

58 I Dizey the lawfull wife of the above mentioned my friend John
Kneller & his lawfull consent to ye above Sale of two hundred
Acres of Land that do hereby Remeke acquire discharge &
relieve to the said John Griffith his heirs & assigns for ever
all my right title & interest in the premises. So that neither
I nor any other person in my name or to my use shall
asked claim or challenge or demand any right title or
Interest thereto But to you said John & every & all his
heirs to be eternally Exempt & secured from all losses
and expences by reason of the same. Done the 22nd day of September anno Domini 1673.

Signed Sealed Delivered in
the presence of us

Jno Kneller
Dan. March

The 22nd of September 1673
acknowledged in open Court by the
said Dizey Junke as her true attorney
& waile did I do to you said John
Griffith full Dan. March Dp: C: Ed: C: M: -

Recorded the 22nd of October 1673 by Dan. March Dp: C: Ed: C: M: -
Know all men by these presents that I Jno Kneller of Brighouse
in the County of York have constituted & retained & by these presents
do hereby make demand & establish my true & just friend Mr
John Kneller of the County of Northampton my certain and
lawfull attorney for me & in my name to ask demand
recover & receive all debts whatsoever which are due & owing
unto me whether it be by Bill obligation Check or otherwise
or by any other means or way whatsoever. Givings & by the
pots graving unto my said attorney for recovering & receipt
of the same and with my full power & lawfull attorney for me & in
my name to ask demand recover & receive ye
said debts & upon their payment if yo said to me after his
deat & upon his imprisonment & Condemnation & at his pleasure
to attach force impel his Imprisonment & at his pleasure
out of prison to remeke Indemnity to him all his liberty & affre
now & in my name to appear if with cause to prosecute
appeal & for me to appear at & do at the Law place
present and all & singular other acts & things touching
the premises not herein particularly mentioned & expressed
to be done by your said attorney lawfully & faithfully & amply
in manner to be intoll & purposed hereby ratifying &
confirming for good & valid in Law all & whatsoever my
said attorney shall lawfully do or cause to be done in
the premises. In witness whereof I have hereunto set my
hand & seal dated in Northampton in Engt: ye 22nd day of
May 1672

Signed Sealed & Delivered to
yo said attorney in yo power
of yo wife Mrs
Jno Kneller
yo markt E: of
Esther E: wife

Jno Kneller
The 22nd day of September 1673
Recorded the 22nd of October 1673
by Dan. March Dp: C: Ed: C: M: -

59 To all to whom these presents shall come I knowe you that I Wm Kneller
holder of the lower part of the County of Northampton in Engt: for
divers good causes & considerations now threathning but
Especially out of the love & affection I have to my
Wife & two dailes & Margaret Symonds their son and daughter
of John & Anne Symonds do hereby and absolutely give and
grant unto the said dailes & Margaret & to their heirs
and to the heirs of the said Symonds one mare Colt about
six moneths old or woundable this present horse Brand
with V: F: being my ownne propre brand marks with all the
future increase both male & female for ever to be equally
divided betwix them as aforesaid. And doth really and
absolutely by these presents deliver give possession & enfranchise
my loving Brother in Law Justinian Bratt of yo aforesaid
mare Colt for yo sole life benefit & profit of my said
Nephew & Niece as aforesaid to be from time to time &
at all times hereafter occupied alternately given or awarded
by and with yo consent of their said heires in trust
whilst in their minority (at their wiles & pleasure) & justification
without their late mother or contrariewise of more than
one year Exce: or ddn: q: In witness whereof I have hereunto
set my hand & sealed this twenty ninth day of October anno
Domini 1673.

Wm Kneller

Signed Sealed Delivered in
the presence of us

Dan. March
Dan. March

The 29th of October 1673 acknowledged
in open Court by the said Wm Kneller
as his sole let to do
full Dan. March Dp: C: Ed: C: M: -

Recorded ye 22nd of October 1673 by Dan. March Dp: C: Ed: C: M: -

To all to whom these presents shall come I knowe you that I
manuell Roddige of the lower part of the County of Northampton
do hereby out of the naturall love & affection I have
& care to my son & daughter Dorothy & manuell Roddige
dailes for divers good causes & considerations now threathning
to give do hereby absolutely give & grant unto my
said Son & Daughter & to their heirs & the Successors or
survivors of them one black mare buck horse aged somye
moneths from yeare to last springe with all the
future increase male & female. And doth by these
pots really & absolutely deliver give possession & yest
my said Son & Daughter of the aforesaid mare for their
sole life benefit & profit of them and their heirs al
aforeg'd to be from time to time & at all times
hereafter occupied alternately given or awarded by and
with

for & with my Content whilst in their minority) at their birth before
and after their birth without the late contradiction or molestation of
me my heires & heirs or them. Provided alwayes that in
case both my said children dye without issue then to whom
wys residu of my heires to be equally devided amongst
them. In witness whereof I have hereunto sette my hand and
Sealed this 29th day of September anno 1673.

Signed - dated & Delivred
In presence of

John Marsh
Dan Koch

yo mchd (in script)
manuscr (in script)
Aug 29th 1673

The 29th of September 1673 acknowledged
in open Court by the said manuelle
Rodriguez as his true act & deed.

John Marsh dep. & seal'd C. Martin

Recorded yo 22nd of October 1673 by Dan Koch dep. & seal'd C. Martin
To all to whom these parts shall come know you that I manuelle
Rodriguez of the lower part of the County of Northampton Reg.
and of ye Naturall love & affection I have & bear to my
two daughters Francis & Anna Rodriguez & for diuis other good
caupt and consideracnes made thereto including Due freely
and absolutely give & grant unto my said two daughters
& to their heires & yeur & heris & of them one & two
sons & wch of twyng of Daniel Tylle bronge found yore at
last Springe breund on Cuck Buttucks with M. & yo right
one crapt with all his future increase male & female
(Except yo first male coll shas bringg to me yo said manue
& my heires with all its increase) I did Due freely & absolutely
by these parts delivred give possession & entitelt my twyng
son in law William Harsman Adye of the aforesaid man
for yo bee benefit & profit (Except to fore Excepted) of
my said two daughters & their heires as aforesaid he has
from time to time & att all tyme hereafter occupied
almented given or certained (By & with the consent of their
said heires in trust whilst in their viflage) att their
will playfayt & distresst without the late contradiction or
contradicione of me my heire & heirs or them. Provided
alwayes that in case both my said Daughters without issue
then to whom wys residu of my heires to be equally
devided amongst them. In witness whereof I have hereunto
sette my hand & sealed this twenty ninth day of September
anno 1673.

Signed Sealed & Delivred
In presence of

John Marsh
Dan Koch

yo mchd (in script)
manuscr (in script)
Aug 29th 1673

The 29th of September 1673 acknowledged
in open Court by yo said manuelle Rodriguez
as his true act & deed.

John Marsh dep. & seal'd C. Martin

Recorded the 22nd of October 1673 by Dan Koch dep. & seal'd C. Martin

5.6. Know all men by these parts that I Elizabeth Kirby of Northham-
pton in the County of Northampton slave given granted & made over to my said
parts give grant make over and assign unto Lisette Brund Deed
of named Brund of the above named County Planter two Cowds
with one Cow calfe unto the said Lisette Brund and her heires
for ever. Together with all their future female increase freely
and quide to possess & enjoy the above named cattle without
but hindrance molestation or disturbance from me my
heire & the above named Cowds & the calf and
marked as followeth yr one Cowgo a red spred about sixteen years
ago croft and 18^t on the left side with two small Pitt
on the right side the other Cow bronge of a red colour and
marked according to the above mentioned cow as also ye calfs
sons of red colour & marked as before spoken, and for the
confirmation and assurance that this my Deed of gift is true
and just I habs heretofore sette my hand & sealed this twenty
eighth day of August 1673.

yo mchd (in script)
Elizabeth Kirby (in script)
Aug 28th 1673

The 28th August 1673
acknowledged in open Court by the said
Elizabeth Kirby as her true act & deed

Recorded yo 2nd of October 1673 by Dan Koch dep. & seal'd C. Martin

To all & p[er]son People to whom these parts shall come grante
Know ye that I John Michell Esq[ue]r of Northhampton in the
manchet for & in consideration of the naturall & particular care
and affection I bears unto my well beloued daughter Rodriguez
including and for her better p[er]petuation & maintenance
marked her freely & absolutely given granted assigned & made
over and do by this present Deed of gift give grant assign &
make over unto my well trusty and beloued friends my brother
John Michell Junr & my son in law Eliziel Gardiner Esq[ue]r
of the County aforesaid as heffers in trust the particulars herein
and hereafar mentioned for the use of my said daughter in
manner & forme following by & twenty Cowds att the Plantation
of her the said Rodriguez att Shiptonsses if need be moving
there in regard her brother hale from the first Suckling and
calle there not in my power with honesty to dispose of them
to take 10000 of four year old in bovis of Cowds & two
oxen not bider 10000 your self in bovis of three Cowds or three
two year old Heifers in bovis of two Cowds & two milke
yo number of the said twenty Cowds in value as also another
ewes one Negro slave called Chanc Comorrell and one Negro
woman slave called Sow the Grey both bronge to children of
my Negro woman Slave Dennis also one christien man or
woman 1000 or two thousand pounds of tobacco & cash
to have & to hold the said Cowds, Ewes, Negro & christien
servt wch them the said John Michell Junr & Eliziel Gardiner
their

82. their last & dying in manner following (viz to the said
Conds, one half of them to be delivered to the said Margarett
Michael or her son the first April after her marriage or otherwise
to lawfull age of twenty one years wch shall first happen
or the other halfe the next year following and the ewe
the like manner the said Negro to be delivered her
immediately after her marriage or lawfull age which shall
happen as aforesaid and if it pleas god she shall keele if
need then the said Negro shalbe to her command to her self
son when he shall attaine to the age of fifteen years
in like manner the sayd girl shalbe given to her command
to her self daughter when she shall attaine to ye age of
fifteen years & in the interim ther wch Margaret to her
the benefit & profit of these services without charge dauncy
for the same But if I please god that my said Daughter
before marriage then the said Ewes & Negro to Robert
who now the said John Michael bid to have & to hold the
land during my Naturall life & after my decesse to such
son as I shall have then bringg to my Grandson abovell
yurld to her equally devided betwene them But if the said
my Grandson abovell yurld shall dy before that time then he
mydy to her perdevning to the next son that the said abovell
yurld bid shall helpe by my Daughter Sarah Onichard Roobert
allways that my said Daughter Margarett & her husband who
married desiring all right title & interest in a small incidi-
entall purrell of land lying in Great Somersay upon Kings park
paured in her sister Sarah & her neire then his dode of gift in
her frind & wife in law In witness of all & dy one of the
promisid to helpe for confirmation subscribed my hand and
signed my seale the last day of August. Done 1783

Whereupon present all ye signers
and sealers of the same

In Michael. Son.

ye sole

Th: 28th of November 1783 acknowledged
in open court by the said In: Michael
as his sole chl & Dd.

Th: Dan Merckey dep: 1783 Co North

Recorded ye 2d of February 1783 Th: Dan Merckey dep: 1783 Co North

+ To all Aspin People to whom this present writing shall come
knowe you that I John Onichard 3rd of Northampton
County in Engle out of the Paternall love I bounde unto my son
Tyron Michael myr fryst & absolutely given granted agys
to mad abovell unto him one tow year old mare flesh meat
on both cuttucks plenly of a dark brown colour and I
thunker on ye sholder with all her increas both male and
female for ever Except one and the very first mare foale to
bring

83. brings I absolutely give grant affirme and sett out unto my grand
child abovell yurld with all the increas both male & female for
ever, & in case of his decess unto the male children of my son
in law by my Daughter Sarah yurld and in case of my son -
Tyron his decess I will & appoynt the said two yurldings -
marie the first mare foale excepted) wth all her increas both
male & female the one halfe unto my aforesaid grandchild
dryell yurld & the other halfe unto Tyron his surblyng
brother or brother and in case of my Grandchild decess
unto his surblyng brother & for want of brothers then -
sister my grandchildren. Lawfully appoynting
my son in law M. dryell yurld to take ye said younger
male into his budbody and fullfull care for the said & benefit
of his brother & Godson Tyron Michael as a forehand to his
amongst his own his owne plentyness diligently working
increas yearly to his manifestly knowen from the 28th
to prevent future wrong & mistake further appoynting &
desiring my said son in law dryell yurld to doe a few off
in trust at his pleasure & discretion if comisit it for my son
Tyron his said & benefit to extingg the increas part or what
part he or absolutely disposses the same in any other breeders
without compell & if for future god shall give god success
to the increas to shew to turne them into a young Negre other
man or woman or child and my son daughter yurld to have
the free & labour & profit of the Negre her purchase untill
my son Tyron shall attaine to ye age or in case of his decess
his self brother Dean or John onichard then surblyng without
making any satisfaction or restitucion accoured from the said
Negroes labour & in case of full my said Dryell before other than
& the more & for increas (with ye mare foale aforesaid excepted)
but my said Grandchild in his beth by another bid for ever
willing this said bid of gift to be of validity & god in law
but all intent & purpos according to the manifest wch I do
send for confirmation of the promisid have receyved 1783 my
hand & seals in the presence of the witness this 2d of Feby
1783

In: Michael. Son.

ye sole

Th: 28th of November 1783 acknowledged
in open court by the said John Michael.
son as his sole chl & Dd.

Th: Dan Merckey dep: 1783 Co North

Recorded ye 2d of February 1783 Th: Dan Merckey dep: 1783 Co North

+ To all Aspin People to whom this present writing shall come
knowe you that Ann Elizabeth Stokely of the typer
part of the County of Northampton aforesaid widow
the relict of John Stokely son & late of the same place
plundered and william Stokely the eldest son & heirs appoynted

to the said John Shokely did his late father (for divers good
causes and considerations of thre holds in obliging &) But by special
for and in consideration of this shew and other hundred of
tobacco & caskets delivered by Eustace Bowdys of ye County
of Northampton Plaintiff to her paid to the said John Shokely
and on the behalf of Emanuel and the son of Emanuel
late late of the said County of Northam died and deceased
formerly the wife of the said Emanuel Hall & now
wife of the said Eustace Bowdys & now to be the said
Elizabeth and William in hand paid and satisfied by the
said Eustace Bowdys on the behalf of ye said Emanuel
Hall (Chewell in Rous & confirmation of the
deed & act & deed of our said dead husband and
father John Shokely as also for the consideration
afforded to us in hand paid & satisfied. Alsoe (as to
our said husband or father had) Bargained alid
did grant on foot of confirmed & alid as by
these presents was done (as how our said husband & father
did) Bargained alid sole grant on foot of confirmed &
alid deliver to us said Emanuel Hall his heirs and
affidids two hundred acres of land situate lying and
being in the County of Northampton on the lands of
the said John Shokely and on the south and west
borders of Billingsford land (on the north & east), and on the west
by a line of marked trees drawn from the Northwest
corner of the said Shokelys former devident North West
160. poles trees Billingsford land to the said two hundred
acres of land was granted from I^r James Berkeley Kt^t
Gouern^r to our aforesaid husband & father John
Shokely by Patent bearing date att James City
the third day of october 1671. And by him the said John
Shokely in his life time affidid to the said Emanuel
Hall the 31st day of March 1673. To have & to take
the said two hundred acres of land from the said one
and thirtieth day of March last past with all wood
timber wood pasturards meadows marshes Rivers waters banks
couched with all other rights privileged enumbered and
appertaining whatsoever there unto belonginge or in any
wise appertaininge to him the said Emanuel Hall his
heirs and affidids for ever (only the said Eustace Bowdys
is have a bornege on the land duringe his naturall life
and we the said Elizabeth Shokely & William Shokely

Memorandum That I Robert Foster for money lent late Oct 1872
due by these date after giving my wife & infant of two within
unexcused lateness so far as my proportion of third & such
late bills for strings his hand & done or assigned for
consideration already recd in hand with warranty from me my
son's to John C. with confirmation of his son's I have given only
late my hand the 18th of October 1872 Robert Foster
John Smith
Stephen Cleve
John D. Ply
John Foster
John Foster
John Foster

66. To all whom it may concern that I Margarette Huguenot widow
+ by this my freely given unto my son Isaac namely married
Isaac & John Huguenot & my two daughters namely
comfort & pleasure to be delivered to them or each of
them on their day of marriage as followseth.
I hereby give and grant unto my son Isaac Huguenot to
be delivered unto him at his day of marriage to his
wife, one red Shagged Rugg, one green peacock blanket
yellow & one Silver mirror & Dishes two silver dishes
two plates one Porringar and a Silver Laddle two Spoons and
Breaker all of Pewter, one Silver drawn cup, one pair of
silver money worth about six shillings, one pair of
and so have and so hold the aforesaid goods for ever
at the day of his marriage to him by his wife or after
I have freely given and granted unto my son Isaac Huguenot to be
delivered unto him at his day of marriage & after to his
wife, ear or aforesaid wife one flock bed & cushion, one
Pillow, one red Shagged Rugg, one green peacock blanket
and harness, one Rug about three yards old called Las, &
one great chest with a Padlock, one pair Shear moulds.
I hereby give and grant unto my son John Huguenot
to be delivered unto him at his day of marriage afterwards
to his wife ear or aforesaid wife one flock bed &
pillows one plaided Rugg, one white Blanket, one
iron pot about six gallons & hanged one great chest
covered with leather one young mare three years old
with her increase which is in consideration of his hand mill
sold to John Winbury son & given him by his father with
and soldam.

I hereby give and grant unto my two daughters comfort
and pleasure jointly and in a joint Stock (vizd) to be
delivered unto them or either of them at their day of
marriage and to be delivered at either of their day of
marriage if both live, & if either of them die the
survivor shall have all at her day of marriage and
afterwards to her or their heirs ear or aforesaid for
ever. Namely one young mare called Samp & her
increase marked upon both buttocks with C &
two cows with their foals every year, one Bull, two
chests shooe marked C, sheepe P, one feathered &
cushion, one Shagged Rugg, one white Blanket, two
pillows one silver doorway with two gold Ruffs mount
one silver Coddin two silver Rafters hirnott, one gold jewell
with two green stund & one silver chaine & hanged
on, two iron Pots & hanged the one three strand and the
other four gallons and Court Cupboard, one Braggs 1346
about seven gallons, one Dripping pan four pound
Dishes.

67. Dishes four plates two Saucers, two Porringers and
cushion stick, one Braggs and a Braggs and a Negro woman
called Betty of Virginia and for the time of marriage of
John Winbury I let my land & house this 2^d of February
1874 Northampton County in Virg^a the marks of
Signed & dated in ye presence
of Samuel F. Holme
his mark. Date, 2^d of March 1874 acknowledged
Samuel F. Holme in open Court by the said Margarette
Huguenot as her seal etc and
witnessed by
Signed 2^d of April 1874 Dan. Neech w^t C. Neech
Date 2^d of April 1874 Dan. Neech w^t C. Neech
Memorandum that the said Margarette Huguenot was with
standing to omission of it in the preceding Deed. In witness
whereof my aforesaid daughter Comfort Huguenot delivered
to her at age of four years (in case she were
not before) to receive them before her own marriage
to her by me givin them to me where like wise
subscribed my hand & sealed my Seal this 2^d day
of March 1874
Signed Margarette Huguenot
her mark
Signed
Date 2^d of March 1874 acknowledged
likewise in open Court by the said
Margarette Huguenot as her seal
dated 2^d of March 1874
Signed Dan. Neech w^t C. Neech
Date 2^d of April 1874 Dan. Neech w^t C. Neech
To all to whom these parts shall come know you that I
George Willis of the County of Northampton in Virg^a do hereby
give out of the Dole I have & leave to my son in
law John Swindall the son of Thomas Swindall late
of this County for all the said other good cattle &
convenience and therefore clothing them with
the same to be used by the said John Swindall freely, clearly and
absolutely giving and confirming this the said John
Swindall & his heirs for ever one Cow that was feeding
the said Thomas Swindall and of his proportion
both such cattle unhandled and overhanded by right
and crop & one two year old heifer likewise being
marked of the same manner with all the further increase
of the said Cow as heffer both male & female to her
delivered him when her shall attain to full age
to her self & enjoyed thereafter to her & his heirs
for ever for witness whereof I have subscribed 1874
my

68. my hand & seal the second day of March down 1673
Signed sealed & delivered in
presence of Dan: North
own church.

The undersigned
George + wife

The 2d of March 1673 acknowledged by
yo said George Waller in open Court
at his w^ell cl^e st^r.

Recorded y^e 23d of April 1674 at Dan: Church by C. Nathan

+ To all so whence these parts shall come know ye that
Willis of the County of Northam in the Plantation out of
Natural love & affection I have & bear to my Grand
Daughter Hannah Horstich the Daughter of John Horstich late of
the said County deceased & now the wife of Thomas
Hogg & daughter of the said Edward Willis Esq^r of Fodder
Other you can^t e^c considerac^s in these entitlings
I have given granted & confirmed and by these presents
Do freely clearly & absolutely give grant & confirm
unto the said Hannah Horstich & her heirs for ever
two cows & a three year old heifer the one
whereof is marked of my own proper make by the
right ear floured & the left ear cryptender
both, and the other cow & heifer the right ear crypt
e^c the left ear whole with all their foals increase
to her delivred or when shee shall attaine to lawfull
age according to her夫夫s will or day of marriage
which shall be^t happen to her to be^t e^c signed wherefore
to her & her heirs for ever In witness whereof I have
set my hand & seal this second day of
March down 1673.

The undersigned
George + wife

The 2d of March 1673 acknowledged
by the said George Waller in open
Court at his w^ell cl^e st^r.

Recorded y^e 23d of April 1674 at Dan: Church by C. Nathan

+ To all people to whom this present writing shall come
knowing me to be of Northam County in Eng^t land greeting
Know ye that I the said George Waller bringe in good &
f^est mind and without fraud or deceipt for my consideration
of the full & just sume of fifteen thousand p^sec^s
of merchantable bee^r w^elf^r produced in hand and
before yo signinge sealing & delivery hereof have
given granted bargained & sold & by these presents do
give grant bargaine & sell unto my brother in Law Mr
Downdale

69. Michael son^r of the County of Northam aforesaid church two
hundred acres of land situate in the County aforesaid upon Slingsby
Farms beginning on ye Southw^est end of the Dowsby Branch and
extending two rods to ye marked trees of Robert Wedgwood land
where drawn S. S. W. two hundred forty poles unto the
west of said John Slingsby his land then along that southward west
with said Southw^est hundred thirty poles to the North
six degrees East into a dowsy valley & then running downe that
dowsy valley & then running downe that dowsy valley to its
Branch on its mouth at a small crooke & then up that small
crooke & the branch therof which is on the Northw^est side of
Watt Gorboe Rock (so called) unto its head and thence by land
west drawn twenty poles unto yo horse path & comes downe
and then alonge yo horse path with yo Dowsy Branch & then up
the Dowsy Branch unto yo first beginninsg. With all yo lands
nowise pertinente in deuine or waste comons. Crooked watercours
after considerac^s e^c advantaged whetherto to yo said aforesaid
expresed belonginge or in any wise appertaininge or being
occupied taken or held as part parcel or minister therof
hauer and to hold the said plantation or plantation
and minnows feedinge & pertinente to said plantation
and nothing else. All & singular other yo promisest will doo &
day of this appearance unto the said John Michael his heirs &
successors for ever. For that neither of the said plantation
my said heire or assigns nor any other person or persons
for us or in our names or in yo names or names of any
of us att any time or time hereafter may ask^e or cleare
challenger or demand in or to yo promisest or any part
thereof any interest right title to or possession But from
all action of right title claimes interest yo possession demand
thereof was made of us to be lawfully excluded & dispossess
by these parts about the said aforesaid year by my brother Law^r or
assigns all yo said plantation or plantation with all
ther appurtenances unto the said John Michael his heirs Law^r
or assigns shall wear & for the defens by these parts of wh^e
said plantation or plantation of the said chyrche yard by
hauer unto the said John Michael in paymente of his
share of the said chyrche yard w^ell have & delivred unto yo said
John Michael the day of J^{an}uary next. In witness whereof
I have written set my hand & sealed this
yeare of our Lord God one thousand six hundred seventy four,
one thousand six hundred seventy four,

Signed sealed & delivered in
presence of
Almoner of St
Hannah Juniper

The 2d of March 1673 acknowledged
in open Court by yo self above named
as yo will set & seal to you by C. Nathan
on the 23d of April 1674 at Dan: Church by C. Nathan

Recorded y^e 23d of April 1674 at Dan: Church by C. Nathan

+ Sarah Wedd^r the lawfull wife of Almoner of St
Hannah Juniper by affe^r said seal abovewards w^e
my said husband hath given to me my feather Mr. Michael son^r
to his brother Law^r or assigns for ever allonging & confirming
the

70. the sume voluntary by thos parts & for our obseruance and
excluding my selfe from any right title or jurepot of them or
in respecte to any countrey place or deeme in the said lande
of land or any part or pte thereof for ever without my he
eable this day 24 of November & year,

Signed date & signed
In presence of us
Dated yeare by
Katherine James.

Sarah James
yrs wife

To all to whom these parts shall come know you that Grace
Robins widow of the County of Northamptn for and in consideration
of some good cause & callings in hand paid by John Robins of
the said County of Northamptn before the sayd John Robins
one of the couple wherof I doth acknowledge & thereof do
fully & compleatly acquiece & confess the said John Robins his
honest & true son. One of whom by these parts for our
and in consideracion of the motherly affection that I have
but my friend Mynell sign John Robins & for sundre
other good causes & considerations me the said Grace Robins
thereunto mervengh her alientate Bargained & said
confirmed and by these parts doth fully freely & absolutely
alientate Bargaine & confirmes unto the said John Robins
his honest & affynit for ever two hundred clerks of land
bearing & lying in the County of Northamptn aforesaid
one hundred clerks the minety thereof bearing bounded on the
Northward by churche stede Southward by ymme wood
Eastward on ymme brooke called Curteys brooke to ymme East
westerly fifty poles & sixtene foot & a halfe ye pole
the said hundred clerks bearing formerly granted by warrant
to Captayn General Dillons Comynge date Decemb'r the 12. 1627
and is since found to eschewe to his mathe as by Inquisition
recorded in the Secretaries office under the hands & sealz
of a jury sworn to that purpose before Cote John Shinger
Deputy Eschator for the said County dated ymme 13. of May
1683 and is since by composition by me made according to
deut) granted to me by William Baring date Septembre the
third day 1683. The other hundred clerks bearing formerly
granted to william williams &c &c since to eschewe to his
majestie at ymme Inquisition recorded in the Secretaries office
under ymme hands & sealz of the jury sworn to that purpose
before Cote John Shinger Deputy Eschator for the said County
the 8th day last past the date of ymme Robins wherof it
was granted to me Baring dated ymme 13. of Septembre 1683
according to ymme chancery bound whereby it was granted to the
said william williams To have and to hold ymme Bargaine
two hundred clerks of Land with all & singular ymme bound
Buildings

buildings orchards gardens fences wood underwood waters Rivers
and appurtenances therunto belonging with all priviledges of
hunting & hawking & fisking & easings to him the said John
Robins his honest & affynit for unto his children only sole exer
of absolutely without any contradiction or power of reservation
in any wise for that neither I nor Grace Robins
my honest nor exer nor affynit nor any other person
or persons for us or in our names or in the names or
names of us or any of us at any time or times hereafter
may make claim challenge or demand in or by thys
priviledge or any part thereof any inheritance right title
by or possession, but from all claimes of right title
elacione jure or possession demanded thereof more
or less of us to be excluded & for the said Robins by thys
parts and the said Grace Robins my honest exer and
from all the above mentioned priviledge with dedys of their
appurtenances but the said John Robins his honest & affynit
against all people shall & will remaine for ever before
by thys parts to all intent purpose & construction of law
whatsover that can or may be required for the con
firmacion of the priviledges truly & really abidinge the
said John Robins his honest & affynit from all manner
of former grants Bargaines & sales affynit & covenants
engaged & made by ymme John Robins his honest & affynit
and alredy before ymme date hereof. But to ymme
him yo same as fully as the law can or may deliue
to the use of the said John Robins his honest & affynit for
ever. In consideration & for a summe of ymme lxx
albes written I have set my hand & sealz Givine 2.
and Haly. & possession this tenth day of March Anno
of our Lord one thousand sech hundred & sixtene ymme
and in the County of Northamptn of the Regne of our
Sovereign lord King Charles yo Deince of England
Scotlnd &c

Grace Robins
Signed by Grace Robins
In presence of us
John Robins Esq
John Shinger Deputy Eschator
william Williams
John Baring
John Shinger Deputy Eschator
Signed ymme 20 of Febrary 1683 by Grace Robins
Memorandum that ymme Grace Robins &c &c the
said John Robins &c &c made to the above mentioned was
the day whereof by Justice Shinger attorney of the said
Robins witness his & his son & daughter Robert an his
spouse

72. your friend to hold to him his hands affixed according to the
labor formed and effort of the above written did in producing
of us. *John H. Hayes* *John Seward*
John H. Parker *his & marks*
Wm. Walker *Received 23rd of April 1874.*

But it is known but all men by these parts that I Grace Robins
widow widow of the County of Northampton have made and
doe remaine and by these parts doe make constable of said
County of Northamton my trust & lawful attorney in my name
acknowledges a debt of four hundred dollars
of her husband my husband son John Robins with countenance
and by me signed dated by me on March 30th 1874 and
same in own court acknowledged and confirmed back
the aforesaid John Robins and gave him half a peck of pease
and sixpence my self my husband Earl Robins affixed
his signature opposite to confirm what my said attorney
shall do or cause to be done in the premises & allow
the same as though I were personally present & witness
of the truth I have hereunto set my hand & sealed this
30th day of March 1874.

Signed and delivered in
presence of us
Robert Kelly
H. Marks
William Walker

Proceedings of the Brayton ~~Brayton~~ Architectural ~~Architectural~~ Committee —

Know all men by these presents that I John Webb, widow
of David Webb in consideration of the sum of one thousand four
hundred & twenty dollars in hand received of the said David Webb,
inhabitant of Northampton, New England, in the County of
said alighted aforesaid and I do leave & bequeath to the said David
Webb fully first, & above all else, my Bargains and sales
made to him since writing this Deed, David Webb by his
last Will & Testament made on the eighth instant anno Domini
Sicut in his Will, touching all other appurtenances
to his dwelling house, containing and Expressly excepting
one hundred acres of woodland ground therewith by and
for the time past enjoyed by him, according to Conveniences
for the same open land in this County bearing a debt
for the sum of one thousand four hundred & twenty dollars
for and my house lot to return to the said David.

73 Much his heart lare! does it appyness (to care for other
pernicious and quicly, hid and enjoyed by others) want.
and I fnd the same from all manner of Incurable
as whaldebor made by me or any other person or
persons whaldebor by from or budy me any wayes
by my meane or procurement. In witness whereof
I have hereunto set my hand & sealed this 28th
day of April anno 1674: John Will.

Signed before me & witnessed
in presence of
John Gibbons
Charles Hobson -
The 28th day of April 1894
acknowledged in open court
before me. Jno Cuthbert

1870 Dan. March 29 Dep. to his H.C. March

I recd you 23rd day of April 1870 Dan. March 29 Dep. to his H.C. March

John Hamach Webb the lawfull wife of ye aforesaid
John Webb doe willingly & voluntarily consent
unto the alienation & sale of land & premises
according to ye present agreement as aforesaid unto my
said husband John Webb with regard to David
Knoch and his heirs for ever and due by said
parties for ever hereafter fully wholly & absolutely
discharged the said David Knoch his heirs & executors
& assigns from such sum or sums that might
or may be owing any wife properly belonging or appertaining
to her or the said Hamach Webb. In witness whereof
I have hereunto set my hand & sealed the 28th
day of April 1870. John Hamach

Signed before me this 20th day of April 1894
John Roberts
Charles Holden
will H. W. Horne,
notary public.

John Michael
John Roberts
Peter Bigot
Dr. Dan Beach Dooley

Received, 22d day of Sept, Dan. Ranch, by C. A. Dutton.

+ To all Christian People who have these parts I have
and Greetings know you that I John Codd son

of North County in Virginia, church, habitation good right but
and clear of land, situated on the Subdivision 10 in the aforesaid
County of North, as by a Deed of Sale made and acknowledged
to me in open Court the Twelfth day of May in the year
of our Lord one Thousand Six Hundred Sixty & three, by
Thomas Hermanson his self the aforesaid County Planter,
more fully appears) which said Eight hundred acres of Land
is bounded by Edwall lines at the Patent granted unto the
said Thomas Hermanson by George Davis the Surveyor
Surveyor April one Thousand Six hundred Sixty John and
since by him assigned unto me the said John Caste for
more than the thousand acres granted to Phillip
Dredge by Patent dated the Third month of December
and contained within the bounds and claimed to be
one thousand acres lying on the Northern and Southern
Westerly side of the said Land bounded Southward
by the Mountain Creek or Branch a ghy by a line of marked
trees running from a marked tree standing
on the North side of the Branch west by North and
45 minutes Northerly 260 feet to a corner tree marked
thence for the Western bound by a line of marked
trees running North Nine degrees Eastly 620 paces
the marked trees of the said John Salage thence down
a line eight degrees Northwesterly unto the said line for
making a first Survey of same for one in consideration of
the sum of thirty thousand pounds of tobacco or
cattle he now in hand already paid by the said John
Hermanson the receipt whereof I do hereby acknowledge
and receive, this first fully & clearly except Event
of Surveying the said Thomas Hermanson his self to
have of me from the same and for diverse other
causes consideration in these words making grant to
George Davis aforesaid sole surveyor & confirmed by this
my 2nd full & clear grant Surveyor above
set off & confirmed unto the said Thomas Hermanson
in hand his to have for ever all the said eight hundred
acres of land before mentioned with all and singular
house buildings orchard wood brierwood fiddings palm
and appurtenances therunto belonging with all other effects
mentioned in the said Patent to have and to hold your said
Eight hundred acres of land & other ye promises before
spoke of with the aforesaid to him the said Thomas
Hermanson his heirs and assigns for ever & to his children
only of his wife absolutely without any condition
or power of reversion in any wise whatsoever and further
I the said John Caste for ever my heirs have given
you by these presents and shall & will from time to time

and all times hereafter warrant & defend the said eight
hundred clerks of lead and other the premises to the
Thomas Harrington his heirs executors & assigns against
the lawfull claim right title of more the said John Ruth
my heirs executors or donees or of any other person or persons
claiming from by or under me them or any of them
upon any pretence whatsoever due for the further
paying & giving makinge of the premisses in manner
foremost aforesaid to the said John Ruth his executors
my heirs executors & donees & to those parts belonging
the said Thomas Harrington his heirs executors in the sum
of forty thousand pounds of good tobacco & casked
ratifyinge & confirminge ye same in as large and
ample manner as the law can or may heretofore
doth at the charge of the said Thomas Harrington
his heirs or assigns etc. In witness of ye same
here witnesseth putting my hand & seal yester day the
twentieth day of April in ye six & hundredth year
of the Reigne of our soveraigne lord King Charles
ye second. Almeys Dauy one thousand six hundred
sixty four.

Jan. 1864

John Smith & Dolinda
in possession of?
Mrs. Nichols.
Charles Stetson

the 28th of October. *Lebra. elephas* found
in open court by the ~~dead~~ dead Cott.
In ⁶ feet as he wall at Gid
by you to Sherman Harrington.

Received yo 23rd of May 1874 of Dan Kerch ^{from Dan Kerch Esq. 250: to Dr. C. H. Smith} Director of the U. S. Fish Commission.

all men shall know by these parts that I John Bradwell
of Northampton County Son & heire to all John Bradwell
my Father deceased have for divers good causes thare-
byt movinge thereto wch divers landes had and for diverse
acquiesced Edward Dally of cleverack County Heaven al
manner of claimes right pretensions & incumbrances what-
soever fromt concerninge all maner of lands
Bargained and sold in any manner or way wherin
the said Dally his Execut^ts or Son^t stand any waye
obliged to me the said Bradwell my heires Execut^ts
or Son^t for ever and more especially concerninge
a piece of Land late by Mr Edward Bradwell deceased
be one John Cott and a p[er]son in the possession of
my said father deceased wch land was aforesaid in
the possession of my said father deceased and supposed
to b[e] my inheritance acknowledginge that the said
Dally,

76. Dalton having desired & made good to me the said Parcells
all such right titles and inheritances that over the said Deed
described was by his said Deed ever obliged unto him & doo declare
by these presents that the said Dalton binds to yet said
Drew the heirs Esq^r & others of the said Dalton and
William Kendall the purchaser of the said Dalton's
Inheritance that they & every of them are fully
and absolutely released and discharged from all
manner of future claims & demands for and
concerning any such Bargains and Sales to all
inents & purposes as if such things or thinges
had never beene & that the said Edward Hamond
now my heire Esq^r & others of the said Dalton & oblig
that the said Dalton & Kendall their heirs Esq^r
and others & every of them shall from this day
and for ever hereafter be & deemed released herewith
against just claims of me ye said Parcell my
Esq^r & others or any other person or persons whatsoever
with warranty against the claims of me them or any
of them as & they of me that can lay the claim of
claims to any of the above mentioned premises the
benefit of a Branch and Two parts over & beyond
being the South part of the Supposed land and for
the confirmation of all & singular the premises
I have set to my hand & sealed this sixtenth day
of June anno Domini one thousand six hundred
fourty four.

Signed Sealed & Delivered
in ye power of
John Penderell
Richard Cox.

John Penderell

John Penderell

the 30th of June 1674 acknowledged
in open Court by the said John
Penderell alias Wall late of London
121 Dan. Archdeacon: Esq^r & C. North
Received ye 9th July 1674 from Mr. Dan. Archdeacon: Esq^r & C. North

To all whom these presents shall come & Dearer
Gentlemen of the County of Newmarket and greeting know you that
I the said Edward Hamond for divers good cause & consideration
now Brothers marriage and especially for it in consideration of
a certaine debt of £100 now due and owing Bargained sold and
delivered by me Arthur Upshott of Northampton County Esq^r
above Bargained sold delivered & confirmed these by these
presentes two other Bargaines now to deliver to the said Arthur
Upshott his heires & assigns Two hundred & fifty acres of
land now in the possession of Phillip Jacob the same being
several

77. Sichards and bynes at the head of Broad Creekes & given to me
by Richard Jacob deceased as by the last will and testamant of
him the said Richard Jacob doth & may now all large
apparels to have and to hold the said Two hundred & fifty
acres of land with all houses buildings orchards fences
pastures wood underwood marshes waters watercourses
& other appurtenances whatsoeuer therunto belonging or in
any wise appertaininge to him ye said Arthur Upshott his
heires & assigns for ever and if the said Edward Hamond
overacknowledges to have received full & valuable satisfaction
therefor upon payment for the said Two hundred & fifty acres of
land & premises & doth for me my heire Esq^r & others
of the said Edward Hamond to pay to the said Arthur
Upshott his heires & assigns for ever to warrant & defend
to the said Arthur Upshott his heires & assigns third of the sum that paid
Arthur Upshott his heires & assigns for ever from ye just
sums title to the inheritance of any person or persons whatsoever
the said Edward Hamond promised to agree to give such acre and
so much as appeared for the premises as shall by him and
William Upshott his heires & assigns have thought fit in
proportion. In witness whereof I have hereunto sett
my hand & seal the 26th day of August in ye year
of our Lord god one thousand six hundred & fourty four,

Signed Sealed & Delivered in
presence of

William Jacob

John Penderell

John Penderell</

To all good People to whom these presents shall come, I John
Washott of Northam County in England send greetings. Know ye that
I the said John Washott doe and in consideration of the sum
of fifty dars of land with the appurtenances to me by my late Country
esquire deceased with the same party. I named Bargained sold confirmed
& Exchanged by Phillip Jacob of the County aforesaid. I have
Bargained sold and confirmed to Exchange to him
at by these parts of this aforesaid Bargained sold confirmed to him
& Exchange to him with the said Phillip Jacob the sum
of three hundred & fifty acres of land situate lying
& Bounding in the County aforesaid at the head of Broad
creek called a branch of Rutherford Creek bounded west
ward by the land of Jno Dally dredged wth formerly and to the
on the south by a Rutherford branch running into
Broad creek, on the east by a line of marked trees
running from the said Rutherford branch northward
318 poles unto a corner now marked thence for the
Northam County Northwest 177 poles unto the said Dally
Lathorne corner bnd. The said land Bounding as aforesaid
by Rutherford Branch falls the 30th day of October 1664.
To have & to hold the said three hundred & fifty
acres of land with all houses Divers Buildings orchard gardens
pastures woods waterways moors marshes wetlands
watercourses and all other appurtenances whatsoeuer there
belonging or in any way apperteyning to his aforesaid
Phillip Jacob his heirs & assigns from the day of the
date hereof for ever and to let and my heirs ear
to whom it may concern to grant to him with your said
Phillip Jacob his heirs & assigns that the said land &
appurtenances are free from all encumbrances acquitted & discharged
from all & all manner of former sales Bargains contracts
mortgages leases jointures, Statutes, Statute Stipulations, judgments
Errors & recognizances & all & any other incumbrances
& incumbrances whatsoever had made done or created
or suffered to be had made done or committed by me
the said John Washott or any other person or persons
whatsoever he or by me knowne or not to be concerned
and that the said three hundred & fifty acres of land in
the appurtenances before mentioned be excepted of the said
debtors Washott my heirs Pace & Adam. In the said Phillip
Jacob his heirs and assigns against the just claims held
the interest of any person or persons whatsoever shall be putt
near & for our defens land also all any land within
the power of Walton regards he commandes from us date
hereof to give such like & further appearance for the
present as we him the said Phillip Jacob his heirs

80. in Esther yphattell by the said wife Relacion bringe theron
had doth & may more att large appearand. Now knowe yis the
I the said Philippa Jacobs for divers yers caught & conseruacion
and thordoulis mordage but especially for & in consideration
of fift thousand pounds of good tobacco & earths, one hundred
Tunnes, two crows & callots & one Hogg, to me in land
per & yecard y weight whereof & of every lot & part ther
I have heretofore acknowledged to divers yers by divers lot & part ther
the said Esther yphattell by herres laste to me in the body of this
Deed for ever Exempts & acquit of all charges, and also for
in consideration of three hundred & fifty acres of land all
Barren & Soile delivered to me my hounds & apignys in
Exchanges of the said fift hundred & fifty acres. Also
alured Bargained & Delivered confirmed to Exchange
to me with the said Esther yphattell his hounds & apignys
fift hundred & fifty acres of land situate at Burroughs
Croft in the County of Northampton. And by thisd p[ro]p[ri]et
Now Bargained alson full delivery confirming the Exchange
to me with the said Esther yphattell his hounds & apignys
the said fift hundred & fifty acres of land. There twise
acres thereof bringe formerly granted to the said Richard
Jacobs by Esther yphattell date the twenty eighth day
of November anno domini one thousand six hundred forty
& five, and bounded on the Northeast parte by the Broad
Cooke, on the East by the land then belonging to John
Hamond, on the West by the land then belonging to James
Dinin & Northly into the wood. The other two hundred
and fifty acres bringe likewise granted to the said Richard
Jacobs by Esther yphattell date the twenty first day of
October anno domini one thousand six hundred & fifty
and bounded Northly by the West of the Broad Cooke -
Westly by the said three hundred acres, Southly
by Head of the land of Hungers Cooke, & running
Eastly into the wood. To have & to hold ye said fift
hundred & fifty acres of land, with all houles Edifices
Buildings orchards gardenes forest pasturages woods land
meadow marshy waterways, River, broffomills &
other appurtenances whetherto the lands belonings or in any
wise a pertayning or that I now might or at any
hereafter after claiame, challenge or demand
of the said wife to him the said Esther yphattell his hounds
& apignys for ever. And for me my hounds &
hounds & Content prouide to grant to & with the said
Esther yphattell his hounds & apignys that the said land &
appurtenances before mentioned are free Exempted dequitte
of all & all manner of former late & present
yours & your helpe to mortgageth Divers & diversitie of
debt & Induty, legacie, recognisance, & all or any other
inclusion or encumbrance of whatsover had made

81. or committed or suffered to God had made done or committed
by his the said Phillip Jacob or any other person or persons
whatsoever to or by my knowledge privately or procurerly
and that the said Phillip hundred & fifty acres of land with
the appurtenances before mentioned & expressed by the said
Phillip Jacob my Rents Escheat & owing to the said John
Shott his heirs & assigns against the just claim & interest
of any other or others whatsoever shall & will
wart & for ever defend and also at any time within the
space of seven years to commence from the date hereof
he giveth such other & further assurance for the premises
as to him the said Arthur Shott his Rents & assigns &
to his & their Councillors before attorney & factors
& solicitors shall be thought fit to nominate and also
to deliver up & surrender all such debts writings documents
Pattens & records & other writings whatsoeuer that either
now are or hereafter shall be in my custody or possession
any way relating to or concerning ye premises to him
the said Arthur Shott his heirs & assigns for the sum
whereof & other the premises I have heretofore sette my
hand & seal the twenty second day of August in
the year of our Lord God one thousand six hundred
sixty & four / Phillip Jacob

The 28th day of August 1674 the Testator
acknowledged in open Court by the
said Philipp Jacob at his residence
& Dated to the said Arthur Whittle
of Dan Meacham Esq Co. Northam
presented & the Testator
signed dated & delivered
in presence of
William Jacob
and friend
in Bankhead.
Signed & dated
the 28th day of August 1674 Dan Meacham Esq Co. Northam
Testator
acknowledges the lawfullnesse of the above mentioned
Philipp Jacob did freely & voluntarily consent to the
above Testate & Exchange made by my said husband the
Testator whereby Edward Lawrence acquiesced & discharged the
said Arthur Whittle from all right title & interest of
Thirds Deover & Jorward that I now have or hereafter may
make challenge claims or demands in or to the premises
or any part or parcels thereof as further my hand and
Seale the 27th day of August anno 1674.

Signed Seal'd & witness'd
in presence of
William Jacob
John Gurn
Jno. Parker.
Pls 28th of August 1674.
acknowledged in open Court
By the said Marcella Jacob at
her free voluntary & will-
ing hand to the said witness
without any Dan. March 1674. 2d
read the 10th of Sept 1674. Dan. March 1674. 2d
Martha + Jacob
wants
yours

82. To all Christian People to whom these presents shall come of
from Gildon of the County of Northampton in Virg: Plant:
Send greetinges in our Lord god everlasting. Know you that
the said John Gildon for and in Consideracion of the Acte
late and a condition I have & beare to my deare & beloued
son Charles Gildon these givens granted assynd &封
and confirmed like as by these presents I do give grant
assynd diffeoff to conferme unto my said son Charles
Gildon two hundred acres of land lying ye marsh
or halfe part Northward of my Devident of Haver
hundred acres of land wherowen I now lieue seimale
and lying all the Salbold side within the said County
of Northampton to his dyually heire and ouer
deidet towarde my selfe & my said son. To haue
and to hold the said two hundred acres of land marsh
or halfe part of my Devident as a feoffement with all
woods tresswood & moore marsh fiddings pasturis
Rivers water waercouert together with all such buildings
difted gardens orchards floris as shall or may at
any time hereafter bee built erected or sette uppon
the same or any part therof and all other profits
peciall & rightes indeuent to appurtenance what so ever
belonging to the before mentioned hardy gildon
and granted promyssed or in any wise apperteyning
unto my said son Charles Gildon his heires & execut
ors & assignes for ever without any contradiction
or poore of execution in any maner or wise what
soever hardy warranting for me & my heires &
the said promyssed before hardy gildon & granted
duly the appurtenance unto the said Charles Gildon
his heires & executors & assignes for ever from the
just claiming title & interest of me my heires & exec
utors & any other person or persons what so ever claim
by from or under me or by my title right
interest publy or pecunial for natuer wherof I
haue heretofore sett my hand & sealed the twenty
eighth day of August anno: Dom: 1674.

Delivered in presence
of Mr Henry Maffew

the said William
Gildon W: his mark:

The 28th day of August 1674
acknowledged in open Court by the said
Wm Gildon as his realt deet & Dated by
the said Charles Gildon.

Sealed by Dan: Meech: Dep: to C: Roff: to
Sealed by Dan: Meech: Dep: to C: Roff: to

83. I Elizabeth the lawfull wife of the within specified
John Gildon Doctor by fysly and voluntarly confesse
in the within gift or grant of two hundred acres
of land marsh or halfe part Northward of the devident
wherowen my said husband now dead made by
him to my lesinge son Charles Gildon within specified
that Doctor Gildon leaued & acquit discharge & release
to my said son Charles Gildon his heires & assignes
for ever all my right title & interest in the premises
so that neither I ney any other person in any maner
or to my self shall aske claim or challenge or demand
any right title or interest thereto but from yo son
and his ex: & issue thereof to his heires & assignes
debarred for ever to whome my heire & issue
the twenty eighth day of August anno: 1674.

Signed John Gildon
in presence of
Henry Maffew
Dnk: Meech: The 28th day of Augst 1674
acknowledged in open Court by the
said Elizabeth Gildon as her realt
voluntarly to seal deet & Dated by
the said Charles Gildon
Sealed by Dan: Meech: Dep: to C: Roff: to
Sealed by Dan: Meech: Dep: to C: Roff: to

To all Christian People to whom these presents shall come greetinges
Know you that Collected Wm Gildon of the County of Northam
in the year of divers god saynt and consideracion me videtur invenimus
and especially for me in consideracion of eight thousand pounds
of rebus & easel to me in hand paid & received before
paying hereof by John Smethers of the County of Northam
aforesaid Planter having bargained & agreed with my friends
I have signed & sette my hand & seal as by these presents I do give
and confirm to the said Wm Gildon as his heires & executors
the said lands & tenementes lying & being in the County aforesaid
bounded west on the Bay North by the marked trees of
after the name of Cunming from Muggoty Bay East
thous hundreth forty four poles & then for the Eastern bound
thous fourtie lastly one hundred & sixtie poles & then
for the Southern boundes West three hundred & twenty poles
unto Muggoty Bay which land was granted to me by Collected
Baringe late of Jamys City the twenty eighth day of September
anno 1668: to have & to hold the said two hundred thirty
hundreth of land with all edificis buildings orchards gardens
fences pasturis orchard wood tresswood moore marsh
Rivers waers water couert with all other appurtenances whallastis
has certe

24. I thereforee Boulengre or in any wise appoyntmyng to him the said
John Inwthyn his hysys and assignd from the day of the seale
hereof for ever and Due hysly for me my sonnes Easton
Dent Coloneyn prynceps and grante to her with the said John
Inwthyn his hysys and assignd that the said lands & tenementes
and his part and partake therof are absolutely free and
clearlye requirede Exempted & discharged from all Deverre
forfeitture Thredyng & Larcenyng Statute, Statute Staple
Statute Mortgagis Deed entagances & all other pecuniary
Craunes of what sort qualite & amound whetherever they
shall I haue good right title and interest to his prynceps
and to his hysys and contyng the same as is herein expressid
And I doe ffor me my chyldren & deth & further doneyn
that I doe grant he and with the said John Inwthyn his
hysys & assignd to want and defend the prynceps & deth
part and partake thereof from thence to him & to all
hyses to have the said John Inwthyn his hysys & assignd
for ever from the p[ro]p[ri]etie claimes title or interest of all man
or sturt lewhalweare for returme wherof & other ymportant
I Recd Rovably 1st day of Januari & seal the second day
of November Anno 1674. 60th Recdall

G. W. Kendall

John Doe Esq. of New York,
Powers of Attorney,
Procurator
The 1st day of February 1894
acknowledged in open Court by the said
John Doe as his true and valid power.

John Marchant
John Marchant Co. Ltd. C. Martello
London 10th April 1874

Roxbury 10th Feby 1674 Your Dan Neech Esq: & C: Ver: -

Susannah Keddall the lawfull wife of yo above said Cota
+ John Keddall Doth hereby freely & voluntarily consent to the
above sale & alienation of the said One hundred thirty-
one acres of Land made by my said Husband unto yo above
named clerks of Land made by my said Husband unto yo above
named John Keddall his heirs & assigns from all right
title & interest of thid: Dece: & Grimbeth that I now have
or hereafter might ask challenge claim or demand in
or to the premises or any part or parcel thereof. All
wherefore my hand & seal the forth day of Feby 1674.

Susanna Kendall

Signed John C. Kendall in the 10th of February 1855
in presence of George Martineau
Bath Work.
deknowledges in open Court by all of his friends
as attorney of the said Mr. John C. Kendall
as her first wife a voluntary act of his
the said John C. Kendall
the said John C. Kendall

200 2 lots 1 acre for Dan Marchant Esq & Co. Ruthven.

Brought you 2^d of March 1875 at Dan. March 2^d A.M. 1875
Mr. John Bunker & Son your son as my law office attorney to determine
my rights of the future claims of his late son by my husband
John Bunker according to what signed dated 18 formerly Dr.
as my del C. D. Ratifying & confirming what Doctor you
lawfully in the premises as witness my hand & seal the 2^d
Month day of March 1875 Susanna Kendall
no date

Received post of March 1875
John Mitchell Esq. C. W. Ruthven

86. By him according to the contents hereof for & the time intent
the marriage of his daughter will stand for the confirmation of yo
same & that it is with the consent good & general approbation
of me & the said Elizabeth Harper in case of my intermarriage
again with any person I have hitherto used my hand and
Seal the 22nd day of July A.D. 1873. your affec son

Signed Sealed & M^rured in
presence of George + Charles
his + marks
Dan March

Hoppi E H. H. marker

Determined in open Court the 27th
day of October 1851 by the said
Harper & Co. the boundary to which all
said to the said Son Edward Harper
pertains to be bounded.

Received yd 10th of Oct 1874 at Dan. Ranch Esq Co. ~~for~~

The Delight was by the above letter George friend of
Dan'l. Webb at the request of the said Webb to go to him
with his good likeing I consented & accompanied for Con'g & other
of his wife & her son as a present to we have had a
long time in 22^d of July 1800.

Received in 10th Feb 1874
from Wm. B. C. a letter.

1. W. H. Parker
I was born in the lower part of Staten Island, a
Colony intended to become a harbor with great
Ships. I have had pretty well my school and have
acquired for her old son about according to his education
also written where her shall attend her as according to his
Mother will with one or two suits of clothes & balance of
Dinner in view of a pair of stockings for my own use
belonging to the said Estate. All else to draw on pay him
what he has been receiving thus far during his stay
here and you in consideration of the trouble & expense of
his plantation whilst I drag him also to New York
the same in good repair both himself & his negroes when
he comes to see him within my hands & I will do all the day of
September 20th, 1873.

Debenture of \$1000000
dated 29th Dec 1874
by the late William Hough in open Court
at his residence at 200 Bowery New York
and our March 25 1875

+ Friends by now Eclipse Sanders of my father in ~~his~~^{his} Work at the State Civil Land office & ~~especially~~^{especially} that had left me by my deceased father Curtis Sanders and all other things I mentioned in my mother's will of gift to me after marriage for with her he would leave it a very ~~absolutely~~^{absolutely} discharged from

87. from me my last or for ever for without you of I shall do in my
hand to find my soul the 30th of November 1874.
(and) delivered in hand of Ruth Saunders

Luth. Sanders

von Wolf
George Eliot

13-6th of may 1855
de knotted in open Court by the
Lord Eastland Saturday at his castle
de & doct to the said Daniel Kerch

Received ye 25th may 1875 of Dan. Archib. [unclear] Co. Northam

+ These presents witnesseth that we Daniel March of the County of
Norfolk and my self my wife Lake ye wife of Justice Standard
& Executive of his last will & Testament formerly of this the County
of Norfolk and ye late Standard the son & heir of the前述 Standard
Standard Deed for us our heirs & executors to have & to do by us
as aforesaid & we do hereby Thomas Somersby & Mr. Hawkins
Civis of the said County their heirs & executors or assigns
all our right title & interest we bear in the within named
Deed of Sale for us in consideration of Standard Standard
pounds of tobacco & cashed by us in hand received wherein
hence the said land to be free from all person & persons
whatsoever made by us or any of us or any of our
agents whatsoeuer by from or unto us or any of us
or any way or by our or any of our executors
In witness whereof we have hereunto set our hand
A. W. Lord the 23rd day of Octo. 1874.

Signed sealed & delivered in
presence of us your chdlef
Chambers

Danforth

Worth } Margaretha
Worth } Her Es

Luth. Landshut

The 1st of May 1875
acknowledged in open Court by -
the said Dennis North, Margarette
his wife, & Estance Lumsden at
their home & all of voluntary
and true hand signed before me

*... de que han venido sombras
de la noche.*

Received your 25th may 1855 of Dr. Archibald C. Franklin

Whereas two of the subscribers have purchased a plantation
jointly between us according to the preceding paragraph
and agreement; & are jointly bound to divide the same
equally there is no proprietor of the same. know y^r
Lordship that notwithstanding any law to the contrary
it is our intent and desire that neither of us in
case of either of our deaths (or our wives after us) should

88. I do avow and for want of a due witness of the said land in our life time. But that it is purchased for & upon two other circumstances purposed or intended but for the benefit of the said John Penruddock or in my sole disposal whatsoever where ever hands and sealed this 20th of November 1674.

John Penruddock
Charles Towne

The 20th of May 1675
deemed in open Court by the
said Thomas Schomberg & John
Hawkins as their free Notary
& sole witnesses to due
order. *John Penruddock to C. Towne*

Recorded 25th of May 1675. *P. Dan. March to C. Towne*

These presents witnesseth that Daniel North within specified
day for me my hand & seal affixed & signed on 15th ulto last
Easter Sunday of the County of Roxbury within specified
in hands & seal affixed all my right title & interest
I have in the within mentioned land of John Penruddock
thereon for and in consideration of his right in the planta-
tion which was his father at Newbury Bay of the said Dan-
iel North did best him in as good right to the premises within
affixed to me by John Wm. Warren the same to
him from the just claim & title or interest of me my
husband & son & affixed or any other person or persons
whatsoever by him or under me or by my right title
interest or procuration, not for giving or violating
the said title or claim of his father will as to my right
of his mother by way of thirds. Son or any other
means whatsoever in manner whereof I have hereunto
set my hand & seal this 20th day of November 1674.

Dan. North

Signed & delivered in presence
of
John Dill
George Liley

The 20th of May 1675.
deemed in open Court by the
said Dan. North at his residence
in Roxbury before the Notary
John Penruddock to C. Towne

Recorded 25th of May 1675. *P. Dan. March to C. Towne*

It all Christian People to whom these presents shall come greeting
Know ye that I John Penruddock of the County of Roxbury in this
Plantation where good cause & sufficient was then made
wherefore but especially for and in consideration of the sume of
thence thousand fifties & six pds of tobacco & cuds
wants in hand paid at and before this writing & delivery
of these presents by Joseph Warren of the same County planter
and neighbour of mine dekenage & thereof of ready
part & present whereof the aforesaid Joseph Warren and

discharged the said Joseph Warren his heirs & donee by these parts
here above bargained and confirmed & confirmed, like as by these
parts of the said John Penruddock so fully clearly & absolutely dis-
charged all his part & confirmed unto the said Joseph Warren
which said land & all his rights for over all my part of land
on the North side of a branch commonly called Allard Branch &
bounded on the South side with the said Branch Northly by the
land of Robert Warren late of the said County & running
westward up into the woods by a line of marked trees unto the
land of my Deedent of land & Contayning Ninety acres of
land now or then a part of my said Deedent to two
hundred acres of land which being so being att ye Deedent
for which ye aforesaid County with said land I bought and
purchased of Henry Madam as by said Deed Contayning date the
twentieth of June 1673 may more at large appear and so
have and to hold the said Ninety acres of land & as it now
or before as it is now bounded & described with all houses &
out Buildings & orchards gardens pastures wood & other
woods meadows marshes Rivers waterfalls inlets & outletts
of waterings within the aforesaid aforesaid Branch with all
singular other the appurtenances thereto belonging
or in any wise appertaining unto him the said Joseph
Warren his heirs & affixed from the day of the date
hereof for ever in as full complete manner as for any
other day night or time had occupied past & to
ever yet stand to all intents & purposes whatsoever
afterwards by the said John Penruddock for me my hand & seal
and John Penruddock for me my hand & seal
done & confirmed & granted by and with the said Joseph
Warren his heirs & affixed that ye said land & appurtenances
to him & his heirs & affixed therof is clearly & fully acquired
& recovered to discharged from all former sales contracts
& Bargains & all manner of agreements Musters Statutes
Musters Recognizances Judgments & Conveyances, Deeds &c
short titles thereby & innumerable whereto, and shall
before ye aforesaid land of thence good right title and
interest as by present and to land relation back to discharge
of the said land & for giving my hand & seal
and the present & grant to you the said Joseph
Warren his heirs & affixed for ever & to his & their heirs &
only proper uses & behooveable from the place where
title & interest of and in said land & donee & all & every
other place in which whatsoever, & also at any time within
the time of his or their lives to be removed from the said land
to give such other & further assistance & convenience for the
same as by the said Joseph Warren his heirs & affixed
then & there to obtain & get for in the said estate
thought fit & necessary. In witness whereof I have set my hand
A. 1675. John Penruddock my hand & seal of twenty seven day of May
in ye 27 year of our Raigne of our Soverain King Charles II
by grace of God King of England Scotland France & Ireland
Duke of York & Albany & others. *John Penruddock*

Discharged in the 20th day of May 1675. *John Penruddock*
Signed & delivered in open Court by
John Penruddock to C. Towne
Recorded 25th of May 1675. *P. Dan. March to C. Towne*

90 Know all men by these parts that I Hannah Penrueth
one of the aforesaid mentioned when Penrueth Dow freely and
voluntarily consent to ye above sale & alienation of sundry
parts of land heretofore owned at a certain place
descript & described before her by receipte of her
descript & discharge to be aforesaid sold at Warren his house and
apartments all my right title & interest of said Dow & her
in the premises. So that neither I nor any claimant by
from or under me shall ever make challenge or demand
any right, title or interest thereto but from ye said
Cessterly Excluded. & for ever discharged by this indenture
without my hand & seal this 28th day of April anno 1705
Signed sealed & delivered by
Hannah Penrueth
of Penrueth
of Warren Marsh.

the witness of
Hannah Penrueth
yeo warre

acknowledged in open Court by the Said
Hannah Penrueth as her true & real
voluntary act & done to ye said
Joseph Warren.

Recd 25th June 1705 Dan Richell Esq: & Co: Notary

To all Christian People to whom these presents shall come greetings
Know ye that I Wm Whittington of the County of Northampton
in the said land given caused and contrived and directed
including But especially for and in consideration of sundry
Thousand Pounds of good Tobacco & casks to me in hand paid
contents and satisfied by Cott w m Kendall of the County
afforesaid. The receipt whereof I Dow hereby acknowledge &
have of & of others part & paid thereof Dow hereby acquit
contents and for ever discharge the said Cott w m Kendall
his heirs executors & assigns & day of them for ever
by these parts. Have bargained aliened sold granted mortgaged
confirmed & assigned like as by these parts Dow bargained
and aliened said grant on foot & confirmed assigned to Dow and
the said Cott w m Kendall his heirs & assigns for ever. One
Penrueth churt of land situate lying & lying in the
County of Northampton aforesaid bounded northerly upon
a parcel of land belonging to the said Cott w m Kendall
with west boundary John Stukelys, Eastwells upon the
northern side southerly upon Wm Salterells & one hundred
acres of land by said Cott w m Kendall aforesaid
to John Dow and to another into two parts including
several parcels of land planted with all and singular other
rights inwards & outwards together with all a singular
house Edific building orchard forest wood pasture marsh
meadow, Rivers, waters, watercours therethere belonging or
in any wise appertaining. To have & to hold the said one

thousand acres of land with all and singular other rights
and body of land appertaining whatsoever therethere belonging or
in any wise appertaining before hereby bargained & sold or
mortgaged or intended to be hereby bargained & sold
but here the said Cott w m Kendall his heirs & assigns for
ever to his children sold and only proper use & charge for
ever said of the said William Whittington did for more money
hired & engaged Adam Colombe promise & grant to & with
the said Cott w m Kendall his heirs & assigns that the said
one thousand acres of land before hereby bargained & sold
with the appurtenances thereto & the field thereof is above the
Cott w m Kendall his heirs & assigns discharged from
all and all manner of persons sales bargained contracts
mortgaged sealed sealed recognisance & agreements
Dow Dowdell & all other instruments whatsoever and
done made or committed by me or any person or persons
whatsoever and of the said Wm Whittington Dow for me
my heirs executors & assigns further covenant promise & grant
to and with the said Cott w m Kendall his heirs & assigns
to ware & defend the premises before hereby bargained
& sold & body of land there of to him the said Cott
w m Kendall his heirs & assigns for ever from the first
claiming title & interest of me or my heirs executors & assigns or
any other person or persons whatsoever else also at any time
within the space of seven years to commence from the
date hereof to give the said Cott w m Kendall his heirs & assigns
such other & further assurance & contingencies for
the premises as by the said Cott w m Kendall his heirs
& assigns or his or their (or all their estate & charge)
Covenant warrants in the law shall law reasonably desire
desire or require. In nature whereof & other & premises
I have herewith sette my hand & sealed the same the
twentieth day of February in the year of our Lord
year 5 of the reign of our Sovereign King Charles
the second King of England Scotland France and
Ireland & of ye Hunc et Domini 1674
and Doenth of ye Month of June 1674
I am John Stukelys Eastwells in the
name of my wife Hannah
Dan Richell Esq: & Co: Notary

The 28th day of June 1675
acknowledges in open Court by the Said
Wm Whittington as his true act and
done to joyn the 10th Kendall.
John Stukelys Eastwells
Dan Richell Esq: & Co: Notary
Received 13th July 1675 Dan Richell Esq: & Co: Notary

To all Christian People to whom these present writings shall come I William Whittington of the County of Northampton in England & being appurtenant to Captain Willm Whittington late of the said County deceased send greeting in name of god our Saviour Whereas Captain Willm Storck Esq. Governor of the province of Mary land sold a parcel of land to Richard Nottingham of the said County planter situated lying & bearing in the aforesaid County of Northampton within the proximity of his own town and seaport Easton & unto the west & round South by Gun Ese. yeaday and to another wherewithal 12000 ac by the said Capt Storck Deed or Conveyance given to him to go to said Nottingham under his hand & sealed bearing date the 4th day of August 1652 containing 12000 acres in this County relating bearing thereabouts but may stand at larger & fully apparent wch had parcell of land amongst the all other parcels sold by the said Storck to others wch the said Capt Storck made exception of in his Deed of sale or conveyance to the above named Capt William Whittington my deceased father upon the purchase of the remainder of his Deed of him all by the said Capt Storck or Conveyance (likewise remaining open record in this County) wherein bearing thereabouts had 12000 acres at larger fully apparent. And by Survey at my instance of land made by John Waller of the said Capt Storck Deed to me sold by Captain according to the bounds and of the said portion of land so sold the said Richard Nottingham by the said Capt Storck found to be without the quantity through which he then reported & (see below) did diversify bounds of his Deed to me amongst the all other lands sold by him by reason of me for my better confirmation & assurance I have taken up & measured. Know ye therefore that the said William Whittington for divers good cause & consideration made therewith in his Deed of sale to him is contained that the said Richard Nottingham is contented with his new purchase land formerly sold him & bounded out to him according to his said Deed of sale from Capt Willm Storck as aforesaid with by little Survey of John Waller & said Nottingham owned and did bearing to the said bounds and in his sale to him is found to be two hundred & forty ~~and~~ acres of land all by place bound given under the said Waller's hand. Said bounds fully & more plainly appeareth and not be infringed disturbed or molested to the Whittington his heirs or assigns in no quiet or peaceable possession of any other part of his Deed to him alwayes that he the said Richard Nottingham his heirs & assigns shall enjoy for ever hereafter peaceably & quietly his said possession & rights and see to it that he the same by Capt Storck as aforesaid shall ratified confirmed & allowed.

93. allowed and do by these parts fully declare, & absolutely ratify
confess & allow unto the said Richard Nottingham his Rents
and affignt all & singular the Certaintye claugett condicione and
dowmeyndes contained & specified in the said Deed
Deed of Sale w^t the said Nottingham before herein recited and
for further ratification & confirmation hereof. Do^r by the said
gent for me and my heires & affignt clearly & absolutely execu-
tive required discharge & release the said land now in possession
of the said Nottingham according to y^e said Deed sale to him
said & said said Surveyor of Waterpe at a first said w^t all house
Dwys buildings orchards gardens foreys & all other appurtenances
& paticles wheresoever the same belonging to Rich^r d^r said
Richard Nottingham his Rents & affignt for ever. Inw^t that
neither I nor my heires nor any claim by me or he claimed
by him or his heires or them shall ever claim any right
title or interest wherein or any part thereof But & provided
same be his eternally excluded & for ever debarred by these
parts. And further at any time within the space
of three years to comence from the date hereof to give
the said Richard Nottingham his Rents or affignt Inde-
further & other appearance in the same for to concerning
the promisid etc by him or their (I att this cost & charge
paines incurred in the same shall be reasonably charged
billed or required). In witness whereof the other party
I have hereunto set my hand this twenty eighth day
of June anno 1675. M^r Whittington

144 Small Yarding The 28th day of June 1795
Thomas Hause deponent in open Court by his attorney
now residing at his late old and
dead to the law Richard Attingham
and Dan Archibell Esq. & C. Heath
dated July 1795 Dan Archibell Esq. AD

To all & special People we wherownd this present writing
I william Whittington of the County of Northam-
pton & a son & heire apparent to Capt. Wm. Whittington
late of the said County doe say & send greetinges in our name
to good & chayreable Friends & acquaintance wherowd Capt. Wm. Stone Esq. Governor of
the Province of Maryland. See a certaine tract of
land to William Salchell of the said County of Northam-
pton fearefully lyingg & boynge in the said County at
the place where the said tract of land is situate & falleth
to hundred aleys boynge part of his estate. Dated at
Bryng from the tenth Day of Septembre in the Year
of our Lord one thousand six hundred & eight
in the evenynge tyme of the said William Salchell & Son
(Evidence)

93. Extending Southly according to his own said return
from thence as by the said Capt. Stone or otherwise
for the same to the said Mr. Salchell under his hand and
Sealed bearing date the 24th of October 1675. Whereupon
open Dated in this County wherein comes the aforesaid
being now at large & fully appeared which Seal &
said Seal was sold by the said William Salchell together with
several other parcels sold by the said Mr. Stone & to other men
was the said Capt. Stone made Execution of in his Deed
of Sale or conveyance to ye above named Capt. Whittington
my son Father upon his purchase of the same under
of his Deed out of him as by the said Deed or otherwise
likewise commanding open record in this County wherein
comes the aforesaid being now at large & fully
appeared. And whereas by Survey at my instance of
Survey made by John Wallopp of the said Capt. Stone's
Deed sold my Father according to ye Return
of the said Deed of Land sold the said William
Salchell by the said Capt. Stone is found to be without
the said Stone's Quantity though within the then reported
and Surveyed & described bounds of his Deed & al-
most double the said quantity as aforesaid by my Survey
concerning & alluding to there taken off & written
know are therefore that I the said John Whittington for divers
good cause and consideration now therefore touching But
especially for and in consideration that the said Mr. Salchell
is concerned with his new purchased land containing two
hundred acres formerly held him & bounded out to him
according to his said Deed of Sale from Capt. Stone as
afforede d. by Plot & Survey given by John Wallopp
to the said William Salchell for the said Two hundred
acres on his late Survey thereof with the said Whittington
containing & Salchell's content as aforesaid Eastward over
Sedburne Suckden Marshland, back on Seale's Quarter Branch
Wallsend by a Line of marked trees running from the
Branch South South West one hundred eighty three rods
named East to the Suckden Marshland the said Deed &
the said Branch as by the same more at large appear-
eth not to infringe disturbed or molest that which
the said Mr. Salchell is by the said Deed aforesaid
of any other part of his Deed & provided also that
that the said William Salchell his heirs & assigns
shall pay for the said land for aforesaid principally & quarterly
whatsoever dues he were possessed said according to his
said Deed from Capt. Stone & Wallopp Survey as
afforede. Also certified aforesaid allowed & done by
the said party fully & absolutely ratified confirmed
& alloweth the said William Salchell his heirs & assigns

all and singular the aforesaid clause contained or agreed
in aforesaid instrument or paper in the said Deed of sale
to the said Salchell aforesaid herein recited & for further ratification
examination hereof done by these parts fully & agreed & assented
absolutely for us by my hand & sealing & executed in
discharge of before the said Two hundred clerks of Land now
in the possession of the said William Salchell according to
his said Seal from Stone & Wallopp Survey at aforesaid
all aforesaid Deed Building orchards houses gardens & all
other appurtenances & buildings whatsoever thereto belonging
to him the said William Salchell his heirs & assigns for
the said Deed & for & in case my heirs nor any claimant
or holder by whom or under me or them shall ever
claim any right title or interest therein or any part thereof
but from the same to be utterly excluded & for the
discharged by these parts of all aforesaid any time within & since
of return made to commence from the date hereof to this
to said William Salchell his heirs & assigns such further
right as aforesaid in ye law for or concerning aforesaid
as by higher law (that is to say charged) contained
and in the law shall be reasonably deduced derived or
required. In witness whereof X other the premises I have
written setting my Hand & Seal the Thirtyninth day
of June anno 1675.

John Whittington

Signed sealed & delivered in the 27th day of July 1675
in the County of Durham at the town of Durham by the
Chancellor of the said County of Durham at his seal
delivered to the said William Salchell,
John Danforth Esq. & Co. 27th July 1675

To all & special People he whereto shall come
greetings know ye that I William Whiting man of the same
County in the aforesaid for & in consideration of the sum
of five thousand pounds paid & delivered to me of tobacco & cash
and in hand paid by T. Sarge Harman of the County of
Durham the deponent witness of the said by his mark & signature
and by his hand & seal affixed to the said Deed
wherein he witnesseth the same & the same
thereunto annexed Bargain & Sale made & concluded
between the said T. Sarge Harman & his heirs & assigns & the
hundred clerks of land & premises by me & others
present & in the County aforesaid formerly in the
possession of one Richard Clarke & now of the said
T. Sarge Harman and his heirs & assigns as formerly
a branch running between the said Land & ye lands of
Boggeries standing on the west on ye River by a parcel
of land formerly held by me the said William Whiting
now to ye said T. Sarge Harman in the south by a line of

95 running between the said land & the land formerly
owned by me & now in the possession of Robert Winger
and running from the head of the said branch westward
into the wood. To have and to hold the said one hundred
acres of land with all & singular buildings
orchards, gardens, fences, paths & woods, boundaries way,
water, profits, commodities, fixtures⁴ & advantages what
soever to the said land belonging; or appertaining to
the said Tugger Harman his heirs & assigns for
ever & to his other owned property & whiche absolutely
by without any contradiction or power of reversion do
that neither of the said William Whittington my brother
nor he or any other son or daughter in our family
at any time or times hereafter shall or may make any
challenging claim or demand in or to the premises
or any part thereof any interest right title or
possessio[n]. But from all claims of right title claimed
hitherto by myself or son and was ready of & to
be yearly received & paid by this sum for ever
and further of the said Mr Whittington my brother
said & done the said one hundred acres of land &
other the premises before mentioned to the said Tugger
Harman his heirs & assigns shall & will remain & be
this sum for ever to him against me & my said William
Whittington my brother or held against all heirs in case
of this which soone & that said Edward & freely
& clearly acquited themselves & discharged of all
four times to him & to be sufficiently paid & kept
him selfe from all & all manner of flattery & other
gifts grants, bargaines sales & purchases, services
deeds & titles of dinner debts, judgments, executions
of all easements rents charges of rents & feoffments
issues & claimes & all & from all & singular
other titles lawfull or chancery & circumstances whatsoever
the said William Whittington did acknowledge &
& granted to & unto the said Tugger Harman his heirs
& assigns to setle up & assign above to him ye said
Tugger Harman his heirs & assigns all Dairies all
lands & granges & other writings buildings &c
concerning the said one hundred acres of land & premises
and with all the personalty & chattel or caput to the said lands
belonging to such other old or late things or things
deceased or delived in the said land at their respective rates
with & changes in the land of the said Tugger Harman
his heirs & assigns for the further summing of yea[r] 1612
as by his or their leases were in the said land aforesaid
respecting delivery delived or required and for ye time
aforesaid lease of the said William Whittington
lands running between the said land formerly of the said

96 in the summe of ten pound of good tobacco
& casked to the said Tugger Harman his heirs & assigns
& a pigot upon demand. In witness whereof I the said
William Whittington have set my hand and
seals But have given & delived to ye said Tugger Harman
possession & copy of the present according to ye effect
of this writing the day of In the twenty
twelfth year of ye reigne of our sovereign lord King
Charles the second Anno Domini 1612. Done this
signed sealed & delived
T. Whittington
to date 22
by command of

Alleged and say The 28th day of June 1612
In the year of our Lord one thousand six hundred
and forty two in the reign of King James the first
of England & Tugger Harman
Folio 22 recto & 23 verso

Received 13 July 1612 by Dan Kitchell Esq for the sum of

To all Christian People to whom these presents shall come greeting
Know ye that I Robert Winger of Northampton County in Eng
have for other good cause & consideration the thirtie next
yeare for & in consideration of the thirtene ffe hundred
pounds of good Tobacco & casks to me in hande & delivered
before the proffiture hereof by Robert Winger of ye County
affore said Winger the twentie seveth & at day & time
time of I tooke & discharged the sume before Winger his
executors receipt & discharge the same Robert Winger his
brother & sonne for ever have bargained & sold to
me after contract & delivere to me as by these presents
I do alow Bargaine sell unto my executors & children
to the said Robert Winger three hundred acres of land
lauishly lying and lyinge in the County aforesaid betwix
the said Lodge branch and running from thence
by marked tree deuiding East and West side & fifty
pds, and then South West side two hundred & ten
pds & then with ten egyptian bushels two hundred &
forty & four pds. To the said North side East side
hundred & forty pds unto the said Lodge branch
Haul & to note the said three hundred acres of land
together with all houses & fields buildings orchards &
forests gardens earthworks, meadow, marshes, waters,
camps with all other appurtenances whatsoever thereto
belonging or in any wise appertaining to him ye said
Robert Winger he bound & engaged from ye day of his
late lord of for ever, for that neither of the said dñe
present my heire executors & their att any time or
time.

99. Thomas Addy, Eastonby on the Brabant side, & resident in
the Woods described as the same is granted to the said John
Holler by Letter to have & to hold the said his hundred de-
of land with all appurtenances whatsoever there unto belonging
(the same being now in the possession of the said Weston) for
to him the said Weston Holler his heirs & assigns for ever and
for his heirs & assigns to defend the premises forever to him
and Weston his heirs & assigns from the full claimants title
in trust of any person or persons whatsoever and for his heirs
and my heirs & assigns administratively to whomsoever
granted to him with the said Weston his heirs & assigns to give
him & them upon reasonable demands such further assurance
& conveyance for so granted as the law can do. In witness
of all facts & other writings concerning the same etc witness
R. Addy & date - The 28th day of July anno 1675.

signed dated & delivered in
presence of J. Waterson.
John Weston

Robert Parker
notary public

On 28th day of July 1675
acknowledged in open Court by the said
Robert Parker as his estate held & had
to the said Weston Holler /

John Weston
J. P. Addy

Dated 4th day of August 1675 of Dr. Wm. & Co. J. P. Addy

+ Know all men by these presents that I Robert Parker of Northampton
County in the sum of £100 for & in consideration of the sum of £100
of sum of hundred pounds of tobacco to cattle to me or my es-
tate paid by Capt. John Stringer of the same County Master
Bargained & sold unto the said John Weston Holler his heirs &
assigns. Two hundred acres of land with all appurtenances
belonging thereto as well as all the said Capt. John
Stringer his heirs & assigns for ever, from the full claimants
title in trust of whom or persons whatsoever and for his
heirs & assigns to him or them to have & to hold the said Capt. John
Stringer his heirs & assigns for ever in exchange for his
land & all the said Weston Holler and Dr. Addy also
make of this present writing to him or them the said Capt. John
Stringer his heirs & assigns for ever as the law may re-
quire or such further & good assurance as the law may
concern. In witness whereof I have written and my
hand, at Northampton the 28th day of March anno 1675.

signed dated & delivered in
presence of J. Waterson.

John Weston

Robert Parker
notary public

On 28th day of July 1675 acknowledged
in open Court by the said John Weston
Holler as his estate held & had to the said
Capt. John Stringer /

John Weston
J. P. Addy

Dated 4th day of August 1675 of Dr. Wm. & Co. J. P. Addy

Seal Christian People to whom these present writings shall come I
Eliz. Gullberry widow sole of Thomas Gullberry of Leominster
in the County of Herefordshire England deceased to her husband in our
Lord god omnipotent known by the said Eliz. Gullberry for
and in consideration of two shillings of lawful money of Eng-
land for me in hand paid by Charles Parker of the County
of Northampton in 1675 to him. The receipt whereof I do
hereby acknowledge and thereof do acquit and discharge
the said Charles Parker his heirs & assigns for ever by these
presents done for no other good cause and consideration med-
thinks in witness whereof have given granted bargained sold in fee
simple and confirmed to the said Charles Parker his heirs
and assigns for his wife and for his children and for his
servants and for his household and for his lands & tenements
wherever he or by virtue of any debt due or paid
whatsoever can or may have or claim in any estate
right title or interest at any time or times or by any wayes
or means whatsoever to have & to hold all & singular
the before mentioned premises. & all and every of their
appurtenances by the said Charles Parker his heirs
and assigns to him the said Charles Parker his heirs
and assigns for ever open condition & with the trust
and confidence aforesaid that he the said Charles Parker
his heirs & assigns & every of them shall & will freely
fully and absolutely give grant bargain sell enfeoff
order and confirm unto such person & persons and to such
life and lives conditions & limitations as shall be every
waye consonant with agreement w^t me according to the
true sense & meaning of such writings & instrument as
they are written under the hand & seal of me the said
John Gullberry here given and prescribed unto the said
Charles Parker his heirs & assigns all & every part
and parcel of the aforesaid premises with all and
singular the appurtenances within two hundred ac-
res of land as aforesaid without challenging having
any further or other payement or
satisfaction than the aforesaid sum of two shillings
of the lawful money of England at the time of making
and paying such sum of £100 or other debt or condition
whilst with the said Eliz. Gullberry for her debts her
lives

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 will 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

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 Gentle 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 whom payment may be made truly to be made & paid me by myself or others to whom payment may be made by this present instrument and my hand and seal dated the thirteenth day of August 1675.

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

103. Both wall and piers etc in & by the said land of property with all trees growing thereon of the aforesaid 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 greatest calamities excepted, & otherwise annoyments notwithstanding specified, & declared in the aforesaid Deed of Agreement wherein his other parts are it ought to be observed provided, & kept according to the justest true intent and meanings of the said Deed of Agreement, that then this obligation to be paid or else to stand & bear in full force & power unbroken to Charles Parker
yeal
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 considerant 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 houseth orchards & all other appurtenances together with fifty acres of land with that already granted & retained, with quantity of land & improvements to the houseth orchard 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 date the 10th October 1669 and recovered in mind 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 to be paid reduced according to proportion but if that happen to be more the said Eyre to have ye benefit paying the tobacco aforesaid.