confess that he has sold to me
the sum of one hundred & twenty five pounds
during the 28th day of May anno 1679 to Robert Harrison
for the sum of one hundred & twenty five pounds
which he did receive & pay to me in full payment
of all & every debt & demand of John Dott
done by the said Dott upon Robert Harrison either in ye time
of marriage & to his wife full & payable payment before
thereof & to him in our names & stored to us our debts
late & to be paid & kept to him & said Robert
Harrison by due course of Law. Giving & granting by
whom of these presents but our said attorney our selfe
& attorney to all & every thing & things now held & to be
or required to be held & used for or concerning his
said payment late & to be paid to us or his said
wife aforesaid by said Dott for us in our debts & to
us & his wife & executors fully & finally & in full
for & to discharge him from & to us all & his
payments as were our debts right or wrong if we
were & wholly paid. In witness whereof I have
sett my hand & seal to these presents this 17th day of June in ye year of our Lord God one thousand
six hundred & sixtie nine / Robert Harrison

Signed & dated the 18th day of June 1679
by John North
John Luke
Walter Marmington
John Alcock Esq^r

Subscribed & Acknowledged by the said
Thomas Eys & his wife
John Alcock Esq^r
Walter Marmington
John North
Signed & dated the 18th day of June 1679
by John North

188 (Endorsed) the 2^d of June 1679 wherein it is made knowne
upon oath in open Court by Walter Marmington
that the Deed of attorney written within was
freely & willingly signed & sealed by James
Eys & his wife Thomas Eys & delivered by her at
her dwelling house to Dan Mitchell Esq^r & C^o North

Wednesday 18th day of June 1679 of Dan Mitchell Esq^r & C^o North
Know all men by these presents that William Sparre of
Northampton County in New England being a Bookseller &
Printer & inhabitant of the town of Northampton
in said County & his wife Anne Sparre of the same place
doth acknowledge & confess that he has sold to me
herein specified his goods & chattels such goods as shall be
hereafter specified to be his particular property & during his
natural life & he has paid & will pay for his said goods & for the
expences of my life & after his death to be equally
devided between his two sons Henry & Samuel. And
freely gives all his said all such goods as shall be
herein specified in this my Deed of gift to my said
wife to be property & totally for her use during her
natural life as aforesaid without fee or
impeachment from my selfe or any other which she
shall be say I do freely give as aforesaid these
particulars following (to wit) One large New four poster
bed Mother Bedde, One Downe pillow, One pair of
pillow Case, One pair of Sheetts \$1.00, One Red Rugg
one pair of Blanketts and Red Woolch Curtains and
Curtain, One Ebony Bedstead, One Bed matt, two odd
chairs, one Dutch Table, one large looking Glass &
all these aforesaid goods bringe in my Chamber
if ye two hours then I give One Handall
to my said wife as aforesaid and dozen of Nappe
Napkins with Table cloth of the same and pair
Course Sheets ther. This freely maningaged. Item two
Silver Spoons, one Silver wine Cup, one high Backed chair, and
large Table, Two dishes, one pair New Chalchick, one Dutch
Cupboard in the now ground. Two New painted dishes, bringe much
of our old, Below in the bedinge room of ye new house. Item
One Gall, one powder chamber pott in the aforesaid room
one pair of small chamber of brasse one green carpet for
the Dutch Table, Bringe in the Hall of ye new house. Item our
Salldoor, one Cabinet. All & every particular of this of Bookseller
to my said wife named Sparre & her two Sons Henry &
Samuel after her death & these my said wife to be
possesed thereof at my death as aforesaid in this my Deed
of gift unto which I have herte in full my hand & seal
the sixteenth day of June anno 1679.

Signed & dated in the presence of
John Alcock Esq^r
John Luke
John North
Walter Marmington

The 2^d of June 1679
deposited in open Court by the said
John Alcock Esq^r as his said seal or seal.

Wednesday 18th day of June 1679 of Dan Mitchell Esq^r & C^o North
(Endorsed)

To all captain People to whom this present shall come greeting
 Know ye that I william kendall of the County of Northampton
 in Virginia for divers good causes and justt acouys me have do
 mabonge but especially forwared to the Masterman of Boston
 shoulde fide hundred pounds of good tobacco & caskes
 to me in hand paid & delivred by this payed for payent
 of the said hundred poundes yeaerly payed by me to the said
 John, M. D. wright late of the said place of Boston
 for divers causes he and I dide to Edmund Kelly of
 the said place aforesaid divers payments & fiftie lards
 of divers sortes byndes and vinges at Boston in the
 County aforesaid the said Kendall to shew his credite
 in the said of the said Edmund Kelly Northamptn
 paid him by a chard of market value dething
 him from the said Kendall to Harry Scott by the said
 will and testame of Henry White deceased so haue
 to haue the said two hundred & fifty lards of land
 withall houses & divers buildings Richard jordan for
 payent of 1000 lards of wood wodds & all other
 appurtenances whatsoeuer therods buildings &
 incing wells a yarde longe to run the said Edmund
 Kelly his herte & assigned from the day of the date
 hereof for ever & for the said Edmund Kelly
 to haue my herte ease & quiett & comforte promynt
 & granted to him the said Edmund Kelly his
 herte & assigned that the said two hundred and
 fifty lards of land and his appurtenances and
 oblietely clearely & flesly exonerated acquited
 & discharged of & from all & all manner of other
 incumbrances whatsoever & that he forfeyte the aforesaid
 herte & good right herte & land in & to the
 payent of a stury part & parcell therof to bargayne
 and alien & the said land in manner as is
 seeme & hardly set forth & exprest and as
 he further for me may desire Exceyld & add
 Count payable & graunt by & with the said Edmund
 Kelly his herte & assigned his aforesaid two hundred
 & fifty lards of land & payent to him the said
 Edmund Kelly he haied & assigned a greate and
 full cleare herte & liberty of the said william
 kendall my herte ease & quiett or assigned or
 any other paye or pleyne to hailede to wearant
 & for ever deford. On that vertayl of the said william
 kendall my herte easse & quiett in any other
 pleyne or pleyne whatsoever shall at any tyme or
 by any person for ake charge or clauys or demand
 any right herte & liberty or payement in or to the
 payent or any part therof but from the said
 william kendall & them to be blithly hailede &
 for ever excluded. It is wryght wherof I haue wrotned
 to my herte & hale the fourth day of July Anno

year of our Lord God one thousand six hundred forty three
 Signed william kendall
 In the presene of
 Thomas Eyd
 George clarke
 Wm Kendall
 the 28th day of July 1679
 At George clarke's at the chard
 on the behalfe of the aforesaid william kendall
 Wm kendall and william kendall and
 son of the said william kendall by the
 said kendall living in open court
 before the said kendall and william kendall
 and william kendall
 signed & delivred to the said kendall
 on the 5th day of Augest 1679 Dan. Wachell
 I know all men by this present that I william kendall the
 lawfull wife of the aforesaid william kendall do flesly
 and voluntarly conbut to the aforesaid sale of two
 hundred & fifty lards of land of Edmund Kelly Esquere
 sold & acquyed to the said Edmund Kelly
 cleare & right herte of said land or flesly
 that neither now or herafter might sayled or claime
 in the said two hundred & fifty lards of land
 or any part therof as without my herte doth the
 fourth day of July one thousand six hundred forty three
 witness
 Signed william kendall
 In the presene of
 Thomas Eyd
 George clarke
 the 28th day of July 1679 delivred
 in open court by the said william kendall
 kendall kendall as her flesly
 & voluntarly act & doth to
 the said Edmund Kelly
 and william kendall
 and william kendall
 on the 5th day of Augest 1679 Dan. Wachell
 I doe impowre you George clarke at our behalfe
 to delivred to Edmund Kelly at our nextt court
 to the 5th of Edmund Kelly at our nextt court
 for the County of Northamptn and voluntarly shall
 be do on our behalfe in relation to the premises
 lawfully do on our behalfe in relation to the premises
 be earlyed and conformed to the intent and
 as if we were personally present at our said
 hands & held this fourth day of July one thousand
 six hundred forty three
 Wm kendall
 signed william kendall
 In the presene of Thomas Eyd
 Walter Willoughby
 kendall kendall
 the 5th day of Augest 1679
 Dan. Wachell to the court

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+ To all whom these presents shall come -
greetings Whereas in the Michael Son By his Deed under his
hand and seal bearing date the 27th of August anno 1678
and acknowledged in open Court according to Law in the
County the 28th date did freely give unto us yo. Subscribers
at Woodstock in trust for the Benefit & Use of my three
sons Edward John & James Michael & their heirs
for ever during theirchattel goods & cattle -
therein including thirty thousand weight of tobacco
and cattle &c his ~~most~~ ^{best} inheritance by their names
as by the said Deed of gift a murrage upon good
sheep and lambs had been imposed all taxes excepted
Now know ye that we John Michael Junr. Edward
Hawkins & his wedded wife Dorothy acknowledge
to have received of the said John Michael
the sum of £ 1000 the sum of £ 1000
whereof £ 500 is the said Deed mentioned only left
Cottington & white furniture in the said inheritance
are left at Woodstock to my son John Michael Junr.
I say received the fourth day of July in the year
of our Lord One thousand six hundred and forty
and nine

Witness Charles Dyer
William W. Sturges

John Michael
Edward Hawkins
John Hawkins

The 28th of July 1679 acknowledged
in open Court by the within named

Subscribers to the said Deed & C. & Co.

Received the 5th day of August 1679 of Dan. March & Co. of New Haven
Know all men by these presents that I Francis Pitt
of the County of New Haven on the 28th day of July
1679 did freely give unto my son
John Hawkins of the same age aforesaid
and his wife about a year old a cow and two
sheep and a calf to the right side thereof & one
sheep and a calf to the left side thereof
also a heifer to the hind part of the slate with all
her foal and her milk for ever
to be delivered him when he attains to twenty
one years of age & in case of his death bed
or without him to the widow of the said son of the
said John Hawkins equally divided and they attaining
to lawfull age & in default of such to her all the
said Hawkins owned estate & whereof I do hereby
entitl & give unto the jointure of the gift w
trust & anyone the jointure of the gift w
the best advantage for the use or best aforesaid
according

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according to the Subwrit herof bearing my hand &
Seal this 2nd day of June 1679
D. March
Subscr. by
P. Pitt
The 28th of July 1679 John Michael
in open Court by the said Dan. March
as he aforesaid doth

Subscr. by
Dan. March
on the 5th day of August 1679 of Dan. March & Co.

I know all men by these presents that I Martin Simpson of the
County of New Haven in New Haven County & absolutely
give and grant unto John Dwyer or his assigns in my
behalf one black Cow with a white calf thereto belong
being both about three & four years old & her with
two calves of my own proper marked by the right
ear brand & earballed & two hocks in it &
the left ears cropt with all her increase male & female
from the day of the date hereof to turn the said
cows into his hands Exclusively & assign for ever
thereunto the said agt all place or places where
soever he turns my hand this 29th day of Octobr
A.D. 1678

Martin Simpson.

Subscr. by
Dan. March
The 28th July 1679
D. March
acknowledged in open Court by
the said Martin Simpson as his
de & D. March

Subscr. by
Dan. March
on the 5th day of August 1679 of Dan. March & Co. of New Haven

I know all men by these presents that I Francis Pitt
of the County of New Haven in New Haven County &
absolutely give & grant to the said John Dwyer & company
freely and absolutely give & grant to the said John Dwyer & company
one black Cow with a white calf thereto belonging
of the said County of New Haven about six
years old with a cow calf marked by the right
ear cropt & earballed & the left ears overlitten
also to my godson Charles Webster Junr. son of
the aforesaid Francis Pitt & his wife about
two years old with a cow calf having marked
the right ear & overlitten & the left ear
overlitten with all the foals increase of the
said Cow & called male & female to be sold after
childing & their hoist for ever & no Surplus or
surplus of them yet borned & particularly to be
as before expressed as longe as they will live or
any of their several hours old & provided the said
(Francis

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Francis Britt Doe likewise freely & absolutely
gives grant Deed: & conveys unto the aforesaid
Two Children and Bay mare Two hundred &
all her future increase male & female to them
& their heirs for ever to have as a joint Stock
between them till the death of them attains to
Twenty one years of age & then to bear equally
between them in case of both their deaths without
themselves or any residue of the Building of the said
Charlott Wespill & their heirs equally to be divided
between them. And I Doe hereby appurture the said
Charlott Wespill their Father therof in behalf of the
aforesaid Francis Britt Doe given by Deed above
him for his good & convenience & with intent
& meaning of these presents as is before expressed
In witness whereof I have hereunto set my hand
and Seale this 28th day of July anno 1679.

Signed & attested in presence of
John Burroughs & John Newell
of Andover Andover
the 28th day of July anno 1679
deponente dñe in presence of
by the said Francis Britt Doe
by deo Dm

Received y^e 5th of Aug^{ust} 1679 of Dan. Marche Esq^r Recd by C. Clark

In David North
Received y^e 28th of July 1679 to Doe into the hands of David
North Esq^r and his wife Mary Doe & her mark
as in the margin on the left side & every right
part as in the margin & this is a free gift from
me John Newell to Mary North Daughter
to John Newell & his heirs of his body both
the record of her marriage to me Doe during her
lives was delivered from me to David North
July 28th 1679.

The 28th July 1679. Deed
Received in open Court by the
w^m John Newell

By Dan. Marche Esq^r

Received y^e 5th of Aug^{ust} 1679 of Dan. Marche Esq^r Recd by C. Clark

To all persons to whom these presents shall come
knowing by these presents that by Richard Gill of Boston citizen
and Francis his wife his stepson and wife of John
Newell deceased were born in consideration of his
widow Francis Newell power of attorney & cause
whereof power of attorney is recd to be paid to the said
Richard Gill in his name as recd to be paid to the said

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Richard Gill & Francis his wife our heirs executors
or assigns by George Brigg of the same
placed his hand or assigns aligned Bargained
sold delivered & confirmed: done by this present
Deed also Bargained for before & confirmed
by the said George Brigg all our right title
and interest had or claim of us habe to one
certain Plantation or parcels of land containing
by estimation one hundred acres of land being
the moiety or half part of two hundred acres of
land formerly controyed to us by said John Williams
Esq^r John Johnson and others that our part
that the said John Williams had to us
no land & to hold the said Plantation containing
one hundred acres of land with all the singular
houses Edifices buildings orchards gardens ponds
meadows & other convenient there unto belonging to him
the said George Brigg his heirs & assigns for ever
Challdgeable to the said Richard Gill & Francis
my wife Doe for the better security & sure making
of the premises above said in found & manner
above said Doe & wife assigns & affirms unto the
said George Brigg his heirs & assigns old men and
assigns & Patients Doe & wife writing or
other Edifices buildings & convenient y^e premises
or any part thereof as far forth as we have
or may remaine ye same. And further of the
said Richard Gill & Francis my wife Doe for us or
her & assigns & old men provided money at the
proper rate & charged in the law at the said
George Brigg his heirs & assigns old men
the said George Brigg his heirs or assigns
and or more assyured or assyured for the better
security & sure making of the aforesaid premises
as by his bondes & covenants in the law shall be
done & done as required. In witness whereof the
parties to these presents have hereunto set their
names & seals the 29th day of October anno 1679

Richard Gill
Francis Gill
John Newell

Received by C. Clark
the 29th Oct^{ber} 1679
deponente dñe in open Court by the
said Richard Gill & Francis his wife
and John Newell Esq^r Deed done the 29th
Oct^{ber} 1679.

Received by C. Clark
the 29th Oct^{ber} 1679
deponente dñe in open Court by the
said Richard Gill & Francis his wife
and John Newell Esq^r Deed done the 29th
Oct^{ber} 1679.

Received by C. Clark
the 29th Oct^{ber} 1679
deponente dñe in open Court by the
said Richard Gill & Francis his wife
and John Newell Esq^r Deed done the 29th
Oct^{ber} 1679.

194 Edward Harper within his record formerly resident in
the County of Northampton in Virgⁿ & now of ye County of
Somerset in the province of Maryland did hereby alon 1679
assigne & do over & confirm unto Dan^t March of the County of
Northampton forefud the within hundred and hundred
& fifty acres of land & appurtenances thereto belonging
Together w^t all my right title & interest thereto & to the
within specified land whereof that is a tract egypt from his
Record for a valuable consideration to me in hand paid &
Received by the said Marche attorney warranting his same
to me my heirs & assigns unto ye said Dan^t March
his heirs exec^t & atn^t & assigne a^t his person or persons
whatsoever witness my hand ex parte this 6th day of
December 1679.

Edward Harper

Signed sealed & delivered in
presence of Rowland P. Williams
his p. marks.

Nathan Coker
his N marks

The 29th of Decemb^r 1679 acknowledged
before me in open Court by ye said
Edward Harper as his estate etc &
doe to ye said Dan^t March

Received ye 12th of January 1679 of Dan^t March Esq^r & C^t Northam
+ the 1st day of May 1679. chm^t. That every & whic^t was then
given by ye said Edward Harper of ye above & within specified
Bargained & assigned after ye accustomed manner unto the
said March in presence of Thos^t Tracy
Dan^t March in presence of T H Marks

Received ye 13th day of January 1679 John X Hawkins
of Dan^t March Esq^r & C^t Northam
his marks

To all to whom these presents shall come we Edward Harper
of the County of Somerset in the province of Maryland son
& heir of Francis Harper late of ye County of Northampton
in Virgⁿ deceased & Elizabeth Harper his wife & attorney
in law Harper of ye said County of Somerset the which and
heirs of ye said Francis Harper. Have & by these presents
assigned & do over & confirm unto Dan^t March of the County of
Northampton aforesaid lands & by these presents
doe bargaine a^t sell & convey unto ye said
Dan^t March all our land! Towns! & hereditaments lying
A boing^r in or about Middletown Bay in the said County of
Northampton Together w^t all profit & benefit bonds fits
cloboutay^s & appurtenances thereto belonging or in any
way appertaininge as also all ye rents & profits thereof
this year past to have & to hold all such lands & premises
affore said lands had said Dan^t March his heirs exec^t &
assigne from ye day of the date hereof for ever. And was
assigned from ye day of the date hereof for ever. And was
the said Edward Harper & Elizabeth Harper doe to us our
heirs exec^t & atn^t A^t day of 16th instant provided and
agreed to & with the said Dan^t March his heirs exec^t and
assigne to him by warranting his same to me
the aforesaid Edward Harper & Elizabeth Harper. Doe to us our
heirs exec^t & atn^t A^t day of 16th instant provided and
agreed to & with the said Dan^t March his heirs exec^t and
assigne to him by warranting his same to me
whatsoever witness my hand ex parte this 6th day of

195. Against all other whatsoever chd for ye breach:
peruaded & fully assuarced of the said land & premises before
the said Dan^t March his heirs exec^t & assigne was ye
said Edward Harper & Elizabeth Harper Doe to us our
heirs exec^t & atn^t A^t day of 16th instant provided and
agreed to & with the said Dan^t March his heirs exec^t &
assigne to him by warranting his same to me
the 16th day of Decemb^r 1679 thousand pounds
of tobacco & casks payable to him or them upon do
mands without our heads & scales this 28th of Feb^r 17th
1679.

Signed Edward Harper

and attested of

Mary Pigot

Ralph Pigot

Edward

John H. Esther Walker

3rd Feb^r 1679

the 29th day of Decemb^r 1679 acknowledged
receipt & by written attested of Edward
Harper & by written attested of the
within named Elizabeth Harper as their
w^t chd & debt to ye within said Dan^t March

John H. Esther Walker

3rd Feb^r 1679

Received ye 13th of January 1679 of Dan^t March Esq^r & C^t Northam

At present granted to Francis Harper for his hundred &
fiftey acres of land in the County of Northampton bounded
by the land of the deceased Mr. & the lands of Mr. &
Seth Brereton at ye North Eastern corner of a tract
Debent of ye above said Francis Harper & there running
North & by West 280 perches thereof west 80 perches thereof
South & Eastly 280 perches both re marked trees of the
said Harper further Debent thereof East 90 perches both
ye full beginning: The said land being due by reason
portion of ye said tract into this Colony whose names are
on ye records inwards bouned with the following to have
to hold et. given under my hand & se^t date of ye st^t
the eighteenth day of Octob^r 1679 in the year of our
lady Christ 1679. Francis Harper by part for 100 acres
William Brereton
of land in the County of Northampton

Received ye 13th of Jan^r 1679 of Dan^t March Esq^r & C^t Northam

Know all men by these presents that Mrs Elizabeth Harper
formerly ye wife & widow of Francis Harper & the
County of Northampton died now ye wife & attorney of
John Harper of ye County of Northampton deceased somet^t
time in the province of Maryland & Edward Harper son & heir
of the said Francis Harper late by ye said John Harper
a valuable consideration to be in hand paid & received by
Dan^t March of ye County of Northampton aforesaid bargaine
and sold by ye above named Edward Harper & confirmed to the
said Dan^t March all our right title of ye within
Patent & said lands spesified & all appurtenances thereto
unto belonging thereby warranting ye same to us or our
heirs exec^t & atn^t A^t day of 16th instant the said Dan^t March his heirs
Edward & John H. Esther Walker the said Dan^t March his heirs
Edward & John H. Esther Walker the said Dan^t March his heirs
whatsoever witness our hands & sealed the twentieth day of
Decemb^r

196. Dorsett's account 1679.
Island & delivered in prison
of the said R. Williams
his marks

Mather N. Cakes
his marks

the 2^d Elizabeth H. Marper
yrs 1679
Edward Marper
The 24th day of Dorsett 1679
acknowledged in open Court by Edward
Marper attorney of the said Elizabeth
Marper & by the said Edward Marper
as were seal done & Deeds to the said
Dan't March.

Recorded yo 13th of January 1679 & Dan't March & co Northam

+ Heard that the day & year above written liberty & license
was then given by ye above said Elizabeth Marper & Edward
Marper of ye within named & above signed land and
privileges according to ye account of y^e wills said letters
of appointment above set to the said Dan't March above
indorsed in prison of 61

Roseland R. Williams
his marks
Mather N. Cakes
his marks

Mary Landaff. Know all men by these presents that Elizabeth Marper
of Somersett County in the province aforesaid gentleman & maker
certain constable & captain my lessees wife Elizabeth Marper
to her my trust and lawfull attorney for her & in my name
and by my esp to aske demanded & receive all such
sums & debts & monies, tobaccoes, goods, or charechandise
as is due to me in my & owinge to me lawfull and
any other or other whatsoeuer thing & by these presents
remouinge fully my said attorney my full power & absolute
authority to direct & command his purpose & condempn any
son that is any waye directed to him and constituents whiche
is due by his Books decoumt or any other waye
whatsoeuer due and undemande or detayned under
her to whom so ever he apperte with like power & lawfull
charechandise to do & doe in & about ye places to ye said
againe at her w^t & pleasure to Robke Marper attorney allow
inge & confroninge all & whatsoever in y^e said attorney
attorney's burden for that attorney doo or cause to be done
in & about the sume in as full & amoyng maner as if
in y^e 1679 wh^t of January past he were whereof I have
anobly sett my hand & sealed this first day of October
Anno Domⁱ 1679.

Signed sealed and delivered in y^e
Prise of 61 Abraham Vaughn
Thomas Skene.

Recorded yo 13th of Jan^t 1679
& Dan't March & co Northam

+ Know all men by these presents that Elizabeth Marper the w^t
& attorney of W^t Marper of ye County of Somersett in the
Province of Maryland Master & Co. of y^e 1679 aforesaid
charechandise & especial my lessees for her & her marks
of the County of Northampton in Virginie my trust and
lawfull attorney for her and in y^e 1679 had and
placed into attorneyage that as my ell & Deed deliver in open
(Court

Court of the said County of Northampton and 2^d of Oct^o
by me signed sealed & delivered to Dan't March of the said
County to witness my son Edward Marper of all lands
houses & tenement & appurtenances whatsoever there be or
longing to her or I have any right title or interest to in
the said County of Northampton Ratifying & affirming
whatsoeuer said attorney shall do in so farre as
right of titles by y^e 1679 past before my hand & date
the 2^d day of November 1679 the said Elizabeth
Marper H. E. Marper

Island & delivered in prison
Anne Pigot
Mary Pigot
Ralph Pigot

Recorded yo 13th of Jan^t 1679
& Dan't March & co Northam
We the subscribers do hereby acknowledge to have
earled of Dan't March the sume & quantity of four
Thousand pounds of tobaccoe & casked in part of payment
of y^e 1679 & payed by us to him as belonging to
us in Northampton County Bridge all due as to us &
payable to us this yeard witness our hands the 27th
of November 1679.

Edward Marper
Anne Pigot
Mary Pigot
Ralph Pigot

Recorded yo 13th of January 1679
& Dan't March & co Northam

These p[re]cious goods & other things to be delivered on 19th April
and delivered by my wife before my Indemnity to the
w^t with my country & good likeinge for payment
of y^e 1679 & Jane his w^t her son & daughter & their husband
the said Edward Marper after his death as folle (1679)
one peale bed in y^e chamber Regning w^t 1678
one peale bed in y^e chamber Regning w^t 1678
one peale bed in y^e chamber Regning w^t 1678
one blue rugg, one great Brass kettle, Brass p[re]p[ar]ole
four leather chears, one Hand mill, a Cupboard
one great chest with her best wearings apparelled Linen
l[inen] & woolen (excepting day cloth) with her
wedding Rugg & all her small ends, Bed ye 1679 & all
of them, One Silver & gilt Spoon & the other & C[on]t[ain]ers
Brass mugs & P[ot]s, & halfe y^e furnishers call'd
of her own proper stocke, all which to the subscriber
the w^t by obligⁱ, my wife to paye & deliver as
abovestated in case I am yet surfeited of my wif, (as usually
be) for no other deceiptfull in y^e 1679 and being excepted
within my hand & sealed y^e 29th day of October
1679.

Island & delivered in prison
John Headdale

The 29th of October 1679
acknowledged in open Court by the
John Headdale

and Dan't March as he did
& Deed of Dan't March & co Northam

Recorded yo 13th of Jan^t 1679 of Dan't March & co Northam

198 To all Christian People to whom these present shall come
greetings know ye that I the usual backe of ye County
of Accomack backe for divers good considerations and
whereby movinge But Especially for & in consideration
of the summe of twenty four thousand pounds of
good silver & cash to me in hand paid by John
Michael of the County aforesaid the receipt whereof I
of divers parts & parcels thereof I do hereby acknowledge
& therof the said John Michael my handes signe & affix
assigned God for ever acquit & discharge. Also bargained
almond & confirmed & discharged, like as by these presents
I do bargaine alon the same confirmed & discharged to yestad
John Michael his heires executors & assigns for ever
for hundred acres of land situate lyinge & bounde
upon Musquettawee water running in this County of
Accomack aforesaid But by the alteration of ye bounds
of ye said County now Northampton place the same being
now in my possession I recorde & record at further
beginning at ye Eastermost end of ye Lynd formerly
belonging to John Denwood the said latitudine Eastward
along the branch of ye said Musquettawee water aforesaid
bounded on ye Northerne part therewith, & Southward
the Lynd abovesayng to George Brightwate the said land
George formerly granted to Richard Hinman by Richard
Hinman the 24th day of Decemb'r one thousand two hundred
thirty & three & since died (viz) the twentyninth day of
November in ye year one thousand two hundred
threescore & three thousand two hundred & six
years out by him assigned & condeynd unto John Hinman
as by the said Patent & Conveyance doth & may appear
at large appeard and by the said Richard Hinman assigned
and condeynd unto me the said Charles Backe Esq.
by a Deed of sale Dated ye first day of November one thousand
two hundred twenty & four appears so heretofore & record
the said four hundred acres of land with all build
ed buildings orchards gardens flocks pastures wood
land rivers marshes swales, water courses to all
& singular other appurtenances whatsoever thereabouts belonging
or in anywise apperteyning to him ye said in particular
he having late in Decemb'r assigned for ever to me his sonne
John & only proprie of the said estate absolutely without any
conditione or residue of reversion in anywise so
that neither of the said the Backe my said sonne doth
or assign or convey other then or than for me
of his ten years and in ye event of any of them
dying or living hereafter may a like cleare challenge or
discrewest in or to yo plaine or any part thereof any
Inbore right title to the possession or dispossess. But further
as a chalenge of right title claims I declare of no possession and
discrewest in or to the said estate to be otherwise excluded
as for me declared and I do declare my handes signe
Colonial present & grant to yo said John Michael
his heirs & assigns to warrant & defend
him & them in the quiet & peaceable possession of yo said
ag^t the chalenge title of his inheritance & estate.

199 or assigned or any other person or persons claiming the
same in or beyond the waters wherof & other ye p[re]sent
I have breake attorney made & sealed this twenty ninth
day of Decemb'r in the year of our Lord god and thousand
one hundred fifty eight & in ye County of Northampton
of our Colonye by James Charles ye Esquire
and attested in the presence of Mr. Brown
the 30th of Decemb'r 1679
deponent in open Court
the said John Michael as his
witness & doth so set & seal
for me.

Mr. John Fletcher Esq^r & Mr. Mullion
witnessed 14th day of Jan^r 1672 & Dan. Merche
and H. C. Mullion
To all Christian People to whom these presents shall come
greetings know ye that we two warden of hundred
County in the Province of Maryland planter & Rebecka
his wife sole daughter & heire of John Hinman deceased
doe for us in consideration of the right that Capt. John
Hinman of Northampton County in Virginia And others
part of land brought about one hundred & fifty acres
more or lesse lyinge & bounde in Northampton County
said & now part of my hundred wherein I dwelle in the
County & proximate thereto I had the easternmost part of my
hundred & next thereto under a hundred of land the
said Robin now holden by Patent in the said County
Provinces of Maryland. Due and habe his by Relinquish
acquired discharged & for ever quit claimed unto him
cot warden of the County of Northampton in Virginia
and by his presents deed for us our heires by assigne of the
hundred & part of either of the 200000 acres aforesaid
relinquish & for ever quit claimed unto the said Captain
Hinman his heires & assigns one hundred & fifty acres
of land Tresur with all houses, buildings,
wood, earthworks, marshes, & all other appurtenances
with water thre holds Colonye or in anywise apperteyning
to the said land & appurtenances as aforesaid fells lyinge
in the said County of Northampton aforesaid in Virg^a
He brought in the County of Northampton aforesaid in Virg^a
boundes bounded & record as followeth (viz) Beginning in
the South side of the mouth of of Creek called Kings Creek
in a Creek neare the said land from the land w^t Colonye
w^t a Creek neare the said land Eastwardly for length and
in the breadth of said Extent. So hie to to hold the said land and hundred
so hie to to hold the said land & hundred
& fifty acres of land with other the appurtenances aforesaid
together with all right titles & interest to the said hundred
cot warden his heires & assigns. And with the
said William Walker & Rebecka his wife due for us our
heires & assigns jointly & severally to be paid to the said
John Hinman his heires & assigns. And with the
cot warden his heires & assigns due for us our
heires & assigns jointly & severally to be paid to the said
John Hinman his heires & assigns. That he the said John Hinman
shall quietly & peaceably hold occupy possess & enjoy the
aforesaid premises from us against all & either of us
heires & assigns of us. & from all other persons
whatsoever claiming or to claim by from or under us
either of us them & either of them. In witness whereof
either the present & two habe hereunder set our hands and
Seal the 30th day of Decemb'r in the year of our Lord
one thousand five hundred fifty eight & sealed, and in
the presence of his wife & his sonne

the thirteenth year of the Reign of our Sovereign King
charles the Second by the grace of God of England Scotland
Ireland & Ireland Kinge Defender of the faith etc.

Signed sealed & Delivered in

William Walton

the 20th day of Decemb^r 1679.

Wm. Wilkins

Charles Parker

John Clark

dehermented in open Court by the said William Walton et al
his markes set & Delivered to the said
Lester Scott Wm. Waltons et al by
the said Rebecca Walton wif^e of

the said William as her feare well

voluntary & true & Delivered to the

said Lester Scott Wm. Waltons et al by

the said Dan Merchee et al

Dated the 14th of Jan^y 1679 of Dan Merchee et al & C. Walton

+ Know all men by these presents that I Oberland Clerk of the
County of Northampton in Virg^y formerly in the service of
our John Wilson of New Kent County in Virg^y Likewise have
me and my Clerks appointed & in my Name & place
put & constituted my Trusty & dear friend Mr. Elihu
Walton of the County of York in Virg^y before said widow my
land & lawfull attorney for me & in my name & to my
use to whom I do hereby give & require, & command
that such sum or sum of tobacco goods wayes & merchandis-
tice money or other thinges whatsoever, as shall or
may be justly due to me from Capt. Abraham in y^e County
of New Kent aforesaid or any other person or persons in
said County By Bill Bond, Indent^t, Execution or any other
wayes or meane whatsoever y^e tyme & by these presents
paying & deliv^ring unto my said attorney by my full & whole po-
wer & absolute discretion in the payement to my dearest Impeled
Inventor & command^r & out of prison again^t to deliver
to his compound place of Robert dequid & discharge of all
one attorney or more under her to be settled & paid
at her pleasure to robes - did all & whatsoeuer my said
attorney shall lawfully due or cause to be done in or
about the payement needfull or requisite of his having recyed
& allow as friend & master to all mister & construction in
law whatsoever all fully & as absolutely as if I my self
were personally present within my hand & pale this 29th day
of Decemb^r 1679.

The said Oberland
Clerk his + marks

Signed & Delivered in presence of Dan Merchee et al & C. Walton
The 30th of Decemb^r 1679 yo. 1679
in Pursuite acknowledged in open Court Copyd.

Said attorney etc.

John Dan Merchee et al & C. Walton

Dated the 14th of Jan^y 1679 of Dan Merchee et al & C. Walton

+ Be it knowne to all men by these presents that I William
Condy^r of Northampton County in Virg^y do in consideration
of six thousand pounds of tobacco & cattle in hand delivered

(affigued)

affigued all my right hys & interest of a plantation which
faller in Law Capt. John Savage gave to me for his & his
wife Mrs. Henry Mallows his husbands last & dying & affigued
for the same shewd aforesaid Capt. Dan Merchee 1679 but find
my selfe to ware and therfore I affigued a good & faire value of
1500 £ to be paid to Capt. Dan Merchee against
any claim or demand what so ever hee or his heire or devise
shall make & payinge all such lawfull debts & charges putt^g due
as aforesaid & required so will & paye of heire & devise to 1679
as aforesaid & required to be paid this first day of Decemb^r 1679
being paid to Capt. Dan Merchee 1679

1679 Bedford without (Indorsed) William Condy^r

Signed & Delivered in presence of (Indorsed) John Condy^r 1679

John Condy^r 1679 Bedford in open Court by (Indorsed)

John Condy^r 1679 Bedford in open Court by (Indorsed)

John Condy^r 1679 Bedford in open Court by (Indorsed)

John Condy^r 1679 Bedford in open Court by (Indorsed)

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