

This Indenture made and concluded between the parties following: *James Morgan* wife of *David Morgan* of Northampton County Taylor in the one part and *Andrew Smart* and *William Jacobs* plac plantor withoyneth that the said *James Morgan* withy her maiden alied *James Junell* eldred thre yeres ago shall have children and *Andrew Smart* his herid carule or assigne in all lawfull employnt. as he yo said *James* shall employ her childen till the 1st of September next y^e years of our Lord one thousand six hundred Eighty & four.

Andrew Smart the first day of Sept 1684 the marks of
William Jacobs acknowledged in open Court the marks of
 By the Subscribers *James + Morgan*
David Morgan

And it is knowne unto all men by these presents that I *Mary* of Northampton Doo give unto *Mary Gries* and her children the wife of *John Gries* a parcel of land given to me & recorded. Given to me. & doo freely give it unto her & hers all my right and title to the first and if shee live to have it & her heirs to enjoy it for ever, & the next likewise & so to the 2nd of them and if in case and if in case they should dye without issue then to returne to yo 2nd of her brothers & sisters as the Law shall thinke fitt in such cases. And to yo true Affirmation of this as my 2nd all doo & doo I have herid unto my hand and Seale this 20th of July 1684

Mary Gries the marks of
 her LT. marks *Mary Gries* living in
 open Court the 20th of July 1684
 By the Subscribers *Mary + Andrew*
Andrew Smart

So all to whom this present Doo of Gift shall come Goodthings in our Lord God Everlasting know you that I *Francis Killy* of the County of Northampton in the one part the *John Land* and *Carrie* of the County of the said County doo for the love and affection that I beare unto my loving son *Joseph Johnson* & his wife *Elizabeth Johnson* daughter which said *Johnson* I doo here by this my Doo of Gift freely and voluntarily give and graunt & to his heirs & assigns, three young Cows called by the Name of *George*, *Henry*, & *Madly*, which said three Cows are to remaine in a Joint Stocke with all their future Increase for ever between yo said three children & so to remaine until *Edmund* yo 2nd son of yo said *Joseph Johnson* shall attain unto lawfull age, and *Elizabeth* her to be married of the said cattle and their Increase both male & female at which time yo said *Edmund* he to have his portion, and the remainde of the said Stocke of Cattle to remaine jointly amongst the 2nd of the said children until the said son at aforesaid shall attaine to lawfull age, and

then likewise Doo to be made as aforesaid & so likewise and successively from eldest to eldest as they shall attaine to lawfull age, who shall then duly receive their proportion although he be dead and it is the true intent and meaning of this my Doo of Gift that if it should please god that any or either of the said children should happen to dye before they attaine to lawfull age as aforesaid. That then the Survivors of them shall enjoy the said Doo of proportion hereby given equally amongst them. But if it please god it should happen that they should all dye before they attaine to age as aforesaid then the said Stock of cattle & increase to aforesaid to remaine unto my said loving son *Joseph Johnson* & his heirs for ever. Also I doo hereby freely and voluntarily graunt and give unto yo youngest of the said children being obedient, *Sarah*, *Lawrence*, *Joseph* & *Elizabeth* aforesaid, one *Wrens* & *Mares* foals at this full age to remaine in a Joint Stocke with the Increase amongst the said *Mares* and *Increases* as they shall attaine to age of the said as it before is proposed. Also I doo hereby freely grant & give unto my said loving son *Edmund*; one good sufficient feather bedd & bolster with all furniture thereto belonging to be delivered unto him the said *Edmund* immediately after my decease; or as soon as hee shall attaine to lawfull age, & the 2nd of which shall first happen. Also I doo hereby give and graunt unto the said three Cows and *Mares* foals for the only proper use & feebly support care and maintenance of the aforesaid Cattle I doo hereby give and graunt & freely assigne unto yo loving son *Joseph Johnson* aforesaid all my right title and interest of one hundred & fifty acres of land which my said husband doo bought and purchased of *John Gries*, being the said land I doo hereby freely give unto my said son with all my right & title to yo said, & to his disposing duringe my Naturall life, and after my decease to remaine unto yo said son & his heirs & assigns, but yo whom it is given & bequeath in my husband's will whereby I have liberty (in case of poverty) to make sale of any part of the said land therein inclosed for my maintenance, I doo hereby quitte claime to take any part thereof, and I doo hereby promise & engage my selfe, that I will not my Name stand & place shall at any time or times hereafter purchase or dispose of any part or parcel of the said land in my said husband's will inclosed but for ever to be delivered & locked duringe my Naturall life, & will not whosoever of all other & singular yo feebly and I have hereby put my hand & Seale this eighth day of August 1684

Witness my hand & Seale this eighth day of August 1684
 Francis Killy
 the marks of
 of William Jacobs, Northampton

Know all men by these presents that I Robert Fletcher havinge married with Anne my now wife formerly the widow and relict of Edmund Killy with unconsented and voluntary and willingly consent and confinnance what my said wife herein within this deed mentioned, did give hereby utterly Renounce any right title or interest to any part or parcel of any lands, tenements, or hereditaments, either by me my heirs, executors, administrators, or any other person or persons whatsover as witness my hand & seals this 29th of September 1684

Signed sealed & delivered in presence of Robert Fletcher
Wm March

The 29th day of September 1684 acknowledged in open Court by yo within may comend Francis Killy as then was at yo makinge of yo said deed of gift yo widow & executrix of Edmund Killy deceased through since intermarried with the abovesaid Robert Fletcher as her free will and voluntary act & deed

Wm March Esq; C. North

Two day & years after said then age confirmed and acknowledged in open Court by the abovesaid Robert Fletcher the husband of yo said Anne as his free will & voluntary act & deed to be truly & punctually observed & performed without the least violation or infringement

Wm March Esq; C. North

To all to whom these presents, and Deed of Gift shall come greetinge know ye that I Robert Dale of the County of Northampton Warrantee for divers causes & considerations and absolute mortgage but more especially for the better love and affection I bear to my loving husbandman depute gardener eldest son of my depute gardener deceased these particulars followinge and doo by these presents deliver & possess in full with the hereafter hereunto attached as a bundle for yo whole use & benefit of yo said depute son his power, delight, and pleasure, his powder, plates all marked in yo bottom. A pair of silver spoons marked A. J. Ham and Walter God, Countess Two Pillows, and Red Rugs and suite of dark coloured Damask Curtains & ballaces and a pair of Holland sheets

Ham and Draper sables cloth, and Cypreard cloth ditto, Twelve Napkins, one painted Collicoe Carpet, and Poplar Table & forms and long Trunk, and Copper Kettle containinge Twenty four gallons or thereabouts these particulars abovesaid and doo accordinge to the abovesaid Deed voluntarily & freely give to the said depute gardener and his heirs for ever and have hereunto fixed my hand & seals for the full and ample confirmation of the

(Sams)

7. Same this 30th day of September 1684
Signed sealed & delivered as the
Deed of the said Robert
before us
Charles Holder

Signum
Robert R.P. Dale
yo said

The 30th of September 1684 acknowledged in open Court by the said Robert Dale as his free will & voluntary act & deed to yo the my husbandman depute gardener as abovesaid

Wm March Esq; C. North

This Indenture made the 13th day of July in yo 34th years of yo reign of our Sovereign Lord Charles yo 2^d by yo graces of God of England Scotland & France & Ireland Kinge Doctor of yo faith & Learninge Do. Betweene William Waterston of the County of Northampton in Virg^{ia} Planter of the one part and John Alleygh of the same place Shipwright of the other part Witnesseth that the said Wm Waterston as eldest son & heir to his Deceased & Remained father John Waterston late of the said County deceased chiefly for the better love and confinnance of his interest & grant in his life time to yo said John Alleygh and after for the best advantage hereafter in these presents expressed and other good cause & consideration him yo said William Waterston absolute mortgage. Have given granted promised & allowed to yo said John Alleygh as much land as he shall and may have occasion to use & manure w^{ch} land or other things on yo Westside of yo Neck of land where yo said William Waterston now liveth within Dubbins his fences on yo Brooke or branch partinge yo said Neck of land from yo land now in the possession of an William Mallinge together with yo liberty & privilege to build such house or houses, houses, gates, walls & other improvements for a passage a way to his house as shall by him be found most full & convenient and moreover to have liberty to fell and make use of such other timber within yo said Neck or any yo part of yo said Wm Waterston's Division for the buildinge of Shoppes, Shalloppe, Boates or otherwise for Carl Woods, Turnage or such like for his owne particular use & benefit as yo said Alleygh shall have occasion for and to have free liberty of the Queen of such Boates as hee shall of his owne within the said Neck for soe proper thereto to have and to hold the said promised and granted premises with privileges & immunities aforesaid unto the said John Alleygh duringe his Natural life & then to revert to the said William Waterston his heirs & assigns as fully and as absolutely as if these presents had never been made and in the meantime not to be aliened or disposed by him to any other person whatsover without yo consent of the said William Waterston his heirs or assigns first had & obtained in writinge under his or their hand & seals & signinge & sealinge unto the said William Waterston his heirs or assigns in consideration of the said premises and privileges aforesaid one Carl & piece of wood as also to yo right or there by double color & New part the little with the house

(By the

By the old dwelling house of the said William Waldron his
 or they getting ye timber & findings Mayest for ye dwelling
 house of, whom the same shall be demanded of his said
 John Allphery did ago one year of good sound Indian
 furs on ye one & twentieth day of December Annually
 of the said John Allphery did ago one year of good sound
 furs on ye one & twentieth day of December Annually
 for his said his house & land & land & land & land
 to & with the said William Waldron his house & appoynt
 to make any waste or spoyle of any good timber or any
 said work of land or other part of the said land to his
 said detour or prejudice but what is for his own pleasure
 life and employnt as aforesaid & other which account and
 appoyntment as aforesaid the said William Waldron for
 himselfe his house & appoyntment shall be bounden
 to and with ye said John Allphery that from ye day of ye
 said house of during his naturall life his appoyntment shall
 shall and may peaceably & quietly he have possession &
 enjoy the said house & land peaceably & quietly to all
 intents & purposes & purposes as before expressed without
 the molestacion & violation, hindrance, disturbance or interrupcion
 of the said William Waldron his house or appoyntment
 or any other person or persons whatsoever claiming by
 from or under him them or any of them by any way
 or means whatsoever in which wherof ye party
 aforesaid have & shall have Jurisdictionally both there being
 & shall ye day & years past aboves written /

Signed Sealed & Delivered in
 presence of
 Richard Waldron
 Dan North

Record by Dan North
 Dan North

To all Christian People to whom these presents shall come greeting
 know ye that I Abidonee Chidrow of the County of Northampton
 in Virginia for and in consideration of some thousand pounds of good
 tobacco to me in hand paid and to be paid the receipt whereof
 I do hereby acknowledge did my selfe to the hereby with and
 truly sell and bargained and sold by these presents to the said
 John Allphery & his heirs & assigns the said house & land
 Planters & Farmers parcel of land containing one hundred acres
 or somewhat more situate lying and being in ye County of
 Northampton aforesaid bounded as followeth to wit the Eastern party
 upon ye maine Creek & partly upon a small Creek to be
 distinguished out of the Planters Creek belonging to the
 land which was given to my Brother William Chidrow the
 wardly upon a line of marked trees which doth divide the
 land of William Shalinger, wistly upon ye Bay & Southly
 upon a Point at the mouth of the Planters Creek which
 the said land was given to me Abidonee Chidrow by my father
 the said Abidonee in his last will and testament and by and unto
 to him ye said Bononi Ward his house & appoyntment for
 so long and to hold the said land (but ye same may be sold
 all and singular & Richard, garden, wood, woods, woods, woods
 waterways, and all and singular other benefits, benefits & what

whatsoever to the said land and premises be longinge or in any
 wise appoyntinge to the use of him or his heirs & assigns
 the said land & appoyntment for ever without ye consent
 consent or approbation of his said father & his heirs & assigns
 my house & land or other of whatsoever kind
 further the said Abidonee Chidrow for me my house & land
 and the said land shall and will be sold & bargained and disposed
 the said land & premises to ye said Bononi Ward his house & appoyntment
 the said land & premises of a from all & singular forms or other
 gifts grants bargains sales Rents Rents or any other In-
 cumbrances whatsoever now or hereafter & freely & clearly de-
 quitted & discharged & discharged whether of the said Abidonee
 Chidrow my house & land & appoyntment shall & will be bounden
 him and all all his heirs & assigns for ever warrant and defend
 the said land & premises to ye said Bononi Ward his house & appoyntment
 & appoyntment & ye said Abidonee Chidrow my house & land & appoyntment
 & appoyntment & all other persons claiming from me or under me
 or my father my house & land & appoyntment according to ye bounds
 and appoyntment & largely as ye will of my father my house & land & appoyntment
 in witness whereof of the said Abidonee Chidrow have subscribed
 putt my hand & made my seals the third day of December
 above one thousand six hundred eighty & four.

Signed Sealed & Delivered in ye
 presence of
 North: Joseph
 the first day of December 1684
 acknowledged in open Court by ye said Abidonee
 Chidrow & his seal & sold to ye said Bononi
 Ward his house & land & appoyntment
 Richard Waldron
 Dan North

Know all men by these presents that Sarah Mathews of the
 County of Northampton in Virginia widow du her & family
 in the full and just value of five thousand pounds Sterling
 Grant and lawful money of England to be paid unto the
 said John Warrinall son of the said John Mathews & his heirs
 or assigns upon demand to which payment with & truly to be
 made I have my selfe my house & land & appoyntment
 by these presents consented with my said daughter
 June above 1684.

Condition of the above written & signed is such that whereas by
 the said Sarah Mathews there is a marriage suddenly intended to be solemn-
 ized between ye above named William Warrinall son of the
 said Sarah Mathews and she whereas ye said Warrinall
 son is settled in the right & possession of some lands & tenements
 in the County of Decemach in Virginia the said Sarah Mathews
 in what children & grandchildren by the said Warrinall
 son as his share hath been, other part hereof of what
 she should receive and as much as by ye mutual consent
 & agreement of her ye said Sarah Mathews & her ye said
 Warrinall son upon their said intended marriage of matrimony
 that the said Sarah Mathews is not to be bound according to

and casko qualified according to act & law paid unto yo said
Rowland Williams & David North exors of them their or
of their heirs attorney Robert Esculet or adm. & which paym
shall and truly to be made & paid yearly on yo said day in yo
said County upon demand here by yo said and within 10
our or either of our heirs Exors & adm. jointly & severally for
the whole & in yo whole family by their heirs & assigns with
Scales Date yo twenty fifth day of February Anno 1684

The condition of this Obligation is such that whereas yo aboves bound
Thomas and John Mores have undertaken yo care discharge of Thomas
& Ellen Macmillan the children of Mads Macmillan deceased and
the Estates belonging to them have received from yo hands of yo aboves
Mans Robert Williams & David North Inhabited in their or heirs
by yo will of yo said Deceased If there be yo said Gilbert Mores
John Mores or either of them or either of their heirs Exors
or adm. shall well and truly deliver or cause to be delivered all such
Mads or Estates by them received from the said Rowland Williams & David
North or either of them belonging to the said Thomas & Ellen Macmillan
with all things within Doors as Bedding & furniture to them, Bedding
Clothes, Iron or Brass Kettles, or Lotts Jewells & other things
or household stuffe whatsoever continuing one of them on yo said
Deceased Plantation to yo said Thomas & Ellen Macmillan with their
children carefully to look after their Stock with their increase of what
quality soever & fare well as they can at occasion required of to
that the said Deceased had made according to yo will of their said Deceased
As also to prevent Imbecillity of any part or parcel thereof or disposition
of any thing (except Killable Cattle) or what may be absolutely for
the said Childrens good or advantage untill such time as they shall
sufficiently attain to lawfull age to be provided therewith & to
Sufficient discharge for the said children to be provided with all
that not to be troubled from their said but till then but the just
Sufficient cause be found to yo contrary in yo own time) and for
time to time and at all times hereafter that well and sufficient Seales
be provided & Judgments for the said Rowland Williams & David
North their heirs Exors & adm. from all calls charges Sutes Demands
troubles & Incumbrances whatsoever wch shall or may be done or happen
to them or either or any of them for or concerning yo land in their
possession by yo said Mads Macmillan with & yo Estates of his Deceased
in all things as a free said without fraud & Cozen that then their
Obligation to be void or of no continuance in full force & Value

Seales & delivered in presence of
of the said Rowland Williams & David North
the moore
last marked
(Endorsed)
Gilbert Mores
I do hereby certify that the above
1684 deputed to yo care by
the within bound Gilbert Mores &
John Mores as their full chels
& Goods to yo within Mans
Rowland Williams & David North
Dan. North
Dan. North

This Deed of Bargaine & Sale made the 3rd day of the Month of
your Sovereigns last King Charles the second in yo 10th year of
1685 betw. to wit Thomas & David North & Robert Williams
John Mores of Northampton County in Virginia being Bargaine
with the said Rowland Williams & David North by their power
Bargaining with the said Rowland Williams & David North
Continuing about one hundred acres unto Ralph Dyot of yo said

County Gent. for the good and valuable Consideration of Eight
Shundred pounds of Tobacco & casko but yo said Deceased in
hand paid & satisfied for the whole and from the which yo said
Deceased was acquitted discharged and released from the said Ralph
from all demands thereunto bindinge) the said parcel of Land
being longer & fuller in the County aforesaid upon the
Books and Branches following out of the Plantation Books of Small
said Branch & sold it from yo said Rowland Williams & David North
the said Major Wm. Dyot & from the which of yo said Branch
by a line of marked trees beginning Northwest & by North
thorabouts into yo wood to a Cedar tree which said line doth
it from yo said end of 10th Shallop. And by a line of marked
trees beginning from the aforesaid Cedar tree Northwest & by East
or thereabout to the Cedar tree beginning to yo said North & by East
to the said Dyot, which said line doth it from yo said
of George Barks, & from yo said Cedar tree last mentioned by a line
of marked trees beginning South East and by South or thereabout
to the said Plantation Books which line doth it from yo said
Book belonging to yo said Dyot & South Eastwardly bounded
open the Plantation Books which said Dyot was given to me
by my father Major Wm. Dyot in his last will and testament.
And by me assigned to him yo said Ralph Dyot his heirs
& assigns for ever To have and to hold yo said line bounded
as aforesaid by yo said line of marked trees with all wood thereunto
Timber trees water watercourses, Pastures, Orchards, Gardens, hedges,
Ditches, Highways, Rents, Services, franchises, Liberties, & all profits
conducing, Emoluments & Advantages whatsoever do now or may
hereafter arise & accrue in or by reason of yo said land or any
part or parts thereof unto yo said Ralph Dyot his heirs & assigns
for ever & assigned from the day of yo said Ralph Dyot his heirs Exors
for and in Consideration of the just summe & weight of Tobacco
aforesaid to me yo said Deceased in hand paid and satisfied and
by the said my father David gave grant alienate & make obli-
gation for me & my heirs for ever the aforesaid parcel
of land promised and all lands to wit M. Mores last
& watercourses, what ever shall be found or accrue within the
bounds & limits figured unto yo aboves said Ralph Dyot his
heirs Exors & adm. & assigns for ever And if John Mores
do further for me & my heirs present & assigns with & to yo said
Ralph Dyot to secure & defend him yo said Ralph his heirs
Exors & adm. from all claims & demands whatsoever now or
hereafter to be made to yo plantation or disturbance of yo said
Ralph Dyot his heirs Exors & adm. & assigns for ever or his land or
the quiet possession of the land aforesaid promised Always
provided that the said Dyot his heirs Exors & adm. & assigns do pay
and discharge all Rents, Services, Taxes & other Impositions whatsoever
now due or may hereafter upon the said land and yo said
the Kings Majesty now living or by his Successor by any manner
of present or persons whatsoever. Moreover for the more full assurance
& confirmation of the said Dyot his heirs & assigns in yo said land
& aforesaid promised of the said John Mores do for the said land
aboves mentioned & aforesaid for me & my heirs give and grant
power and authority at every time and time & at all times to Vouch
and double Vouch me yo said John Mores & all at all times to Vouch
and warrant the said land with all and singular yo said
promised against the claims or demands demands or demands
or Entails of any person or persons whatsoever claiming or demanding
or Entails upon the said land and aforesaid promised or any part

Henry a Son by Verbo of Actuell Delibery did yo promise
of part of yo Land in the Name of yo whole child here
his double 10th my hand & affiaid my soule the first day
of August in yo year of our Lord God One thousand six
hundred eighty & first of his Kings first year of yo Reign
of our Sovereign Lord James yo second King of England
Signed Sealed & Delivered & Henry of Dering
made in yo presence of John Brilant
John Catling Jr. Wm Kendall
yo seals & marks

do acknowledged in open Court by yo said John
Kendall as his Seal del & Doid according to
the true purport of the within & meaning
above specified and contained in yo foregoing
Doid

Record 3rd Dan. Morchall
1st Dan. Morchall
Wm Kendall

To all Christian People to whom this presents shall come know
that James Dabit of the County of Northampton in Virginia
Planter for diverse good causes and Consideration mo the sum
moving But especially for & in consideration of fives hundred
pounds of good Tobacco & cash to me in hand
paid & by good bill secured before yo Affiaid hereof. Have
argained alond sold Confirmed Inforced & Delivered like
as by these presents I Doe bargain alien sold Confirmed Inforced
& Delivered unto Dices Dabit. of the same place Planter one
Mortgage or piece of Land situate lying and being on
Kinges Creek in the County of Northampton aforesaid the
being part of a greater quantity bought by James Dabit
of Sir Wm Whittington both of yo aforesaid County late deceased
and is accepted of both by the Affiaid & Affiaid for one hundred
and fifty acres of Land more or less beginning & bounded by
mutual agreement of both parties Westwardly at yo Mouth of a
Branch commonly called yo little Branch. Thence running west
Dry Valley being yo point here path. Ending to a lying onto
South South West into yo wood to the head end of the said James
Dabit. Southwardly running along yo said line Eastwardly by
Branch commonly called yo Cross Branch. & Northwardly by a
Branch commonly called yo Great Branch: to have & to hold the
Mortgage or parcel of Land for auly known & distinguished
by the Name of Turkey Neck. Together with all. houses Edifices
Buildings, Orchards, pastures. Forest Woods Vineyards. Water
and Watercourse with all profits Commodities, Rents, Eats
mowts & appurtenances whatsoever belonging or in
any wise appurtening to him yo Dices Dabit his heirs
and assigns for ever: And if the said James Dabit his heirs
my heirs Executors & Adm^r Covenant promise & Grant to & with
the said Dices Dabit his heirs and assigns that yo said Land
and premises & every part & parcel thereof are absolutely
(clearly)

clearly and freely Exonerated acquitted and discharged of and from
all and all manner of debts Dowry Jointure. Arrears of of
Rent Stables, Stables, Shop, Recognizance Judgments mortgages
Doids of gift & all other Incumbrances & Incumbrances whatsoever
had made suffered done or Comitted by me yo said James Dabit
or any other Person or persons or for my use or by any knowledge
possibility or Consent of that which of the said James Dabit my
heirs Executors & Adm^r nor any other Person or persons whatsoever
claiming or to claim by from or under me my Right title
or interest shall at any time or times hereafter make challenge
or demand any Right title Interest use or possession in or
to the premises or any part thereof. But from the said James and
every of us to us wholly discharged & for ever excluded And if the
said James Dabit my heirs Executors & Adm^r the for said
promises to him the said Dices Dabit his heirs Executors & Adm^r
& assigns from all Person claiming or to claim by from
or under us or any of us shall & will warrant & for ever
defend. In witness whereof & other yo promises I have here
written in my hand & Seals this twenty sixth day of
October in the year of our Lord God One thousand six
hundred eighty & first of his Kings first year of the Reign of
our Sovereign Lord James the 2nd of England &c.

Signed Sealed & Delivered
in presence of
Edw. Ashby
Jm. Taylor
do acknowledged in open Court by the
said James Dabit as his Seal del
& Doid to yo Dices Dabit:
1st Dan. Morchall
Record 3rd Dan. Morchall
Wm Kendall

Know all men by these presents that I Susanna Dabit Lawfull
wife of James Dabit within mentioned do fully freely
voluntarily & of mine own accord without any force
Coercion Constraint or hard Usage of him my said husband
Consent and good will unto the alienation & selling of yo within
specified one hundred & fifty acres of Land which my said
husband hath made alond & Confirmed to yo within mentioned
Dices Dabit his heirs Executors & assigns do that which of
the said Susanna my heirs Executors & Adm^r or any other Person or
Person in the Name or Name of us for ever hereafter shall or
may pretend or lay any claim Right title Interest or demand
to any part or parcel thereof. Either by way of Jointure
Dowry or otherwise or any other way whatsoever But from
all manner of claims Right title Interest & demand whatsoever
every of us by these presents wholly discharged & for ever excluded
And the same to us and remaine unto yo said Dices
Dabit his heirs & assigns for ever And in witness thereof
I have

122: In habo Resoluto tota my hand & Seals this Twelvth Day of October in the year of our Lord 1685:

Signed Seals & Delivered in presence of
Dr. W. Ashby
Jno. Bayly

The marks of
Susanna Dabit

The 30th day of Decr. 1685
I acknowledge in open Court by the
said Susanna Dabit at her free
will & Voluntary del. & Deed to y^e
said Sir: Geo: Dabit.

Wit. Dan North
Wit. Dan North
Wit. Geo: North

To all Christian People to whom these presents shall come
I Rowland Sabage of Accomack in Virg^a send greeting
and Valuable Consideration unto Resoluto especially inobring
I have made & devised Constituted & in my blood & place
put & Deposited did by these presents Do make & devise
Constituted & in my blood and place put & Deposited Richard
Keykhin of the City of Bristol in the Kingdom of
England Mariner my true and lawful Attorney Invevolute
for me & in my Name & to my Use to all the Demand I do for
Roberto & assigns of William Bayly of Brotherton Lodge in
Gloucestershire of the Kingdom of England aforesaid all such
Sums & Sums of money debts & demands whatsoever
which now are due and belonging unto me y^e said Rowland
Sabage by and from y^e said William Bayly his heirs &c
did to what he and take all lawfull ways & means in
my Name or otherwise for Recovery by Attachment distress
distress Penalty or otherwise and to Compound & agree for
the same did acquittance or other Sufficient discharge
for the same for me & in my Name to make Seals &
Deliver and to do all other acts & things whatsoever
concerning the premises as fully in object respect as if my self
might or could do if I was personally present and Attorney out
more under him for the purposes aforesaid to make do and agree
at his pleasure to Roberto and I the said Rowland Sabage do
hereby Ratify and confirm whatsoever my said Attorney shall
do lawfully or cause to be done in my Name or otherwise
by force of these presents In witness whereof I have hereunto
set to my hand & fixed my Seals this fifteenth day of
February In y^e year of our Lord God One thousand Six hundred
Eighty & five and in the second year of the Reigne of our
Sovereign Lord King James II:

Signed Seals & Delivered
in presence of
John Winkint
Dan North

The 15th day of February A.D. 1685.
Then came Rowland Sabage personally before
me Justice of the Peace for y^e County of
Northampton in Virg^a and acknowledged the
above power of Attorney as his act & deed
with the said Richard Keykhin in open Court
Wit. Dan North
Wit. Dan North
Wit. Geo: North

123: This Indenture made the fifteenth day of December in the year of
our Lord God One thousand Six hundred & eighty Five Thomas
Middleton & Ellen his wife of the one part and John Cole of the
County of Accomack ordinary Reside of the other part with intent
that the said Thomas Middleton & Ellen his wife for diverse good
causes and Considerations them hereunto moving but especially
for and in Consideration of one hundred & fifty acres of Land
them hereunto have exchanged bargained and sold sold
By these presents they do Exchange bargain and sell to
the said John Cole one hundred acres & parcel to
and bring. Situate in the County of Northampton
situate towards the north of the said
South side an adjoined Building on y^e North side of the
said South side Building and then running to an old hedge
of grey trees. To have and to hold y^e said one hundred acres of
Land with all house edifices buildings woods gardens
pastures Woods, Meadows, Moors, Marshes, & other appurtenances
whatsoever thereto belonging or in any wise appertaining
to him y^e said John Cole his heirs & assigns from y^e day of the
date hereof for ever: And the said John Cole doth give him his
said Thomas Middleton and Ellen his wife
them shall peaceably and quietly have hold occupy possess
and enjoy the aforesaid one hundred & fifty acres of
an appurtenances thereto belonging the same being & being
at y^e head of Mattingkin Branch to the North side
Southwesterly half way to y^e Branch by y^e said
Easterly on y^e West side & Easterly into y^e woods
shall open demand of the said Thomas Middleton & Ellen his
wife give y^e same to be surveyed at all times proper
& charge: And at any time within y^e space of seven years
to give such other and further assurance for the said one hundred
and fifty acres of Land to him the said Thomas Middleton
Ellen his wife their heirs & assigns for ever: as they y^e said
Thomas Middleton & Ellen his wife their heirs & assigns shall
think meet & necessary. And the said Thomas Middleton and
Ellen his wife do to them their heirs and assigns covenant
promise & grant to and with the said John Cole his heirs & assigns
to give him & them at any time within y^e space of seven years
to be given from y^e date hereof such other & further assurance
from them and their heirs & assigns of them as to him y^e said
John Cole his heirs & assigns shall be thought meet & necessary
necessary as to their own Right title & Interest. And they do
further covenant to & with y^e said John Cole his heirs and
assigns to warrant & defend y^e aforesaid one hundred acres
of Land & appurtenances against all persons claiming by force
or under them or either of them did at any time on account
of the said John Cole his heirs & assigns to own & allow
all claims or other matters whatsoever that shall be thought
meet & necessary for the Confirmation of y^e said one hundred acres of
Land

One hundred acres of Land Situate lying and being on the Road of Mylswaddor Books being a part of the Land I have lito on Begiminge at Bounde on the Branch Running betwixt the said John Johnson his Land North North West and on that Side of the Plantation Now lito on to my said Grandchild his hundred acres of Land To have & to hold the said One hundred acres of Land to him & his heirs for ever freely & absolutely without any manner of Condition Save which I the said John Cotton have subscribed my hand & Seals this Eighteenth day of March in the first year of the Reigne of our Sovereign Lord King James the second & in the year of our Lord 1685

Signed Sealed & Delivered in presence of Thomas Thomas Parram

John Cotton his I make

The third day of June Anno 1686. I acknowledge in open Court by me the said John Cotton at his usual place & do to the said his said Grandson Bayly Johnson his Dan North

Know all men by these presents that I Andrew Lee in the Kings dome of Scotland Merchant for divers good and Considerable reasons especially movinge have nominated constituted appointed and in my said and place putt my Dearest beloved friend John Lee of the same place my true and lawfull attorney for me and in my Name and to my use to ask demand sue for receive recover and receive of and from all & every manner of persons or persons whatsoeuer all such debts Tunes or Summs of money or Tobacco as are or hereafter shall be owinge or growinge in Debt to me due by any manner of wayes or means whatsoever givinge aid by these presents grantinge unto my said attorney or his substitutes my whole & full strength power and authority to do or doe in or about yo premises attorney or attorneyes under him my said attorney to substitute or appointe and yo same against at pleasure to receive satisfie paye confirm & receive from a Shylle all and whatsoever my said attorney or his substitutes shall lawfully doe or cause to be done in and about yo prosecution of the premises in as full & ample manner to all intents constructions & purposes as I myself might or could doe if there in my own person by virtue of these presents In witness whereof and other yo better certified premises I have hereunto putt my hand & affixed my Seals this 16th day of May Anno Domini 1683

Signed Sealed & Delivered in presence of Henry Galeaigus

The 3rd day of June Anno 1686. Probacon made to yo above power of attorney by the Chiefe of Bury Justice in open Court. Dan North

To all Christian People to whom these presents shall come I Petter John Stringer of the County of Wigton in the said shires of Scotland beinge a Justice of the Peace for the said shires of Scotland do hereby certifye & certifye that the said Petter John Stringer (for divers good causes & Considerable reasons especially movinge) hath especially for and in Consideration of one hundred pounds Stere good and lawfull money of and in England to me in hand paid and satisfied by the said Stringer his heirs Executors & Assignes (for divers good causes & Considerable reasons especially movinge) do hereby acknowledge and do hereby certifye that the said Stringer his heirs Executors & Assignes (for divers good causes & Considerable reasons especially movinge) have bargained sold assigned confirmed and delivered like as by these presents of the said Stringer his heirs Executors & Assignes confirmed and delivered to the said George Brichhouse one thousand six hundred acres of Land Situate lying & beinge at the wharfe of Bring & Plantation wherupon Richard Foster now deceased duly shewed bearinge date yo fourth day of March in the year of our Lord God Anno Domini 1683 hundred shillings and six pence & may more at large appears and the other fourscore hundred acres beinge part of two thousand one hundred acres granted by Sir William Bickley his Governour to us the said John Stringer George Brichhouse & Robert Foster by Patent bearinge date yo fourteenth day of August in yo year of our Lord God Anno Domini 1683 hundred shillings & six pence & the other seven hundred acres wherof belonged to me as at Bought and purchased from yo said Robert Foster as by Assignment on yo back of yo Patent of the said Stringer his heirs Executors & Assignes fully manifested to have & to hold the said sixscore hundred acres of Land together with all houses edifices buildings Orchards Gardens fens pastures woods Underwoods meadows marshes Islands Hammocks Rivers Creeks Watercourses and all other appurtenances whatsoever therunto belonginge or in any wise appertaininge to him the said George Brichhouse his heirs & Assignes from yo day of the date hereof for ever For that neither I the said Petter John Stringer my heirs Executors & Assignes nor any of us shall or may at any time or times hereafter make challenge claim or demand any Right title use or possession in or to the said one thousand six hundred acres of

deeds of land and appurtenances or any part or parcels thereof. But from the same Mass and story of 65 to 66 and strings. Do. for me my heirs & adm^r. Edmund. promise and grant to and with yo said George Brickhous his heirs & assigns. that the said one thousand six hundred acres of land & appurtenances do absolutely & lawfully & lawfully & lawfully freed & discharged of and from all former bargains sales & contracts & other Incumbrances whatsoever had made done and committed or suffered to be had made done or committed by me the said John Stringer my heirs & assigns the same and story part & parcel thereof of claims the just claims title & Interest of me my heirs & adm^r. or any other person or persons whatsoever Claymings or to claims by from or under 65 or 66 of 65 our Right title & Interest to him yo said George Brickhous his heirs & assigns. shall and will remain and for ever defend. In witness whereof & other things I have hereunto set my hand & seal the 2nd day of June in the year of our Lord God one thousand six hundred eighty & six. Anno. R. 2. Jac. Sed. p. 10. In Stringer

Signed Sealed & Delivered in presence of
 Hill Stringer
 In Bankers

The 2nd day of June Anno 1686.
 Acknowledged in open Court by yo said John Stringer as his sole & legal & doer to yo said George Brickhous

Wm. Dan. Marchant
 Wm. Dan. Marchant
 Wm. Dan. Marchant

Record
 m. Ralph Pigot

Delivered unto Charles Alden in your sight last of the said year yo said Jacob Michael Esq^r. take his receipt for quantity and age for 65 of

July 2 1686.

(Entered the 2nd part)

Received the Certificate of the 2nd day of July 1686. by order of the Court of the said Northamptonshire. Two years of George and one year of the said. I say received of m. Ralph Pigot in

The 2nd day of July Anno 1686.

Acknowledged in open Court by yo said Charles Alden
 Wm. Dan. Marchant
 Wm. Dan. Marchant
 Wm. Dan. Marchant

Northampton County June 28th 1686.
 Whereas in full June 28th by the last will and Testament of my deceased father deceased Thomas & appointed Guardian to me the said Charles Alden & did receive in his full day all my Estates

left me by my said Father. I do acknowledge that the said Charles Alden lawfully and faithfully discharged his trust in the said matter and do by these presents acknowledge the receipt of all my Estates from him yo said Charles Alden & do Exonerate acquit and fully discharge yo said Charles Alden from all manner of claims whatsoever relating to yo said Estates whatsoever written my hand this day & year above written.

In witness whereof I have hereunto set my hand & seal the 25th day of July Anno 1686.

Acknowledged in open Court by the said m. Dan. Michael and ordered to be so recorded

Wm. Dan. Marchant
 Wm. Dan. Marchant
 Wm. Dan. Marchant

To all christian People to whom these presents shall come. I John Walter of the County of Northampton in Virginia being grievously in our Lord God Everlasting Remembrance that the said John Walter for divers good causes & considerations and reasons to move me but especially for and in consideration of the love and affection I bear to my beloved brother Thomas Walter of the County aforesaid and also do well in duty to perform the last will & Testament of my deceased father John Walter late of the said County deceased as in discharge of an obligation by me lately given granted granted and confirmed assigned & delivered like as by these presents I do give grant confirm assign and deliver to the said Thomas Walter and his heirs & assigns and deliver to the said Thomas Walter and his heirs & assigns the following lands & tenements to wit the one hundred and thirty acres of land in the County aforesaid & bounded & measured as followeth to wit North & by East three quarters Easterly one hundred paces on yo said for me being belonging to John Peckard, then East South East & quarter Easterly on the same land thirty four paces; then North East & by North a quarter Easterly twenty seven paces, then North West South West side South West paces, then South West and by South half a point Westerly forty paces on the land of John Peckard, then North West half a point Westerly eighty paces on the same then South West and by South half a point Westerly on the land of Philip Jacob, one hundred on the land of the said John Walter two hundred Easterly paces; the said land being lately laid out as aforesaid and surveyed by David Eges and part of a Patent of seven hundred acres of land granted by Sr William Berkeley Kent. directed to my said Father by Patent bearing date the 28th day of October Anno Dom. 1670. To have & to hold

(The said)

the said one hundred thirty & five acres & a half of
 as the same is now laid out and surveyed by the said
 David Eyes (son the same more or less) together with
 all houses, edifices, buildings, orchards, gardenes, fennes,
 pastures, woods, meadows, marshes, watercourses
 & other appurtenances whatsoever that either now are
 or hereafter shall be on the premises in as full & ample
 manner to all intents and purposes whatsoever as if
 my selfe may might or could, if this present writinge
 were borne made & done. And if the said John Walter
 do for me my heirs & assigns & assigns forever
 the said Thomas Walter his heirs & assigns forever
 of the date hereof for ever soe that neither of the said John
 Walter my heirs & assigns nor any claimants by
 from or by or by or any of us shall at any time or
 times hereafter make challenge claim or demand any
 right title or interest in or to the said one hundred thirty
 five acres & a half of land & appurtenances or any part
 or parcel thereof. But from the said one hundred thirty
 five acres & a half of land & appurtenances & for ever
 excluded & provided
 always notwithstanding that if the said Thomas Walter his heirs
 and assigns shall at any time be interested & disposed
 of the said one hundred thirty five acres & a half of land
 & appurtenances shall have the first refusal thereof giving
 the first and payinge so much as any other really & bona fide
 buyer shall offer to buy the same & I have here
 in the year of our Lord God one thousand six hundred
 & six the said one hundred thirty five acres & a half
 of land & appurtenances of the reign of our Sovereign
 Lord James the second King of England.

Signed sealed & delivered in witness whereof
 the said John Walter first husband
 John Walter
 Philipp Jacob

John Walter
 ye date

Know all men by these presents that I Sarah Walter ye lawful
 wife of the said John Walter do hereby voluntarily & without
 compulsion consent to the alienation and conveyance of one
 hundred thirty & five acres & a half of land & appurtenances
 the said one hundred & thirty five acres & a half of land & appurtenances
 his heirs & assigns all my right title & interest in or to the
 same is right of Christe Divine spiriture or other wills from
 the day of the date hereof for ever as witness my hand &
 the twenty second day of July Anno Domini 1636

Signed sealed & delivered in witness whereof
 the said Sarah Walter
 Philipp Jacob

Sarah + Walter
 ye date

And the said one hundred thirty five acres & a half of land & appurtenances
 do hereby acknowledged in open court by the said John Walter
 to his

to his said brother Thomas Walter therein specified as his
 sole heir & doer to him in the said
 Record: the said Thomas Walter

As aforesaid day and year aforesaid the said
 Sarah & Robert of the said one hundred thirty five
 in open court by Sarah the wife of the said John Walter
 John Walter as her free sole & voluntary act & deed
 to her said within mentioned Brother in law Thomas
 Walter:

Know all men by these presents that I John deane
 Merchant for divers good causes and hereby to makinge
 into especially in consideration of a just & due debt owing
 to John Stringer to the full sum of £100 hundred &
 thirty pounds of good Tobacco & to be paid him the said
 Stringer I say I do by these presents assigne convey and
 sell unto him and his heirs & assigns all our good stock &
 furniture for the time and certain payment of his aforesaid
 sum of Tobacco without fraud or deceit but the
 which Robert Woodcock putt my hand & seals this 29th of
 July 1636.

Witness my hand & seals

The 29th day of July Anno Domini 1636
 deane deane before of the subscribers by the said John deane
 as his act & deed to wit in Stringer
 Record: the said Thomas Walter
 Thomas Harrison
 Thomas Hunt
 Thomas Pettit

This Indenture made the 22th day of July Anno Domini 1634
 between Richard Burr the son of Sarah Burr of the
 County of Northampton of the one part and Robert Gaddin
 of the same place of the other part Witnesseth that the
 said Richard Burr (by and with the consent & free
 voluntary act of his said mother & herselfe the said
 Inability of means & handings & proceedings for the
 selfe) doth by these presents & proceedings for the
 and agree to dwell with and for the said Robert
 Gaddin his heirs & assigns & assigns forever & the said
 the said Richard Burr shall attain to the age of
 twenty one years in all such lawfull & licit
 employments as hee or they shall employ him in during
 which said term & time there lawfull & licit
 lawfully about himselfe the said Richard Burr shall not
 loyne, waste, imbeare, or negligently destroy but in all
 things well truly, honestly and faithfully the said lawfull

(Continued)

Command: C. 1326, obry and readily p^rformed as aforesaid
 butill hee shall attaine to the said age of twenty one yeeres
 from thence wth Lyinge & fully to the Comptroler
 In Consideracon w^{ch} of the said Robert Gurdin for his
 selfe his heires & adm^r & obry of them Doth hereby
 p^romitt promise and agree to fynde and provide for
 the said Richard Burr sufficient dyett clothing
 and lodgings for and duringe & billitt yr Exp^racion of the
 hand abovesayd. did further to give & deliver unto
 the said Richard Burr when hee attained to the age of
 Twelve or thirteene yeeres att full age and good behav^r
 sufficient w^{ch} p^rovided for felts to remaine with all the
 meyns thereof to him & his heires for ever from that
 time with full p^riviledge of lookinge after yr same
 and to see fullfilld & p^rovided for as occasion required as the
 will of the said Richard Burr & his heires & Under
 out any exception or difference did att the said age of
 of the hand aforesaid att the l^{ast} proceedings from
 the said law courts freely and peaceably to deliver up
 unto the said Richard Burr to be enjoyed by him & his
 heires as aforesaid, & att his or their sole dysp^resse
 also to fynde and give him reasonably appoynted as in
 such cases are usual & accustomed In witness wh^{er} of the
 said Sarah Burr in the behalfe of her said son Richard
 Burr) together with the said Robert Gurdin heires p^resente
 sett their handes & Seales Inchangeably the said 22th day
 of July A^dem 1684. ff. It abovesayd

Signed Sealed & Delivered in p^resence
 of Dan^l March
 Mich^l Vanderkull

the said Sarah Burr
 the 25th day of July A^dem 1686
 acknowledged in open Court by Sarah now
 yr wife of Gurdin Burry then at the
 Affection of yr abovesayd son Richard Burr
 as hee del & D^{ed} ff. Dan^l March
 Record^r ff. Dan^l March
 ff. G. North

the said 25th day of July 1686 the Counterpart of the p^resent
 Indenture aforesaid w^{ch} containeth therewith Under yr hand & Seal
 of the said Gurdin acknowledged in open Court by him att
 his del & D^{ed} ff. Dan^l March
 ff. G. North
 witnessed as abovesayd

the said Indenture and Counterpart to yr said bearing
 date att the first givinge Indenture & Counterpart Under the
 hand & Seal of the said Sarah Burr & Robert Gurdin
 in p^resence of the aforesayd witnesses for the said
 Sarahs son Thomas Burr acknowledged in open Court
 the 20th day of July 1686 as abovesayd by the said partyes
 respectively att their del & D^{ed} as aforesayd
 Record^r ff. Dan^l March
 ff. G. North

(to all apian

to all apian People to whom these p^rsent shall come readinge
 knowe: That I Benjamin Gurdin of Northampton County
 in Virginia Planter for divers causes & good reasons and h^{er}
 w^{ch} indinge but more especially for the Consideracon of the
 thousand pounds of good tobacco & caskes to be in hand
 by my Lappinge Brother Thomas Gurdin of the aforesaid County
 Planter the receipt of which I do hereby acknowledge
 have aliened Bargained sold Envoiced & confirmed unto
 as by these p^rsent I doe alien Bargained sold confirmed &
 deliver unto my said Brother Thomas Gurdin one hundred
 acres of Land situate lyinge and beinge in the County of
 Northampton beinge part of two hundred and fifty acres
 of Land purchased by my Father Benjamin Gurdin deceased
 and purchased by my said Father of Capt^r Wm Stone which
 hundred acres of Land was given me by my said Father
 as may appere by his last will and Testament. So have and
 to hold the said hundred acres of Land withall houses
 pastures, fences, gardens, woods, Underwoods and all other
 appurtenances whatsoever thereto belonginge to him the
 said Thomas Gurdin and his heires for ever And if the
 said Benjamin Gurdin doe for me & my heires promise
 and Oblige to the said Thomas Gurdin & his heires for
 ever to warrant and defend the sale of the said hundred
 acres of Land against all persons that shall happen from
 any person or persons whatsoever did for yr more sure
 Confirminge of the sale of the said hundred acres of Land
 to the said Thomas Gurdin and his heires for ever I doe
 by these p^rsent Oblige my selfe my heires &c. to the
 said Thomas Gurdin and his heires In the p^resent sum
 of twenty thousand pounds of good tobacco & caskes so
 ready and freely willinge from time to time and att all
 times at the request of the said Thomas Gurdin his heires
 &c. to give such sure p^rovision, as the said Thomas
 Gurdin his heires or assigns in the Lawe, shall require or
 direct in Confirmation of each & singular yr p^rmisses I
 have this day p^rsent the thirtieth day of August In yeeres
 of our Lord God thousand six hundred Eighty six
 fixed my hand & Seale
 the marks of
 Ben^l Gurdin
 yr Seal

Signed Sealed & Delivered by the said
 Benjamin Gurdin to the abovesayd
 Thomas Gurdin as his del & D^{ed}
 Henry Gascoine
 John Powell
 John Cullis
 the 30th of August A^dem 1686
 acknowledged in open Court by yr said
 Benjamin Gurdin as his del & D^{ed}
 D^{ed} to the said Thomas Gurdin
 Record^r ff. Dan^l March
 ff. G. North

July the 28th 1686: I chms Garris Divid^r of Northampton
 County in Virginia have for my selfe & p^rovided give to my
 (children

I do acknowledge & from obedi^{nt} part and parole thereof do
 acquit & discharge him the said John Dalby his heirs
 Executors & Administrators for ever by these presents & have given
 granted & bargained sold Enforced confirmed & sold
 confirmed by these presents I do give grant bargain & sell
 alien Enforce confirm and deliver unto the said John
 Dalby his heirs or assigns for ever two hundred acres of
 Land situate lying and being in Northampton County
 the said John Dalby is now in the County & Occupation of the
 said Dalby) in the Parish of a Branch there called by the
 Name of Scotts Cuckee Branch; & bounded on the South with
 a small branch extending out of the main branch aforesaid
 & the Northern bounds of the Land formerly granted by us
 to Wm Dornie deceased: and so from the said Dornie
 Northern and Western bounds two extending Southly
 along his Westernmost bounds of the aforesaid Land to Cesar
 Godwin South East Corner first & from thence North West
 Along Cesar Godwin his Eastern bounds of his Land for
 length of one hundred Rods: and from thence by a
 line drawn East Eighteen Rods Northly until the Land
 shall fall into Scotts Cuckee Branch aforesaid and so down
 and with the said Branch until it meets with the small
 branch first mentioned: To have and to hold the said Land
 together with all houses Edifices buildings &c: with all & singular
 the appurtenances with all Woods, Underwoods, Pastures, & Waters
 with Liberty of Huntinge Hawking &c: and all profits commodities
 & hereditaments whatsoever to the said Dalby & his heirs
 with appoynting to the only use propriety and behoofe of
 the said John Dalby his heirs or assigns for ever. And if the
 said Wm Whittington for any selfe my heirs Executors
 Administrators and assigns to and with the said John Dalby his
 heirs or assigns that I was & am at the Enrollinge & deliverye
 of these presents in full power and lawfull authority to Enforce
 confirm the same & also that the said Wm & so I shall give
 discharge of & from all & all manner of gifts grants bargains
 sales Assent^{es} Grants mortgages Joyntures, Dowries, Entailment
 Executions Statutes, Judgments Recognizances, Statutes, fines, fe
 forfeitures & attachments & of & from all manner of other in
 cumbrances whatsoever (whatsoever hereafter become due to
 our Sovereign Lord the King his heirs or Successors & what
 shall by Lawfull authority be imposed thereon) allowed excepted
 and excepted) And further I the said Wm Whittington & my
 heirs the said Dalby & assigns with all & singular the appurtenances
 unto the said John Dalby his heirs and assigns against me
 and my heirs and of and from the lawfull claims titles &
 interest of any person or persons whatsoever shall & will be
 ever warrant and defend by these presents did & shall I the
 said Wm Whittington do for my selfe my heirs Executors &
 Dalby his heirs & assigns to give such further insurance for

the more & better sure makinge & confirminge obde of the
 said Land with the simplest hereby granted from him to
 him & all all heirs duringe the term of four years
 next to ensue as shall be by him the said John Dalby
 his heirs & assigns or his or thore Council licensed in the
 Law advised advised or required: provided yo same be
 done at the costs & charges in the Law of him yo said John
 Dalby his heirs & assigns &c: In witness hereof & other
 the before mentioned premises I have hereunto set my
 hand & seals this tenth day of September Anno Domini
 One thousand six hundred Eighty six and in the
 second year of the Reigne of our Sovereign Lord
 James the second by the grace of God of great Brittain
 Fraunce and Ireland Kinge &c: / Wm Whittington

Signed Sealed & Delivered in
 the presence of
 Tho: Packle
 Adam Michael
 Nath: Littleton

The 29th day of Sept^r Anno 1686 yo Seals
 acknowledged in open Court by me Adam
 Michael as Attorney & on yo behalfe of
 the said Wm Whittington & as his
 del & Dred to yo said John Dalby son?

I see it knowne unto all men by these presents that I Wm
 Whittington of the County of Accomack in Virginia for Divers
 good causes and Considerations in these words followinge: Do
 Nominate purchase and appoynt my Attorney John
 Adam Michael of Northampton County Gent in my Lawe & Lawfull
 hold for Northampton County aforesaid as my del & Dred
 acknowledge & confirm doo or confirm of by me
 signed sealed & delivered to and for the use of John
 Dalby son? his heirs & assigns bearinge date with these
 presents and also to give him the said Dalby Lawe and
 Dred in the said two hundred acres of Land in the said
 presents grantinge unto him my said Attorney my whole
 strength power and authority in & about yo premises as
 fully largely and chynely to all intents constructions and
 purposes as if I my selfe were personally present by word
 of those presents: In witness whereof I have hereunto set
 my hand & seals this tenth day of 7th 1686
 signed sealed & delivered in the
 presence of
 Tho: Packle
 Nath: Littleton

Witnessed at Dan: March 29th 1686 yo Seals
 Wm Whittington
 The 28th day of November 1687 yo Seals
 acknowledged in open
 Court to the above power of attorney by the said
 Tho: Packle
 Witnessed at Dan: March 29th 1686 yo Seals
 Wm Whittington

To all Christian People to whom this presents shall come knowe that I John Sibney of Northampton County in Virginia for diverse causes and Considerations moe thane one sheweth But moe especially for the Natural Love and Affection I beare to my Wellbelov'd Son William Sibney Doe give graunt make over and Confirm and Deliver to my said Son One parcel of Land situate lying & being in the aforesaid County on the Southside of Newmarket Brooks beginninge at the End formerly belonginge to one Garret Childs Son now in possession of Josain Michael & left him by his Will in the year 1660 deceased so running towards the Land of George Brighouse, so alonge the maine Road to a marked tree of John Dalrymp & said Eastwardly on my own dwelling house including the old field to the Westward of my said house. By Estimation four hundred acres of Land more or lesse so have & to hold the said four hundred acres, with all houses pastures forest garden Woods Underwoods, with all benefitts & priviledges & what ever other appurtenances thereto belonginge to him the said William Sibney & his heirs for ever And I the said John Sibney Doe for me & my heirs & assigns to defend the said William Sibney & his heirs in the quiet and peaceable possession of the said four hundred acres of Land against the claims of any person or persons Whatsoever In witness whereof I have subscribed my hand & Seale this 26th day of November Anno Domini 1686

Signed Sealed & Delivered in the presence of us
Ben: Robinson

The Subscription of
John Sibney
John Sibney

This 29th day of November Anno 1686
acknowledged in open Court by the said
John Sibney as his free will & Voluntary
act & Deed to his said Son William Sibney

Witness our hands
at Northampton

To all Christian People to whom this presents shall come I John Kendall of the County of Northampton in Virginia Gent. send greeting in Gods Everlasting Wherof by Indentures of Date bearing date the 30th day of July 1670 My Deare and Hon^r father John Kendall late of the County aforesaid deceased knowinge & otherwise things & Considerations But chiefly out of the Love and affection hee did beare to my said Son I did devise & grant unto & to his heirs & assigns unto John Mulls of the County aforesaid Planter and Mary his wife (who married me) the Plantation the Plantation whereon they then did & doe now dwell containinge one hundred acres of Land & bounded and

inclosed as followeth (viz) Eastwardly on the Land then inclosed by Capt. Taylors Westwardly on the North path Northwardly on the Land then Capt. John Sabage & Southwardly towards the Land then belonginge to George Eustinger for the term of of thirty Nine yeares from the date thereof in case they the said John Mulls and Mary his wife lived two longer or less in & by the said Deceased Indentures of Date of Date bearinge thereto had) more at large & plainly it doth and may appere. Now knowe you & these presents Doe hereby further testify & declare that I the said William Kendall offwell for diverse good causes & Considerations moe thane one sheweth But moe especially out of the Love and affection I have and beare to the said John Mulls & my lovinge wife my selfe Mary his wife. Have not only freely given graunted Enfeoffed Confirmed and Delivered the said one hundred acres of Land before by my said deid father devised accordinge to the aforesaid Indentures thereof but also one hundred acres of Land more thereto belonginge on the Southward part thereof & soe runninge towards the Land formerly George Eolins Eastwardly now further than the North path for its Western bounds and Eastwardly on the Land formerly Capt. Taylors as aforesaid I doe freely give graunt Enfeoffed Confirmed & Deliver unto the said John Mulls & Mary his wife the said one hundred acres of Land situate lyinge & beinge in the County of Northampton at aforesaid & to their heirs from the day of the date thereof for ever the same at convenient time & on Reasonable request & notice thereof to me or my heirs & assigns to be had out accordinglye at the proper costs & charges of the said John Mulls & Mary his wife their heirs or assigns To have and to hold the said one hundred acres of Land together with all houses Edificed Buildings Orchards garden forest pastures Woods Underwoods Timber, Timber Trees, waters water courses priviledges, Immunities, Emolument & other appurtenances whatsoever thereto belonginge or in any wise appertaininge to the said John Mulls & Mary his wife their heirs & assigns & assigns from the day of the date thereof for ever free & cleare & freely and lawfully acquitted Exonerated and discharged from all and all manner of former & other gifts graunts Bargains

(Seal)

Salts, Contracts, Joynments, Dowres, Mortgages or
 other litle brevelts, charges & Incumbrances what
 soever had made committed done or suffered or to be
 had made committed done or suffered by me or said
 Wm Kendall or my heirs or any other person or
 persons claiming or to claim by force or Under-
 me or them or by either or any of our Right litle
 Inwardt pnbly Consent or procedent. (The Rents &
 Services which now are or hereafter shall grow due
 or be Impaid on the before given & granted -
 premises to our Sovereign Lord the King his heirs
 & Successors always Excepted & forpried) Reserveye
 to my selfe the said Wm Kendall & my heirs & ex-
 cept Liberty to gett & carry away Barquo for the
 use of my Camboys on the said given & granted
 two hundred acres of land not comyttinge waste therof
 of Board Timber trees, nor any litle younge Shrubbinge
 Trees that may in probability make Board Timber any
 thinge herein contained to the contrary therof in any
 wise Notwithstandinge. In witness whereof & other the
 premises of the said Wm Kendall have subscribed sett my
 hand & affixed my Seale the Twenty Minnth day of
 November In the year of our Lord one thousand six
 hundred Eighty & Six. - / Wm Kendall.

Signed Sealed & Delivered
 in presence of
 Dan. Nichol
 Jo. Hickman

The 29th day of November Anno 1686
 Acknowledged in open Court by yo^r said
 m^r Wm Kendall as his will del and
 deed to the said John Mulls & Mary
 his wife. *Recorded at Dan. Nichol*

+ Know all men by these presents that I Ann Kendall the
 lawfull wife of the within named William Kendall
 do hereby freely and Voluntarily Consent to give
 gift and grant of the within specified two hundred acres
 of land with all and singular yo^r appurtenances therunto
 belonging made by my said husband to Jⁿ Mulls & Mary
 his wife their heirs & assigns as within Expressed hereby
 discharginge & acquittinge & for ever Exoneratinge them and
 every of them from all right litle Interest Claims and
 demand of Dowre Joynment or other what any way
 may or might p^rced to yo^r aforesaid premises & appurtenances
 or any

or any part or parcel thereof otherwise than within
 Express what aforesaid or howsoever but from the said
 to be utterly Excluded and for ever Released by these
 presents In witness whereof I have subscribed sett my
 hand and affixed my Seale the first day of December
 In the year of our Lord one thousand six hundred
 Eighty & Six / Ann Kendall

Signed Sealed & Delivered in
 the presence of
 Phillip Fisher
 John Danwell
 Dan. Nichol

The first day of December Anno 1686.
 Acknowledged in open Court by Daniel
 Nichol as yo^r attorney & on yo^r behalf
 of the said m^r Wm Kendall as her
 free will & Voluntary del & deed to
 the said John Mulls & Mary his wife
 Dan. Nichol

Recorded at Dan. Nichol

+ Know all men by these presents that I Anne Kendall
 the lawfull wife of Wm Kendall of the County of
 Northampton Gent do hereby Consistently authorized
 and appointe Daniel Nichol of the same place my
 attorney to acknowledge in open Court of this County
 one Surrender or Release of Dowre bearinge date with
 these presents of two hundred acres of land by my
 said husband given and confirmed to John Mulls of
 the County aforesaid & Mary his wife their heirs &
 assigns Relayinge & holdinge firm & stable what
 soever my said attorney shall lawfully do therein
 as fully as if I my selfe were personally present by
 virtue of these presents Witness my hand & Seale this
 first day of December Anno Dom 1686.
 Ann Kendall

Signed & Delivered in presence
 of Phillip Fisher
 John Fisher

The first of Dec^r 1686 the above yo^r said
 power of attorney was made to
 it by the Call of m^r Phillip Fisher
 & his son John Fisher in open Court
 Dan. Nichol

Recorded at Dan. Nichol

+ To all Christian People to whom these presents shall come I
 John Roberts formerly of this County of Northampton in Virg^a
 and now of the County of Somerset in the Province of
 Maryland Planter send greetinge Know yo^r that I the said
 John

John Roberts for and in consideration of the sum of
 nine thousand pounds of good sound merchantable Tobacco
 and cash to me in hand paid by Thomas Waddes of the
 County of Northampton aforesaid Bricklayer have bargained
 sold assigned confirmed and delivered did by
 these presents Doe bargain sell assign confirm
 and deliver unto the said Thomas Waddes his heirs Exors
 Administrators and Assignes for ever all that my Plantation
 within Bargained and sold to me by John Mariott
 Doctor of Divinitys one hundred acres of land with
 all and singular houses orchards fences & other appur-
 tenances thereto belonging according to the bounds &
 true intent and meaning of the within specified Deed
 of sale. To have and to hold the said one hundred acres
 of land with all and singular the appurtenances thereto
 belonging from ye day of the date hereof for ever to
 the said Thomas Waddes his heirs Exors & Assignes
 as fully & as amply to all intents constructions and
 purposes in law whatsoever as I might have hold
 occupied or enjoyed the same by virtue of ye within
 Deed of sale with all other Patents Deeds or Manuscripts
 relating to ye bargaind premises or any part thereof
 and if the said John Roberts for my selfe my heirs
 Exors & Adms. Doe hereby Covenant promise & grant
 and with the said Thomas Waddes his heirs Exors & Adms.
 and with the said Thomas Waddes at ye time of the
 Assignes that I have in my selfe at ye time of the
 Affection hereof full power good right like & full power to
 the within Bargained premises & appurtenances & ye same
 to warrant & defend to him or them from all person or
 persons whatsoever the Kings and Societies which shall
 grow due to our Sovereigns Bed & King only Excepted
 and forepaid in witness whereof I have hereunto sett my
 hand & affixed my Seale this thirteenth day of December
 Anno Domini 1686.

Sealed & Delivered in presence
 of Charles Alden
 Owen Marsh
 Dan Birch

This 30th day of December Anno 1686
 acknowledged in open Court by the said
 John Roberts at his usual dwelling
 to the said Thomas Waddes

Witness Dan Birch Clerk of the Court

Know all men by these presents that I John Roberts freely
 of the County of Northampton in Virginia and more of ye County
 of Somerset in the Province of Maryland Planters do hereby
 freely assign unto Thomas Waddes of the County of Northampton

aforesaid Bricklayer in the sum of Eighteene thousand pounds
 of good sound merchantable Tobacco & cash qualified according
 to the said Thomas Waddes or to his heirs
 Attorneys Exors or Adms. at some convenient place
 on his Day here in the said County of Northampton or on
 all reasonable demands. To which payment will & truly to be
 made I binde my selfe my heirs Exors & Adms. freely by these
 presents sealed with my Seale this thirteenth day of
 December Anno Domini 1686.

The condition of this obligation is such that if the above bound
 John Roberts his heirs Exors & Adms. & every of them shall
 well and truly observe performe fulfill and keep all and singular
 the contents herein contained articles, provisions, & agreements
 contained & comprised in & contained writings of assignment or bar-
 gain & sale bearing Equall date with these presents being on
 a full Deed made by & from John Mariott unto the said John
 Roberts of one hundred acres of land with ye appurtenances thereto
 belonging whereon ye said John Mariott formerly lived
 and as ye same was then in the power or occupation of the
 said Mariott or his Assignes. As also to save keep & receive
 from all persons whatsoever & Incumbrances which shall or
 may arise or happen for or concerning his being or holding
 in his quiet & peaceable possession of ye above written premises
 (only the Rent due or to grow due to our Sovereigns Bed & the
 King Excepted & forepaid) full which beinge to the said
 Thomas Waddes his heirs Exors or Adms. or their assigns
 in full force & virtue of

Sealed & Delivered in presence
 of Charles Alden
 Owen Marsh
 Dan Birch

This 30th day of December Anno 1686
 acknowledged in open Court by the said
 John Roberts at his usual dwelling
 to the said Thomas Waddes

Witness Dan Birch Clerk of the Court

Know all men by these presents that I John Roberts freely
 of the County of Northampton in Virginia and more of ye County
 of Somerset in the Province of Maryland Planters do hereby
 freely assign unto Thomas Waddes of the County of Northampton

Sealed & Delivered in presence
 of Charles Alden
 Owen Marsh
 Dan Birch

This 30th day of December Anno 1686
 acknowledged in open Court by the said
 John Roberts at his usual dwelling
 to the said Thomas Waddes

To all Christian People. To whom these presents shall come
 Greetinge Know ye that I Bridges Freeman of Chicco-
 bouini Riber in James City County Gent. for and in
 Consideracion of the some of Hundredes thousand pounds
 of good Tobacco & casks to me in hand paid and the just
 quantity of twenty Shoppes Delivered me by Charles Holdern
 of the County of Northton: Haue alowd bargained & granted
 sold, Enfoffed and confirmed: And by these presents doo
 alowd, bargain, graunt, sell, Enfoffe, & confirme
 unto the said Charles Holdern all that plantacon or
 Dividout of Land Situate lyinge & beinge upon the
 Plantacon situate in the said County of Northton Containing
 by Estimation three hundred acres or y^e same more
 or lesse & bounded as followeth: By the South & East by
 the Plantacon Books; and on the West by a small brook
 or Branch called Gills his brook springing out of y^e said
 old Plantacon brook, and on the North-west by a Branch
 or brook called Hutchinsons brook Which said Plantacon
 or Dividout of Land was Sometime since the Right &
 Inheritance and in the possession of Major William Andrews
 deceased and by him disposed of to his son William
 Andrews by his Will bearinge date the four & twentieth
 of July one thousand six hundred & threescore. And
 by William Andrews the same Exchanged to Geo: Evelyn
 by Deed bearinge date the seventh day of November one
 thousand six hundred & threescore & eight. Which said George
 Evelyn after wards dyed intestate and possessed of the said Land
 and the same is thereby descended and come unto the
 said Bridges Freeman his heirs & apparent to the said George
 Evelyn & by me recovered in a Suit at Law before the
 Governour & Councell at James City by their order bearinge
 date the _____ day of _____ one thousand six hundred
 eighty _____ and by a Witt of Haberi Facias returned
 directed to the Sheriff of the said County of Northton the
 same Land was forthwith delivered into the possession of me
 the said Bridges Freeman or my Assignes. And Now by
 me conveyed to the said Charles Holdern. so have and to
 hold the said plantacon or Dividout of Land together wth
 all and singular houses, buildings, houses, Orchards
 gardens, Woods, Meads, Watercourses, prairie, &c. manures
 and other appurtenances to the said Land or any part or
 parcel thereof heretofore used, occupied, or enjoyed or
 any wayes belonginge or appurtenance to the use of
 him the said Charles Holdern his heirs Executors & Assignes
 or Assignes for ever absolutely without any Contradiction
 (condition

Condition, or power of Revocation whatsoever So: That
 neither of the said Bridges Freeman my heirs Executors or
 Assignes or any other person or persons claiminge from by with
 or under me my heirs Executors or Assignes in the name of us or either of
 us may at the claims challenge or demand any right
 title Interest trust or possession to the said Plantacon or any
 part or parcel thereof. But Wee and every of us be
 utterly excluded & delivered by these presents for ever And
 further of the said Bridges Freeman doo for us my heirs
 Executors & Assignes Covenant promise & agree to and with the
 said Charles Holdern his heirs Executors or Assignes to and with the
 the said Land and every part & parcel thereof of & from
 all & all manner of former & other Gifts graunts Deeds
 Letters, Statutes, Finis, Antient & Modern Rents or
 Services of Rents; & all other Incumbrances what-
 soever that is assigned & delivered by the said to y^e said
 Charles Holdern his heirs Executors or Assignes & whereby
 acquitted and discharged for ever and further of the
 said Bridges Freeman for us my heirs Executors or Assignes
 will for ever warrant & defend by these presents the
 said plantacon & all other the premises before Recited to
 the said Charles Holdern his heirs Executors or Assignes
 and against all manner of person or persons whatsoever
 upon any pretence or Quere whether whatsoever
 Debts at any time or times arising out of y^e same
 to our Sovereign Lord the Kinge his heirs or Successors
 always Excepted & forepassed. And Further of the said
 Bridges Freeman doo for us my heirs Executors & Assignes
 Covenant promise & agree to and with the said Charles
 Holdern his heirs & Assignes for ever to Assignes and
 deliver by all & all manner of Deeds, writings, Receipts,
 Monuments, Orders, Records, or any other Evidence
 whatsoever touchinge or concerninge the said parcel
 of Land or premises or any part or parcel thereof to the
 said Charles Holdern his heirs Executors or Assignes
 whomsoever Requested thereunto. And Further of the
 said Bridges Freeman doo for us my heirs Executors &
 Assignes Covenant promise & agree to and with the said
 Charles Holdern his heirs Executors or Assignes at any time or
 times within seven years from the date of these presents
 to signe Seals acknowledge or deliver when hee shall be
 thereunto requested, one or more del or deets, Deeds or Deeds
 things or things, Conveyances or Conveyances, to the said
 Charles

Charles Alden his heire or assignes. As by him or his
Councell learned in the law shalbe aduocably p^{ro}ved
dubid, or requirid. As Confirmation of all & singular
the p^{ro}misses before recited. In the said Bridges Freeman
habe heireunto sett my hand & affixed my seale
this Eighteenth day of October in the second year of
the Reigne of our Sovereign Lord King James the
second. And in the yeare of Christ one thousand six
hundred Eighty Six. /

Bridges Freeman
yo seale

signed Sealed & in presence
of
Edw. Ashbye
Jno. Bradhurst
Jno. Pryce
The 28th day of February A.D. 1636.
Then p^{ro}baton made in open Court by the
Consortment of Law in open Court by the
Especciall Call of m^r Edw. Ashbye & m^r
Jno. Bradhurst that the same is yo del & deed
deed of Bridges Freeman as likewise then
acknowledged in open Court by Daniel North
at yo attorney & on yo behalf of the said
Bridges Freeman to Charles Alden.
Record^d J^{es} Dan. North
J^{es} Dan. North

Know all men by these p^{ro}nts that I Bridges Freeman
of Chicohommi River in County of Northampton
did & finally bound unto Charles Alden in the full and
just quantity of Thirty two thousand pounds of good and
merchantable Virg^o leaf & caskes by yo paid to the said
Charles Alden his heire or assignes. Upon
demand so the which paymt well & truly to be made
I binds me my heire or assignes finally by these
p^{ro}nts signed with my hand & seale Dated the
Eighteenth day of October in the second year of yo Reigne
our Sovereign Lord King James yo second and in the
yeare of Christ one thousand six hundred Eighty Six /

The condition of this obligation is such that wher as yo said
Bridges Freeman by his deed Under his hand & seale bearing
date with these p^{ro}nts hath sold & delivered unto the said Charles
Alden his heire or assignes. A certain plantation or dividend
of land sit abo upon old Plantation Books in the County of
Northampton formerly the land of Mayo^r William Andringale
of the one yo said Bridges Freeman his heire or
assignes. So well & truly from time to time & at all times
to be so performed & kept all and singular yo delivered
lastest conditions & p^{ro}videst which out of & thore parts
yo ad ought to be performed that then this p^{ro}nt obligation
to be void

to be void or else to stand & remaine in full force &
effect

signed
of
Edw. Ashbye
Jno. Bradhurst
Jno. Pryce
The 28th day of Feb^r A.D. 1636.
Then p^{ro}baton made in open Court by yo
Especciall Call of m^r Edw. Ashbye & m^r Jno. Bradhurst
that the same is the del & deed of
Bridges Freeman as likewise then
acknowledged in open Court by Daniel North
at yo attorney & on the behalf of the said Bridges Freeman to
Charles Alden.
Record^d J^{es} Dan. North
J^{es} Dan. North

Know all men by these p^{ro}nts that I Bridges Freeman
of County of Northampton formerly
appointed my beloved Heire Daniel North
County Gent. my true & lawfull attorney to acknowledge
in open Court the del & deed of sale for a certain
plantation situate on old plantation Books in the
said County of Northampton formerly belonging to Mayo^r
Wm Andringale did by me sold to Charles Alden
did a Bond for Thirty two thousand pounds of
tobacco & caskes for the performance of Covenants
in the said deed expressed. And what yo shall see
herein shall stand to, as good effect as if I my
self were there p^{ro}nt (which said deed & Bond
bearing date with these p^{ro}nts at which my hand
this Eighteenth day of October in the second year
of the Reigne of our Sovereign Lord King James
the second Anno^o Dom 1636

Witness
Edw. Ashbye
Jno. Bradhurst
Jno. Pryce
The 28th day of February A.D. 1636
Then p^{ro}baton made in open Court to the
above power of attorney by yo Especciall
Call of m^r Edward Ashbye & m^r Jno
Bradhurst that yo same is yo del & deed of
Bridges Freeman to Daniel North & ordered to
be Recorded.
Record^d J^{es} Dan. North
J^{es} Dan. North

Know all men by these presents that I Thomas Barlow of Northton County Dorset am hereunto freely bound unto Morgan Dowell of ye aforesaid County in the sum of four thousand six hundred pounds of good sound merchantable Viz: Beefe Tobacco in Cakes so be paid to the said Morgan Dowell his heirs Exors Admors or Assignes upon Demand to ye which payment well & truly to be made I bind me my heirs Exors Admors or Assignes freely by these presents sealed with my Seale & Dated this third & twentieth day of February in the third year of the Reigne of our Sovereign Lord King James ye second Defender of ye Faith and in the year of our Lord Christ one thousand six hundred sixty six

The Condition of this Obligation is such that Whereas ye above bound Thomas Barlow him his heirs Exors Admors or Assignes do make othe by Subornance duly acknowledged in ye County Court of Northton to the above said Morgan Dowell him his heirs Exors Admors or Assignes for debt one hundred debt of good Joynture to that said Thomas Dowell. As by the said Dowell Relation being thereto had may more fully appear that ye foresaid Thomas Barlow him his heirs Exors Admors or Assignes do well & truly perform him to him & att all kinds of Service of Service fullfill & keepes all & singular ye Conditions & Articles & Clauses & Conditions in the said Subornance or Dowdmonced and Conditioned without any fraud or Collusion that this present Obligation to be void or of no force & stand in full force strength & Virtue

The weid's Joynture to that said Thomas Dowell subscribed before signed & sealed by Thomas Barlow

(Endorsed) This 28th day of February Day 1666. Thon this within Bond or Obligation taken & Dated in open Court by the said Thomas Barlow as his weid del & Dowd to ye said Morgan Dowell J^r Dan. Meechell Esq^r J^r of Northton

Know all men by these presents that I Ralph Arundell of Northampton County in Virg^a Planter do for divers good causes & considerations his heires unto inobinge that most especially out of the Natural love & affection that I do beare unto the said Arundell wife of William Stapleton of the place & County aforesaid planter do for me my heirs Exors Admors or Assignes freely

give, make othe, and deliver unto the said Arundell Stapleton, one Blacke Maide with a white Stare in her forehead & indented on both Eards, which said Maide come of a Maide called by ye Name of old Bonyng which Maide aforesaid with all her present and future increase both male and female of 200 freely give & abovesaid unto the said Arundell Stapleton and to her heires for ever and I the said Ralph Arundell my heires Exors Admors or Assignes to be Excluded and for ever to be debarred of and from every or any part of the abovesaid Maide & all her increase. In Confirmation of the same & every part hereof I the said Ralph Arundell have sett to my hand this twentieth day of October Anno Domini one thousand six hundred eighty & six

Signed Read and Delivered in presence of us John Ward Nathaniel Capell John Hutchinson

the marks of Ralph Arundell
The 28th day of February 1666. acknowledged in open Court by the said Ralph Arundell as his weid del & Dowd to ye said Arundell Stapleton J^r Dan. Meechell Esq^r J^r of Northton

To all to whome these presents shall come I William Kendall of the County of Northton Gent. do hereby give notice know ye that I the said William Kendall considering the said County is at present destitute of Land to erect & build a Court house & prison upon & where the same now are, do hereby by permission & will of the present occupant & Tenant in possession thereof as ago for & in consideration of the love & affection of the same is the place of my habitation I the said William Kendall have given granted assigned confirmed & delivered like as by these presents I do give grant assign confirm & deliver to the said William Stringer Esq^r of the County aforesaid fifty acres of Land situate lying and being on ye south side of the Ruddy Branch in the County aforesaid & south to be laid out & bounded by the direction & appointment of the said William Kendall. To have & to hold ye said fifty acres of Land with all appurtenances thereto belonging to him the said William Stringer & his Successors High Sheriffs of the said County from the day of the date hereof for ever to & for ye sole & proper use benefit & behoof of the said County for a Court house & prison as aforesaid and I do for me & my heires warrant ye said William Stringer & appurtenances & also when ye bounds thereof are ascertained to give such further assurance for the same as shall be thought needfull & necessary to & for the best aforesaid

Soe yt Morther of the said Wm Kendall. nor my heires
 shall at any time or times hereafter aske challenge
 claims or demand any Right title interest
 possession in or to yo^r said fifty acres of Land
 from the same and every of us to be utterly
 discharged & for ever Excluded: Provided always: That
 the said that what above plus of the said fifty acres shall appertain
 more then is absolutely necessary for the said house, persons
 or the benefit & propriety thereof shall be & remain
 in or to yo^r said Wm Kendall his heires & assigns for ever
 any thing in the said points contained to yo^r contrary Notwith-
 standing: In witness whereof & also yo^r witness I have
 subscribed with my hand & Seale yo^r twenty Eighth day of
 March Anno Domini 1687: Anno Regi Jacobi Tertii: Regno

signed, sealed & Delivered in
 presence of

Wm Kendall

The 28th day of March Anno 1687 yo^r Seale
 Acknowledged in open Court by the said Wm
 Kendall at his Seale del & del to yo^r Hillary
 Stringer Esq^r High Sheriff: ac. for the Co^r of yo^r County
 of Northampton abovesaid:

Record: Sir Dan Mordaunt Esq^r & Sir
 Dan Mordaunt Esq^r & Sir North

To all Christian People to whom these presents shall come
 William Kendall of the County of Northampton in King
 of Great Brittain: Whereas Sir John Savage late of the said County
 of Northampton Esq^r by his last Will bearing date the twenty fifth day of
 April in the year of our Lord God one thousand six
 hundred eighty & seven gave & bequeathed unto
 the said William Kendall his son & heires all
 that certain parcel of land lying & being upon the head of Savage
 Co^r in the County aforesaid (containing about one hundred
 acres of Land (be the same more or less) & bounded as
 follows: to wit: Northwesterly on the Land of Mr
 William Kendall Eastwesterly to yo^r Main Road: Southwesterly
 on a Branch which parteth the said Land from the Land
 of Sir John Stringer and Northwesterly on a Branch which
 parteth the said Land from the Land of the said William
 Kendall: And whereas yo^r said one hundred acres of Land was by
 the said William Kendall assigned unto Henry Mathews late of the
 said County of Northampton Esq^r during his life: And
 whereas the said Henry Mathews by his last Will bearing date the
 first day of December one thousand six hundred eighty & seven
 gave & bequeathed unto the said Henry Mathews his son & heires
 all that certain parcel of Land which he had purchased
 of the said Henry Mathews: And whereas the said Henry Mathews
 was purchased since his death by the said Henry Mathews
 by my Father Sir Wm Kendall Esq^r and heires: And whereas
 the said Henry Mathews was purchased by the said Henry Mathews
 William Kendall as Executor to the said Sir Wm Kendall
 Now therefore know all men by these presents that I yo^r said
 Wm Kendall for & in consideration of three hundred & three
 (Call)

Call: by their last will to my father in hand paid & satisfied before
 the said Henry Mathews by Susanna Kendall yo^r Daughter of Mr
 Wm Kendall late of the said County of Northampton Esq^r: Have assigned
 promised, released & quit claimed like as by these presents
 I do assign promise, release, & quit claim to the said
 Susanna Kendall her heires & assigns all
 Right title & Interest that I either now have or hereafter
 may have in or to the said one hundred acres of Land &
 appurtenances by virtue of the said Henry Mathews last Will
 & Testament or any other wayes or means whatsoever
 that Morther of the said Wm Kendall my heires & assigns
 or any other person or persons whatsoever claiming
 or to claim by force or virtue of my Right title and
 Interest shall at any time or times hereafter aske challenge
 claims or demand any Right title or possession in
 or to the said one hundred acres of Land & appurtenances
 or any part or parcel thereof: But from yo^r same I do
 and every of us & them shall be utterly discharged and
 for ever Excluded In witness whereof & also the
 said Henry Mathews I have subscribed with my hand & Seale
 the twenty Eighth day of March Anno Domini
 1687: Anno Regi Jacobi Tertii: Regno

signed, sealed & Delivered in presence of
 Henry Mathews

Wm Kendall

yo^r Seale

The 28th day of March Anno 1687
 Acknowledged in open Court by yo^r within
 named Wm Kendall at his Seale del
 & del to yo^r said Hillary Stringer Esq^r High Sheriff
 Record: Sir Dan Mordaunt Esq^r & Sir North

Whereas I William Gascoigne have given unto my son
 Henry Gascoigne for the use & behoofe of him in the within
 expressed all my Lands & tenements & whatsoe
 as mentioned in the within Will: And for as much as
 since the date of the within Will the said Henry hath bene
 Escheator to his Majesty: Which I the said Wm Kendall
 at my own proper cost & charge of our said Henry
 the King as may appear by his Majesty's Escheator's
 for the Eastern Shores of Virginia: Now know all men
 unto all men by these presents that I the said William
 Gascoigne do for ever discharge my self & any person
 whatsoe claiming under me, from any Debts &
 whatsoe that may be taken by the said Henry &
 do by these presents as fully & absolutely confirm & give
 to the said Henry Gascoigne and his heires for ever as is
 (Expressed)

Expressed in the will of Wm Dood in Confirmation of which I have subscribed my hand & seals this 28th day of March 1687.

Wm Gascoine

Andrew Adrewe
Governor Gaiford
Thomas Eyre
The 28th day of March Anno 1687
deknowledg'd in open Court
by the said William Gascoine as his
deall det & Dood to his said Sen Henry
Gascoine

Record^d at Dan North
Record^d at Dan North

Whereas William Smart late of the parish of Buddonham in the County of Gloucester Gent. Did in his last will and testament devise and bequeath unto one Plauton Situate in the County of Deppshamock the said County five hundred & Eighty Acres (As the same more or less) to his Daughter Sarah Smart - Now the wife of John Bankes of Northampton County in Virginia. Now the said John know all men by these presents that I William Smart Son & Heir of the above mentioned Wm Smart have released Robert & Ann Claude Esqs as by these presents I do Remitt, Quit claim & Release to the said John Bankes & Sarah his wife their Heirs & Assigns - for ever all my Right title & Interest that I have had or have after my hand to the said Plauton as here to my said Heir And do for me my Heirs or Warrant ye promise to them the said John Bankes & Sarah his wife their Heirs & Assigns from all Point Claiming by from or Under and my Right title or Interest & loss & damage of us to the said Wm Smart & for our Heirs & Assigns In witness whereof I have subscribed my hand & seal this 28th day of March Anno Domini 1687. Wm Smart

Signed, sealed, & Delivered in presence of us Witnesses (as said) first interlined.
In Teste
Thomas Adrewe
In Eyre
Thomas Gaiford

The 28th day of March Anno 1687
deknowledg'd in open Court by the said
Wm Smart as his deall det and
Dood. Record^d at Dan North
Record^d at Dan North

To all Christian People to whom these presents shall come Wee Thomas Eyre of the County of Northampton in Virg^a and Jane his wife the only wife & Granddaughter of Matthew Gelling late of the County aforesaid deceased Lord goods in our said County & elsewhere. Know wee that Wee the said Thomas Eyre and Jane his wife have bargained with John to & Henry and John made of And do by & with these presents bargain with John & Henry & John make of One parcel of Land containing and amounting to 40 Acre & measure of one hundred & thirty five Acres unto Daniel North of the same County for the

for the good and valuable consideration of Twelve Thousand pounds of good Tobacco & cashes Vile by the said Thomas & Jane in hand paid and secured to be paid for the which & from the which Wm the said Thomas & Jane do acquit discharge & Release him the said North his Heirs & Assigns from be and either of be our & either of our Heirs & Assigns And do do with do deknowledg our selves fully satisfied & contented the said One hundred & thirty five Acres of Land being lying & situate in the County aforesaid & is called Accomack County And is whereunto said Daniel North - Now North And is bounded as followeth (viz) Puttins - upon the Day, containing in breadth, one hundred & thirty five poles beginning to measure at the Deep Ditch and so going South South East, bounded by the said Deep Ditch on the North part, and on the South side with the Land of James Perry extending for the length into 40 Woods half a mile with marked trees all the way as may appear by a Patent thereof granted unto Henry Walker drawn by Sr John Harbord Int Governor &c. of Virg^a bearing date the 17th day of May 1635: And by him assigned to the said Matthew Gelling the Grandfather of the said Jane the 25th day of August 1639: Relation whereunto being had more fully and at large it doth & may appear: To have & to hold the said One hundred & thirty five Acres of Land, according to the bounds of the said Patent, with all Woods, Underwoods, Timber trees, Meads, Meadowes, houses, as they Now stand, Towns, Distances, Ecclesiastical, Gardens, founts, Rents, Services, franchises, Liberties, profits, Commodities, Emoluments, Advantages, Patronage, Assignments, Writings & other Appurtenances whatsoever that do Now or may hereafter accrue in or by reason of the said One hundred & thirty five Acres of Land or of any part or parts thereof unto the said Daniel North his Heirs & Assigns & assigned from the day of the date hereof for ever: And Wee the said Thomas Eyre & Jane his wife do for be & either of be, our & either of our Heirs & Assigns (present & future) promise & agree to and with the said Daniel North his Heirs & Assigns that wee the said Daniel North his Heirs & Assigns shall quietly & peaceably hold occupy possess & enjoy the aforesaid premises from and against be & either of be the Heirs & Assigns of be or either of be: And also to Warrant & for our selves the said One hundred & thirty five Acres of Land with all & singular ye Appurtenances present or any part or parts thereof by from or Under be or either of be the Heirs or Assigns of be or either of be our or either of be the

of our Right title Interest in said p^{re}misses or
procurement by any wayes or means whatsoever or
howsoever But from all Right title Interest in said
p^{re}misses and claims or demands whatsoever in or
to the said six hundred & seventy five acres of land
and appurtenances p^{re}misses, there & either of us and
either of our heirs & assigns & every of us and
Wholly Excluded & for ever Released by these p^{re}misses In
Witness whereof & other the p^{re}misses the said Thomas
Eyes & Jane his wife have hereunto sett their hands &
Seals the Eighth day of November In the year of our
said Kings & Queens said Majesty the Twentieth
Year the first day of March Anno Domini 1687

Signed Seal & Delivered in presence
of Jane Foxcroft
the marks of
Charles R. [unclear]

Thomas Eyes
Jane Eyes
[unclear]

acknowledged in open court by the said Thomas
Eyes & Jane his wife as their free will and
voluntary acts & Deeds to the said David North

Record: [unclear] [unclear] [unclear] [unclear] [unclear] [unclear]

To all Christian People. Do whom these p^{re}misses shall come
Greetings Know ye that I Daniel Neeck of the County of
Northampton in Virginia for diverse good causes & Consideration
and therefore having paid the p^{re}misses of good Tobacco & cash to us
of six hundred pounds of good Tobacco & cash to us
in hand paid before the Affirmation hereof By Joshua Hitchett
of the County aforesaid proper the Receipt whereof I do
hereby acknowledge and that of & of every part & p^{re}misses
thereof I do fully freely & absolutely acquit & discharge
for ever discharge the said Joshua Hitchett his heirs & assigns
from us the said David North my heirs & assigns & assigns
& every of us by these p^{re}misses. Have bargained & sold
& assigned & sold
bargain & sell assigned & sold & sold & sold & sold & sold & sold
of Woodland Ground situate lying & being in the County
aforesaid (beside the same more or less) according to & within
the bounds hereafter expressed (beginning at the North
Easternmost Corner here of John Hawkins Two hundred acres of
land formerly purchased of the said David North &c. the
beginning East for its Northern bounds to the Easternmost line
of marked trees of the said David North his land thence
South South East along the said Easternmost
line of marked trees of the said bargained p^{re}misses to the
marked trees of Deakers land for its Easternmost bounds, North
along the said Deakers line to ye Southwester most Corner here of the
said John

the said John Hawkins land for its Southern bounds, thence Northwesterly
west along the said John Hawkins Easternmost line of marked trees
unto the first beginning or bounder for its Western bounds. The land
being part of old Division of these hundred & fifty acres of land
formerly granted to James Drury by Patent two hundred & fifty
acres whereof is by due conveyance on Record in the said County
came unto the said David North of which the aforesaid bargained
p^{re}misses is a parcel. And the other Two hundred acres of the said
Patent being the said land of John Hawkins whereon had now
dwelt. To have & to hold the said forty acres of Woodland
ground & more or less together with all & singular p^{re}misses
timber trees, Wood, Water, Watercourse, Rivers, Rills, Moors,
marshes, Tributes, Communities & appurtenances whatsoever
thereunto belonging or in any wise appertaining (according
to the aforesaid bounds) to him the said Joshua Hitchett
his heirs & assigns from the day of the date hereof for ever
And that neither I the said David North my heirs & assigns
nor any other person or persons whatsoever shall at any
time or times hereafter do challenge claims or demands
any Right title Interest of or possession in or to ye aforesaid
forty acres of land & appurtenances or any part or parcel
thereof. But from the same we & every of us to be wholly
Released & for ever Excluded. And the said David North
do for us my heirs & assigns & assigns & assigns & assigns & assigns
that the said forty acres of land & appurtenances are absolutely
clearly & freely Exonerated acquitted & discharged of & from
all former & other gifts grants bargains sales Contracts & covenants
of any kind & other Incumbrances whatsoever and that
I have good Right & title to alien & sell the p^{re}misses
p^{re}misses with the appurtenances as is herein & hereby expressed
and I do for us my heirs & assigns & assigns & assigns & assigns
promise grant & agree to & with the said Joshua Hitchett
his heirs & assigns: the aforesaid forty acres of land and
appurtenances against ye just claims titles & interests of any
person or persons whatsoever to Warrant & for ever defend the
Rights & Interests which shall or may grow due for or in respect
of the p^{re}misses to our Sovereign Lord the King his heirs
or Successors only Excepted & forgiven) and likewise
any hind within ye space of seven years to be computed
from the date hereof to give him the said Joshua
Hitchett his heirs & assigns such other or further assurance
for the aforesaid bargained p^{re}misses (at their Costs & charges) as by
him them or any of them their Councils & Advisees or Attorneys
in the Law shall be thought good full & necessary In Witness
whereof & other the p^{re}misses of the said David North have
hereunto sett my hand & Seals the Twentieth day of
March

156. March dunn: Dom One thousand Six hundred Eighty & 8th 1687
 + Anno: Reg: 3: -
 Signed Sealed & Delivered in the presence of Thomas Eyre Mich: Underhill

The 28th day of March dom Dan. Neech
 1687: acknowledged in open court by the said David North as his will del & void w^{ch} yo^r said Joshua Hitchott

Record: (1) Dan. Neech, Esq: & Dan. North: Esq:
 Know all men by these presents that I Margaret Neech the lawful wife of the william stande David North do freely and voluntarily give and convey unto the william stande David North deced^t of land decedinge to the william stande David North more or lesse with the appurtenances & all other yo^r right w^{ch} may by my said husband to the william stande David North do and do hereby Release acquit & discharge to the said Joshua Hitchott his heirs & assigns all my Right title & Interest of Dowry Service & Joyncture in the premises do that neither I nor any claimour by from or vnder me shall ever thinke to challenge or demand any Right title or Interest thereto But from the same to be forever barred and for ever Excluded by these presents as witness my hand & Seale the Twelveth day of March dunn: Dom: 1687

Signed Sealed & Delivered in the presence of Thomas Eyre Mich: Underhill
 Margaret Neech
 The 28th day of March dom 1687: acknowledged in open court by the said Margaret Neech as the attorney & on the behalf of yo^r said Margaret Neech do hereby voluntarily del & void w^{ch} yo^r said Joshua Hitchott

Record: (1) Dan. Neech, Esq: & Dan. North: Esq:

Know all men by these presents that I Margaret Neech the lawful wife of David North of the County of Northampton do hereby voluntarily give and convey unto my loving friend Charles Heddon of the same place your my true & lawful attorney to acknowledge in open Court of his County our Surrender Release of Dowry Service date with these presents of the land deced^t of by my said husband Bargained sold & Conveyed to yo^r said Joshua Hitchott of the County aforesaid before his heirs & assigns for ever Relinquishing & holding firm & stable whatsoever my said attorney shall lawfully do therein as fully as if I my self were personally present by virtue of these presents as witness my hand & Seale this Twelveth day of March dom 1687.

Margaret Neech
 The 28th day of March 1687: yo^r said
 acknowledged in open court to the effect of the power of attorney by yo^r self of Thomas Eyre & Mich: Underhill
 Record: (1) Dan. Neech, Esq: & Dan. North: Esq:

This 28th day of March 1687: Margaret Neech the lawful wife of David North of the County of Northampton do hereby voluntarily give and convey unto my loving friend Charles Heddon of the same place your my true & lawful attorney to acknowledge in open Court of his County our Surrender Release of Dowry Service date with these presents of the land deced^t of by my said husband Bargained sold & Conveyed to yo^r said Joshua Hitchott of the County aforesaid before his heirs & assigns for ever Relinquishing & holding firm & stable whatsoever my said attorney shall lawfully do therein as fully as if I my self were personally present by virtue of these presents as witness my hand & Seale this Twelveth day of March dom 1687.

To all Christian People to whom these presents shall come I John Cobb of the County of Northampton in His Majesty's High Court of Chancery do hereby give notice that I have given and sold unto the said John Cobb for diverse good causes & valuable Considerations the sum of three thousand pounds of good Tobacco & Cakes to me in hand paid & satisfied before the Affliction hereof by Simon Baguio of the said County planter. Have Bargained sold assigned Conveyed & Delivered like as by these presents I do bargain above said assigned Conveyed and delivered to the said Simon Baguio his heirs & assigns & his heirs parcell of Land Situate lying & being in the County aforesaid & containing by Estimation one hundred acres or thereabouts (be^t the same more or lesse) and bounded as followeth (viz) Eastwardly alonge Drygonbanks Westwardly on the Land of Thomas Muddox Northwardly on the said Branch; and the Land of the said Cobb, and Southwardly on Charlesons Land, the said one hundred acres of Land being already laid out by Marked 1688 in presence of the said John Cobb & Simon Baguio and part of Six hundred acres granted to yo^r said John Cobb by Patent bearing date yo^r Eightieth day of June dunn: Dom 1661: To have & to hold the said One hundred acres of Land (be^t the same more or lesse) decedinge at yo^r same is now bounded and Marked out, to his yo^r said Simon Baguio his heirs & assigns from yo^r day of the date hereof for ever & that neither I the said John Cobb my heirs Executors or assigns nor any of them shall at any time or times hereafter thinke to challenge claim or demand any Right title Interest title or possession in or to yo^r said Land & yo^r appurtenances therunto belonging or any part or parcell thereof But from the same more or lesse of be^t to be forever barred and for ever Excluded and I the said John Cobb do grant to & with the said Simon Baguio his heirs and assigns that the aforesaid One hundred acres of Land (be^t the same more or lesse) and yo^r appurtenances therunto absolutely & absolutely freed & discharged from all and all manner of Service Sale Bargains & Duties and of a fourth part of the Dowry Joyncture, Statute, Statute Staple, Judgments, Recognizances & all other Inconveniences whatsoever and that before the Affliction hereof I have just Right & Title to them and

(Signed)

Roberts Executors and Discharge: the said Thomas Carter -
Articles claust forbiest and prohibited due and of Right
belonginge to us did either of us did in testimony of the
justt affirmance of these points. 1686 have knowe putt our
hands & Seals the first day of February an Dom 1686
the hundred six hundred Eighty six 1686

Witness Garwood Fokson
Jane Haggaman.

Ralph Pigeot
1686

The 30th of May 1687: Thomas Pigeot
acknowledged in open Court by the said m^r Ralph Pigeot
& m^r Geo: Pigeot as their deall clep & Deed to yo^r hon^{rs}
the Court Negro: vs Dan: Northch^h & Co^{rs} North^h

Know all People that I Elizabeth Pigeot the Daughter of the
said Francis Pigeot Gent. do for & on behalfe of my
Selfe my heire &c. Roberts and dequid yo^r said the
Court Negro: as farre forth as my Brothers have dem^d
on the othe side hereof to all intents & purposes as
Witness my hand & Seals May the thirtieth an Dom 1687

Witness Jane Haggaman
Charles Fokson

Ralph Pigeot
1686

Know all men by these points that I Sarah Kendall of the County of
Northampton in Virg^a Widow am hold and family obliged unto Wm
Kendall of the same place Executors of his last will & testament of his
Husband Geo: Wm Kendall late of the County aforesaid died in the sum
of two hundred pound Sterling money of the Kingdom of England
to be paid unto the said Wm Kendall in quality aforesaid or to his
Executors Attorneys heires &c. a dcm^t upon demand. so which
paym^t will and truly to be made. I binde my selfe my heire
&c. & dcm^t firmly by these points. Sealed with my Seals the
the twenty fifth day of August anⁱ Dom 1686.

The Condition of this obligation is such that Whereas yo^r aforesaid Geo: Wm
Kendall died by his last will & testament gave and bequeathed severall
legacies to be paid in money Sterling of the Kingdom of England
amountinge to the sum of fifty pounds: did Whereas there may be
money debts due from the Estate yett unknowne the Certainty and
quantity of them: If hereofore the aforesaid Sarah Kendall her heire
&c. or assigne or assignee or any of them shall well & truly pay
and deliver or cause to be paid and delivered unto the aforesaid
Wm Kendall. Executor of the will of his said dead father his heire &c.
a dcm^t or assigne either in ready money or good bills of Exchange the
proportionable Part for her owne and her childrens Two shall parts
of the personal Estate given them by his said Father will towards the
paym^t of all such just money debts & legacies as aforesaid on or
(before

before the last day of March next ensuinge the date aboves writton
without fraud or equiv^l that there shall be paid the said obligation to be so void
or if the said remains & be in full force & Validity

Delivered in presence of
John Greene
Dan: Northch^h & Co^{rs} North^h
Sarah Kendall

Know all men by these points that I Hancock Esq^r of the County of
Northampton in Virg^a Gent. am hold and family obliged unto
Wm Kendall of the County of Northampton in Virg^a aforesaid Executors
of the last will & testament of his Father Geo: Wm Kendall late of the
County of North^h aforesaid died in the sum of two hundred pound
Sterling money of the Kingdom of England to be paid unto the said
Wm Kendall in quality aforesaid or to his Executors Attorneys heires
&c. or dcm^t upon demand. so which paym^t will and truly to be
made. I binde my selfe my heire &c. a dcm^t firmly by
these points. Sealed with my Seals the
August anⁱ Dom 1686.

The Condition of this obligation is such that Whereas yo^r aforesaid Geo: Wm
Kendall died by his last will & testament gave and bequeathed severall
legacies to be paid in money Sterling of the Kingdom of England
amountinge to the sum of fifty pounds: did Whereas there may
be money debts due from the Estate yett unknowne the Certainty
and quantity of them: If hereofore the aforesaid Hancock Esq^r
his heire &c. or assigne or assignee or any of them shall well and truly pay
and deliver or cause to be paid and delivered unto the aforesaid
Wm Kendall. Executor of the will of his said dead father his heire &c.
a dcm^t or assigne either in ready money or good bills of Exchange
the proportionable part for his owne his wife & child Two shall parts
of the personal Estate given them by his said Father will towards the
paym^t of all such just debts & legacies payable as aforesaid in
money on or before the last day of March next ensuinge yo^r date
aboves writton without fraud or equiv^l that there shall be paid the said obligation
to be so void or if the said remains & be in full force & Validity
Hancock Esq^r

Delivered in presence
John Robin
Dan: Northch^h & Co^{rs} North^h
Sarah Kendall

This twentieth day of February anⁱ Dom 1686: died of m^r Geo: Wm
Kendall Executors of his Father Geo: Wm Kendall died. yo^r heire of
Sixty two pound ten Shillings Sterling in goods att a penny
if pound by a good Injoyce in full of the fifteen hundred
pound of tobacco & caskes to be so paid by the Executors of
his said Father will. With witness my hand & Seals yo^r day &
years aforesaid
Sarah Kendall
Dan: Northch^h & Co^{rs} North^h

Be it knowne unto all men by these presents that I John Wilkins son of Northampton County in Virginia Esquire for divers good causes and considerations and reasons touching But most Especially out of my Naturall affection & Justice unto my Eldest Sonne degoll Wilkins of the said County in Virginia Do hereby freely and absolutely give & deliver unto my aforesaid Sonne degoll Wilkins to him & to his heirs & assigns for ever One hundred & fifty acres of Land it being the one full halfe or more of my three hundred acres lying and being in the County of Northampton aforesaid in Virginia on ye Seaboard side did soe Running along the North line of a parcel of Land formerly sold John Keyd did soe along Thomas Shakespears line to the West most extent of my Land and there to have an Equal breadth did from thence a line to be Runned to divide Equally the said three hundred acres this being the Southmost side of the said Land: the said degoll Wilkins his heirs & assigns to have & to hold possession & enjoy for ever with all houses orchards fences Marshes woods &c. and all privileges whatsoever thereto belonging unto us freely and absolutely to all intents & purposes as is possible for us to do: And my said Sonne degoll Wilkins his heirs & assigns and every yeer & payment his heirs & assigns that shall be due for the said hundred & fifty acres of Land, did I the said John Wilkins Sr. Do hereby freely fully and absolutely for me my heirs & assigns & assigns quit claims titles or interests to the said purchase for ever And further I the said John Wilkins Do hereby freely oblig my self to my said Sonne degoll Wilkins or to his heirs at any time within seven years after the date of these presents to give to my said Sonne or heirs as after the date of these presents what further assurances may be thought fitting & convenient for the said Land By the Statute of that well knowing in the Law And in Witness whereof I have hereunto set my hand & Seale this 18th day of April An^o Dom 1667 And in the second year of the Reigne of your Sovereign Lord King James the:

John Wilkins
w. Seal

Signed Sealed & Delivered in the presence of
Sampson Wadster
John F. Keyd
Jm. Paraght

The 28th of July Anno 1667
Acknowledged in open Court by the said John Wilkins as his will del. & doo to the said degoll Wilkins
w. Seal

Be it knowne unto all men by these presents that I John Wilkins Sr. did the day & yeeres here fore (this record) in the presence of

person Robert Wingham do hereby publication of the within mentioned one hundred and fifty acres of Land by the delivery of gifts and things hereon growing to my Sonne degoll Wilkins his heirs & assigns for ever from me or any other person or persons whatsoever that may or might claime any title or part thereof In Witness whereof I have hereunto set my hand and Seale this 18th day of April An^o Dom 1667.

John Wilkins
w. Seal

In the presence of us signed & ye said
Sampson Wadster
John F. Keyd
Jm. Paraght

The 28th day of July Anno 1667
Acknowledged in open Court by the said John Wilkins as his will del. & doo to the said degoll Wilkins
w. Seal

To all Christian People to whom these presents shall come Greetinge knowe ye that I Michael Richards the younger of Northampton County in Virginia Gentle for divers causes and considerations and reasons touching But most Especially for the Consideration of three hundred acres of Land lying and being in Accomack County lying on or nearo the shore Books granted to my Father Michael Richards as by Patent bearing date the Twentieth day of October 1661 may appear did by my said Father made over to me as by Subscribed bearing date with these presents may appear I have abovesaid bargained sold Enfeoffed Exchanged Granted & delivered unto my said Father Michael Richards like as by these presents I have abovesaid bargained sold Enfeoffed Exchanged Enfeoffed & delivered unto my said Father three hundred acres of Land lying & being in the County of Northampton being part of five hundred and fifty acres of Land formerly granted to Capt. Wm Jones as by Patent bearing date the fourth day of June 1664 may appear did by him left to any of his Grandchildren which his then wife Ann Jones should thinke fit as by his Will may appear, and by the said Ann Jones left to Wm Richards And I the said Michael Richards bring two of the said Capt. Jones his Grandchildren as by the said Ann his Will doth appear to have and to hold the said three hundred acres of Land with all houses orchards fences Gardens pastures woods Widdowoods and all other profits and appurtenances thereto belonging to him my said Father Michael Richards his heirs and assigns for ever And I the said Michael Richards the younger

Younger Do for me and my heirs promise and oblig my
 self to my said father and his heirs to defend the title of
 the said land against any person claiming, by force or violence
 or any other person or persons whatsoever dead or alive
 the said Michael Richards the younger Do further oblig my
 self my heirs or to my said father his heirs or for the
 more sure confirmation of the premises in the personal name
 of Henry thousand pounds of tobacco & cash to be paid
 at all times within the space of twelve years to give such
 firm assurance, as my said father Michael Richards
 his learned counsel in the law may or can direct In
 witness hereof I have hereunto set my hand & seal
 the 10th day of August 1687. Michael Richards Junor

Witnessed & subscribed before us
 In the 28th day of September 1687
 William Denton
 Wm Richards
 Richard Junor at his hall del & Dsd to his
 said father Michael Richards

To all Christian People to whom these presents shall come
 greeting know ye that I John Purl of the County of North
 in Virginia planter with full consent and good liking Do
 for divers good causes to me moved have bargained sold
 Enforced and confirmed and by these presents for me my
 heirs Executors Administrators Do alien bargain sell
 confirm to the said John Hugbo his heirs Executors
 Administrators for ever a tract of land well known by the
 Hooked Neck lying betwix two Branches of the Runnins
 from the head of those Branches upon a straight line
 the marked Trees that parts the said Purl's land & Thomas
 Marshall by estimation one hundred acres of land It
 being part of a Decent of land which I the said John Purl
 bought of Gt John Custis Govt for planting lying & being
 upon My waddox flocks in the said County of Northampton
 and part of a Neck of land called by the name of Darts
 Neck it beginning on a small branch East by w^{ch} branch
 parts the land of Gt John Custis Do Runnins East & by North to
 the head marked trees Do Runnins over the Neck but
 the other Branch Southwest Do Runnins from the head
 of that Branch West Northwest but it Butts on ye head
 marked trees againe This land I the said John Purl Do
 for a valuable consideration in hand received bargain
 sell Enforce & confirm unto John Hugbo his heirs Executors
 Administrators the tract of land above mentioned
 with all Rights & priviledges immunities & fishings pertaining
 (Hunting)

Hunting & Lawkinge with all other priviledges therunto
 belonging and I the said John Purl for me my heirs
 Executors Administrators Do for ever warrant & defend the
 said one hundred acres of land unto John Hugbo his
 heirs Executors Administrators for ever in as full & ample
 manner from me the said John Purl my heirs Executors
 Administrators Do warrant & maintain the said
 one hundred acres of land unto John Hugbo his heirs
 Executors Administrators Do from all manner of claims
 of any person or persons whatsoever that shall lay claim
 unto the one hundred acres of land with all appurtenances
 therunto belonging to the said John Hugbo his heirs
 Executors Administrators for ever to peaceably enjoy with
 out any let or molestation of me John Purl my
 heirs Executors Administrators upon agreement made
 between ye said John Purl & John Hugbo before
 the signinge hereof that if there shall not be one
 hundred acres of land betwix those two branches
 and the said John Hugbo agreed then ye said Hugbo
 to have the priviledge to survey the said John Purl
 and seal the 27th day of October in the year
 of our Lord 1687

well known by the Hooked Neck In witness whereof
 before ye signinge & sealing hereof
 the 28th day of Nov^r 1687 Francis F Purl
 Thomas Savage I Francis Purl ye lawfull wife make ye del & Dsd
 the marks of of the above said John Purl Do voluntarily
 Hall a freely consent to the above alienation
 & have accordingly affixed my hand
 & seal for confirmation

The said 28th day of Nov^r 1687 Thon ye above written
 Do acknowledge in open Court by the said John Purl
 as his said del & Dsd and by the said Francis
 Purl likewise as his free hall & voluntary del
 and Dsd to the said John Hugbo

Recorded at Dan: Mich: 1687
 Know all men by these presents that I John Thomson
 of Accomack County in Virginia Do acknowledge and
 confirm my self to owe and stand justly indebted to John
 Prows of the same County the full and just sum of twelve
 thousand pounds of good tobacco & cash to be paid the
 said John Prows his heirs Executors Administrators
 (Demand)

Demanded for his performance whereof I bind and
 my heirs Exors & Adms firmly by these presents Dated
 and sealed with my Seals the last day of January in
 the Twentieth & Seventh year of the Reign of our
 Sovereign Lord King Charles the Second by the grace of
 God of England &c. and in the year of our Lord God 1672

The Condition of the above Obligation is such: That if the above
 John Thomson and his heirs Exors & Adms shall well and truly
 performe fulfill and keepes All & singular the Conditions contained
 in the said John Thomson to John Rowd bearing date with
 these presents which ought on his & their part to be performed full
 faith & kept that then the above Obligation to be void & of no
 Effect otherwise to remaine & be of force & Virtue in the Law
 signum

Signed Sealed & Delivered in the
 presence of us
 the 28th day of Nov^r A.D. 1672
 John Thomson
 Thomas Saboye
 Dan. Nichol
 Dan. Nichol

Know all men by these presents That I Thomas Barton
 of the County of Northampton Doe by these presents firm &
 in my place and stead ordaine constitute & authorize my
 loving wife Barbara Barton to be my true & lawfull
 attorney for me and in my Name to pay all debts due
 by me and also to receive such debts as is or shall be
 due in my Absence and also when requested to give such
 Intittance of Land to Morgan Dowell as is needfull as to
 my hand & Seals this 17th of March 1682

Witness my hand & Seals
 the 29th day of February A.D. 1682
 Morgan Dowell
 Michael Morgan
 Dan. Nichol
 Dan. Nichol

To all whom these presents shall come
 Barbara Barton the lawfull wife & Attorney of Thomas
 Barton late of the County of Northampton Esq^r send
 greeting whereas the said Thomas Barton for & valuable
 consideration to him in hand paid by Morgan Dowell of
 the County aforesaid Plaintiff sold & Delivered to him the said
 Morgan Dowell his heirs & Assigns six one hundred
 (last)

acres of Land situate lying and being in the Wood
 adjacent to Mysswater Brooke in the County aforesaid
 & adjoining Northwardly to the Land sold to Dennis Saltan
 on the East of m^r Phyllis Fisher & Eastwardly on the Land of
 Joachim Michael & the Land of the said Thomas Barton
 and whereas the said Thomas Barton by his Letter of
 Attorney duly perfected as aforesaid by private Letter of Advice
 from the Kingdome of Great Brittain hath authorized the said
 said wife to give him the said Morgan Dowell sufficient
 Covenances & assurances for yett one hundred acres of Land
 Now there fore know all men by these presents That the said
 Barbara Barton for the Consideration & by Virtue of the
 Authority aforesaid have bargained & sold & conveyed
 confirmed & Delivered like as by these presents I Doe becom
 Morgan Dowell the said one hundred & Delivered to the said
 the department whatsoever the whole acres of Land & all
 wife appertaininge to have & to hold the said one hundred
 acres of Land & appurtenances to him the said Morgan Dowell
 his heirs & Assigns from the day of the date hereof
 for ever. Soe that neither the said Thomas Barton his
 heirs Exors & Adms nor any claimings by from or
 under them shall at any time or times hereafter of the
 challenge claiming or demand any right title Interest
 Use or possession in or to the said one hundred acres of
 Land & appurtenances or any part or parcel thereof
 from the said the said wife or any part or parcel thereof
 and for ever excluded. And the said to him the said
 Morgan Dowell his heirs & Assigns from & against the
 said & will warrant & for ever defende In witness
 hereof & also the premises I have hereunto set my
 hand and affixed my Seals the Twentieth Ninth day of
 February in the year of our Lord God one thousand
 six hundred Eighty & Seventh

Signed Sealed & Delivered in
 the presence of
 the 29th day of February A.D. 1682
 Barbara Barton
 Dan. Nichol
 Dan. Nichol

Virginia ff. By his Excellency



In pursuance of an Act of Assembly made at James City the Eight day of June 1680: and in the 32nd year of his Majesty's Regne And by the authority thereof I have by this publick Instrument under my hand and seal of the Colony, pronounced, published & decreed, Thomas Harmanson & German seized in the Dominion of Braadenburgh, Now an Inhabitant in the County of Northampton fully professing the protestant Religion And having first taken ye oath of allegiance and paid the fees thereon mentioned, according to the Law of the said Act, to be fully & completely Naturalized And I Doe hereby fully & completely Naturalize him ye said Thomas Harmanson Giving and granting unto him & his heirs for ever All and singular the privileges, Immunities, & Rights of the Inhabitants of this Colony of Virginia: & that as fully & amply to all intents & purposes whatsoever as if the said Thomas Harmanson had bene bene within his Majesty's Dominions, and as any other his Majesty's Naturall borne Subjects whatsoever, have, ought or Doe in any sort enjoy, any former Law Act Statute or Customs to ye contrary notwithstanding: Given Under my hand, and ye Seal of the Colony, this 24th day of October 1684: -

Effingham

Recorded at Dan. Norch...

To all whome these presents shall come I Henry Stott son of the County of Northampton Gent. know full well that I the said Henry Stott for diverse good causes & considerations and reasons moving me especially for & in consideration of the loss and affection I beare to my well beloved son Jonathan Stott have given granted confirmed assigned & conveyed, like as by these presents I Doe give grant confirmed assigned & convey to the said Jonathan Stott two hundred acres of land situate lying & being in the County aforesaid & adjoining Southwardly to the Land whereon Thomas Gillinges now dwelleth & Westwardly on the Main Road going to - Pungotagus the same being the Southward half or moiety of five hundred acres granted to us by Patent bearing date the thirtieth day of October Ann^o Dom^o 1669: as by the said Patent both & may more at large appears To have and to hold the said two hundred acres of land or Southward half or moiety of the said Patent with all appurtenances whatsoeuer thereto belonging or in any wise appertaining to him the said Jonathan Stott his heirs & assigns from this

day of the date hereof for ever In as full a simple manner to all intents & purposes as I my self may might or could by virtue of the said Patent or otherwise Doe that within the said Henry Stott nor any person or persons whatsoever Paying me by from or Under me shall at any time or times hereafter aske challenge claim or demand any right title interest or possession in or to ye said two hundred acres of land and appurtenances or any part or parcel thereof But from the said Henry Stott & every of us to be lawfully Debared & for ever Excluded And of the said two hundred acres of land & appurtenances I have putt the said Jonathan Stott in actual possession & made convey of same by delivery of two books pence the one part & in the Name of the whole Parts Parts & profits thereof In Witness whereof & also the presence I have subscribed sett my hand & affixed my Seal the twenty eighth day of March In the year of our Lord God one thousand six hundred Eighty & Eight -

Henry Stott son

signed sealed & delivered in presence of

Witnesses: The 28th day of March Ann^o 1688: Acknowledged in open Court by the said Henry Stott son as his sole Act & Deed to his Father Jonathan Stott. Dan. Norch...

Know all men by these presents that I John Knight and John Daniell both of the County of Northampton Gent. have and fully bounde unto Judith the son Robert and Esau the son of Probart Nelson in the sum of two hundred pounds of good sound Merchantsable Virginia Caske Tobacco in Casks. Cashes paid to the said Judith Nelson her heirs &c. or certain Attorneys upon demand to the wth payment well and truly to be made two Cashes to & either of us jointly & severally our joint & severall heirs &c. & Ann^o firmly by these presents sealed to our selves Dated this twenty ninth day of March In the year of our Lord one thousand six hundred Eighty & Eight -

The Condition of this obligation is such that if the above bounden John Knight & John Daniell or either of them in their or either of their heirs &c. or Ann^o Doe will & truly pay or cause to be paid unto the above named Judith the son Robert & Esau the son of Probart Nelson the full & just sum of seven hundred pounds of good Merchantsable Virginia Caske Tobacco in Cashes on the fourth day of November next Subsequently on ye day in the said County of Northampton to Content that then this present obligation to be void or else to remain in full force & Validity

John Knight

Witnesses: The 29th day of March Ann^o 1688: Acknowledged in open Court by the said John Daniell & John Daniell as their sole Act & Deed to Judith the son Robert & Esau the son of Probart Nelson Dan. Norch...

Know all men by these presents that John Knight and
 John Darrill both of the County of Northampton shires
 do hold and firmly bound unto Judith Nelson of the
 same place Relict & Executrix of Robert Nelson
 deceased in the sum of thirty thousand pounds of
 good sound merchantable Virginia Seafo Tobacco
 in casks to be paid to the said Judith Nelson
 her heirs &c or Executors according to the
 bill which paym^t was and truly to be made
 our joint & severall heirs Exors & Adm^r firmly
 by these presents sealed with our seals Dated
 this 29th day of March in the year of our Lord
 one thousand six hundred Eighty & Eight

The Condition of this Obligation is such that if the above
 the or either of their heirs Exors & Adm^r do not
 & truly pay or cause to be paid unto the above named
 Judith Nelson her heirs or Executors the full & just
 sum of thirty thousand pounds of good merchantable
 Seafo Tobacco in the year of our Lord one
 thousand six hundred Eighty & Nine on the day
 of our Lord to content that then this present
 obligation to be void
 or else to remain in full force & virtue

Signed sealed & delivered in the presence
 of us Peter Stinger the 29th day of March Anno 1688
 Over March: acknowledged in open Court by the said
 John Knight & John Darrill
 as their seals & deeds witness
 Judith Nelson
 Record: at Dan: Mich^l & C^l North^{ton}

To all Christian People to whom these presents shall come
 greeting: I Judith Nelson of Northampton County Relict & Executrix
 of Robert Nelson deceased send greeting in our Lord God
 everlasting: Whereas the said Robert Nelson by his last
 will & testament in writing bearing date the first day of
 August one thousand six hundred Eighty five and duly
 proved in the said County Court of Northampton (during
 other things) did will & appoint that the Plantation
 which he owned & bequeathed unto two hundred acres of land
 with the appurtenances should be sold by his Executors
 the best advantage towards the payment of his just debts
 and the surplus thereof to be divided between his beloved
 wife and his three children as by the said will remaining
 on record in the said County Court doth more at large
 appears. Now know ye that I the said Judith Nelson
 (for and

for and in consideration of the sum of thirty thousand
 pounds of good merchantable Seafo Tobacco in casks to
 have been paid or to be paid by John Knight of the same
 County planter: have devised bargained sold & delivered
 Enforced and confirmed and by these presents do devise
 give sell & deliver Enforce & confirm unto the said John
 Knight his heirs Exors & Adm^r & assignes all that two
 hundred acres of land before mentioned situate lying
 and being in the said County of Northampton at a place
 the head of the Plantation Books and formerly the land
 of one John Harlo deceased with all & singular houses
 buildings, orchards, gardens, woods, pastures, and all
 other Rights privileges Liberties, Easements, Commodities
 Emoluments & advantages whatsoever to the said land
 belonging or in any wise appertaining: To have
 and to hold the said bargained land with all and singular
 the premises before mentioned unto the said John Knight
 his heirs Exors & Adm^r & assignes for ever & to his
 heirs & only proper heirs & assigns absolutely without
 any contradiction or power of Reversion: So that
 neither I the said Judith Nelson (Executrix as aforesaid)
 my heirs Exors & Adm^r or any the heirs of the said
 Robert Nelson or any other person or persons in their
 names at any time or times hereafter may make
 claims challenge or demand in or to the premises or
 any part thereof any Just right title or possession
 But from all claim of Right title claims Just
 possession or demand thereof I the said Judith Nelson
 and every the heirs of the said Robert Nelson to be
 utterly excluded & barred for ever by these presents
 and I the said Judith Nelson my heirs Exors & Adm^r
 do the above mentioned premises with their & every of
 their appurtenances unto the said John Knight his heirs
 Exors & Adm^r or assignes or assignes of the lawfull claims
 of all persons shall warrant & defend by their presents
 seals this Twentieth Ninth day of March in the fourth
 year of the Reign of our Sovereign Lord King
 James the second Anno Domini Domini Christi one thousand
 six hundred Eighty Eight

Signed sealed & delivered in the
 presence of us Peter Stinger
 Over March: the 29th day of March Anno 1688
 acknowledged in open Court by the said Judith
 Nelson as her full & sole voluntary & absolute
 act & deed to the said John Knight
 Record: at Dan: Mich^l & C^l North^{ton}

This Indenture be twixt made and Indented the Twentieth
 Eighth day of May in the year of our Lord God one thousand
 six hundred Eighty & Eight Between John Eyes of the County
 of Northampton Gent of the first part, in a Thomas Eyes of
 the same of the second part, and in a Daniel Eyes of the
 same of the third part. Whereas Sir William Berkeley
 Knt Governour & Capt Gen of Virg: did by Patent bearing
 date the sixth day of October in the year of our Lord God one
 thousand six hundred & forty, give and grant unto the
 said John Eyes, Thomas Eyes, & Daniel Eyes three hundred
 acres of land situate lying & being in the County of
 Northampton aforesaid, five hundred acres of which was
 formerly granted to them by Patent bearing date the twentieth
 day of March Anno Domini 1662: & also bearing date the fourth
 fourth moans & subject, and the other one hundred acres later
 by & given them by Cap: Wm Knicker as by the said Patent
 & other writings ready to be produced both and may more
 at large appear and whereat the said three hundred
 acres of land is by the Mutual consent & agreement of them
 the said John Eyes, Thomas Eyes, & Daniel Eyes divided
 & accepted of by & between them in manner & form
 following (viz) for the said John Eyes five hundred thirty
 & three acres beginning at a Grove tree in the Branch
 North & quarter westerly three hundred twenty eight poles,
 west twenty poles; North North west one hundred & forty poles,
 South east five hundred & sixty poles, then bounding along
 the Sunkon Marsh to the Mouth of the Brook or Branch
 then bounding upon the same to the first Grove tree; for
 the said Thomas Eyes five hundred thirty & three acres of land
 three hundred & ten whereof begin at the Grove tree aforesaid
 in the Branch; Running South & quarter Easterly one
 hundred & forty & two poles, South east two hundred poles, East
 and by North Eighty poles, then bounding on the Sunkon Marsh
 to the Mouth of the Brook, then bounding on the Brook or
 Branch to the first Grove tree; the other two hundred twenty
 three acres bounding Northwardly on the Land of Thomas M'willie
 & Running from the Sunkon Marsh on the South side, along
 the marked tree North North west three hundred & thirty
 poles & three less of the said Land; thence bounded Westward
 by a straight Right line of marked trees drawn along the
 first fifty acres of Land as followeth (viz) South & by
 West Sixty poles, then South & by East Sixty poles, then
 South east & by South Eighty poles then South East & by East
 & quarter Easterly Sixty poles, but a Grove tree, thence
 for the Sunkon Ground bounded by a Right line of marked
 trees drawn South South east four hundred poles, into the
 Sunkon Marshes thence Running Northwardly by the Sunkon
 Marshes into the Land of Thomas M'willie as the same is
 now bounded & awarded & in the possession of him the said
 Thomas Eyes: And for the said Daniel Eyes five hundred
 thirty & three acres beginning at the said John Eyes Patent
 at Drake's Grove: thence & Running South East five hundred &
 thirty poles, Down to the Sunkon Marshes, then from Drake's tree

(North

North and by East one hundred & forty poles, East South East
 three quarters Easterly Sixty one pole, North three quarters
 Easterly thirty one pole & an half, North North east one
 quarter Easterly thirty three poles; South South East by a
 straight line of marked trees Down to the Sunkon Marsh, then
 Down East line, which said particular divisions & proportions
 they the said John, Thomas, & Daniel Eyes are respectively
 possessed of according as is herein & hereby divided & expressed.
 Now therefore this Indenture witnesseth that the said John
 Eyes, Thomas Eyes, & Daniel Eyes Do for them their heirs
 Executors & Administrators jointly & severally Covenant promise
 and grant to & with each other their heirs & assigns that
 they & every of them shall stand seised and possessed of their
 said five hundred thirty & three acres of Land with the
 appurtenances according to the Division & Bounds above
 expressed without the claims or Disturbances of either of the
 other from the day of the date hereof for ever: And particu-
 larly the said John Eyes & Thomas Eyes Do for them
 their heirs Executors & Administrators jointly & severally
 Covenant promise & grant to & with the said Daniel Eyes
 his heirs & assigns the said five hundred thirty three
 acres of Land divided for him as aforesaid with all appur-
 tenances & appurtenances shall for ever be & remain
 to the said Daniel Eyes his heirs & assigns absolutely & freely
 discharged from all claims like & interest that they the said John & Thomas
 Eyes or either of them their heirs & assigns may now
 or at any time hereafter aske challenge claim or de-
 mand in or to the same or any part or parcel thereof
 by virtue of the above mentioned Patents & writings or
 any other way what so ever: And the said Thomas Eyes & Daniel Eyes
 Do for them their heirs Executors & Administrators
 Covenant promise & grant to and with the said
 John Eyes his heirs & assigns that the said five
 hundred thirty & three acres of Land divided & allotted for
 him as aforesaid with all appurtenances according to the
 Bounds above expressed shall be and remain to him the said
 John Eyes his heirs & assigns for ever in manner as is before
 expressed &c: And also the said John Eyes & Daniel Eyes Do
 in like manner for them their heirs Executors & Administrators
 Covenant promise & grant to and with the said Thomas Eyes
 his heirs & assigns that the said five hundred thirty & three
 acres of Land divided & allotted for him as aforesaid with all
 the appurtenances according to the Bounds above expressed
 shall be and remain to him the said Thomas Eyes his
 heirs & assigns for ever in manner as is before expressed
 &c: And it is lastly Covenanted & agreed by and
 between

Edwards the parties aforesaid that at any time within
 the space of seven years from the date hereof upon
 reasonable demand they shall give each to other for
 their aforesaid Debts. Such release & discharge for
 their aforesaid Debts as I shall see thought reasonable
 for the further Confirmation of their particular Interest
 the true Intent & meaning of their presents being that
 each of them his heirs & Assigns should quietly for
 ever Enjoy their particular possessions according to the
 above bound & Decisions. In witness whereof & also
 the parties the parties aforesaid to their presents have
 interchangeably set their hands & seals the day and
 years first above written.

Thomas Eyre
 y^e seals

Daniel Eyre y^e seals

Signed Sealed & Delivered in presence
 of
 Geo. Johnson
 Doxy^e Eyre
 Ju^r Hankins

The 28th day of May A^dom 1688
 acknowledged in open Court by the said Thomas
 Eyre & Daniel Eyre as their seals doth and
 added to their said Records John Eyre:

Record^r Geo. Johnson
 Geo. Johnson
 Geo. Johnson

The said 28th day of May A^dom 1688. one other part of
 the within & above written Indentures of Separable Under
 the hands & seals of John Eyre & Daniel Eyre and
 witnessed as aforesaid acknowledged in open Court by the
 the said John Eyre & Daniel Eyre as their seals doth
 & added to their said Records Thomas Eyre.

Record^r Geo. Johnson
 Geo. Johnson
 Geo. Johnson

The said 28th day of May A^dom 1688. This age the
 other part of the within & above written Indentures of
 Separable Under the hands & seals of John Eyre and
 Thomas Eyre & witnessed as aforesaid acknowledged
 in open Court by the said John Eyre & Thomas Eyre
 as their seals doth & added to their said Records
 Daniel Eyre.

Record^r Geo. Johnson
 Geo. Johnson
 Geo. Johnson

To all to whom these presents shall come greeting:
 Know ye that I John Filney of the County of North
 Gent. for divers good causes and considerations in that
 behalfs and especially for the love & affection I
 beare unto my loving Son John Filney have
 granted aliened Enfeoffed and confirmed and by
 these presents do give & grant alien Enfeoff and
 confirm

Confirme unto John Filney of the same County Junio^r three hundred
 and fifty acres of Land lying at the mouth of the North Side of
 Messwaddes called Pediment and one hundred acres of Land
 more called the Lynny Field bounded by the main Road and
 Phillipps Hillers Branch & adjoining to the Plantation of Liboon
 to have and to hold the said two parcels of Land with all
 and singular houses orchards gardens houses pastures wood
 water Eastward profits Commodities & Advantages with the
 appurtenances to the said Land and ye impts. Belongings or
 at any time here to come unto and Enjoyed to the use of him
 the said John Filney Junio^r his heirs Exec^r Administrato^r
 or Assigns for ever without any mental Reservations or
 power of Reversion in any wise whatsoever. So that
 neither I the said John Filney my heirs Exec^r or Admin^r
 may make claims challenge or demand any Right title
 use possession interest or Reversion of in or to ye premises
 or any part thereof, But we & every of us to be utterly
 excluded & discharged of & from the same for ever by
 these presents. And further I the said John Filney the
 said three hundred & fifty acres of Land called Pediment
 and the said one hundred acres of Land called the
 Joyndel field & other the premises before mentioned to
 the said Ju^r Filney his heirs Exec^r Admin^r or Assigns
 shall & will for ever warrant and defend against
 his heirs Exec^r Admin^r or Assigns or any person or persons
 claiming from by or under us, or any of us & against
 all manner of person or persons whatsoever. In witness
 whereof the said Ju^r Filney hath hereunto putt his hand
 and affixed his seal the eight & twentieth day of May
 in the year of our Lord one thousand six hundred
 eighty and eight.

John Filney
 Signed Sealed & Delivered in presence
 of
 Phillipps Hillers
 John Stockley
 Owen Marsh

The 28th day of May A^dom 1688
 acknowledged in open Court by the said John
 Filney Junio^r as his seal doth & added to his said
 Son John Filney Junio^r

Record^r Geo. Johnson
 Geo. Johnson
 Geo. Johnson

That I Mary Filney lawful wife of the aforesaid John
 Filney do hereby freely & voluntarily consent to the above
 grant of my said husband for the two parcels of Land on
 the other side mentioned and do by these presents fully and
 absolutely consent release & for ever quit claim all right
 of Dowry which of the said parcels of Land in case I should
 my said husband put of and from the said Land with
 appurtenances & excluded for ever. In witness whereof I have here
 (but)

bulo I set my hand & affixed my seals the Eight and Twentieth day of May in the years of our Lord one thousand six hundred Eighty & eight.

Signed sealed & Delivered in presence of
Philip Asher
John Shickley
own March

This 28th day of May Anno 1688
acknowledged in open Court by the said
Mary Gilroy at her first court & voluntary
del & deed to her son in law John
Gilroy Jun^r by Dan Archer Esq^r
Record: by Dan Archer Esq^r & C. North

To all to whome these presents shall come greetinge know
ye that I John Gilroy of the County of Northampton Gent
for Divers good causes and Consideracon in the whole
Have given granted allowed and confirmed and by these
presents Doe give a graunt allow & confirme unto Thomas
Gilroy of the same place one hundred deers of Land situate
lying & beinge at or neare Newwaddox Booke and part
of that Divided of Land I now live upon containinge
one thousand deers, which said one hundred deers of
Land beginneth & is bounded by the Branch deviding
the Land of Thomas Gilroy & my one thousand deers
aforesaid & is the Latent & outward bounde of ye Land
to have and to hold the said one hundred deers of Land
with all and singular woods, water, profits, & commodities
to the said Land belonginge or in any wise appertaininge
to the use of him the said Thomas Gilroy his heirs Exors
Admors or Assignes for ever without any mortall Reversion
or power of Reversion. Soe that neither I the said John
Gilroy my heirs Exors or Admors may aske claime
challenge or demand any right title use possession or any
Reversion of in or to the premises or any part thereof
But of and from the same use & enjoy off to be
eternally Excluded & Debarred by these presents for ever
And further I the said John Gilroy the said one hundred
deers of Land and premises to the said Thomas Gilroy his
heirs Exors Admors or Assignes shall & will for ever warrant
and defend against my heirs Exors or Assignes or any
Person claiminge better to them or any of them and
against all and all manner of Person or Persons whatsoever
In witness whereof the said John Gilroy hath hereunto put
his hand and affixed his Seals the Eight & Twentieth
day of May In the years of our Lord one thousand
Six hundred Eighty and Eight.

Signed sealed & Delivered in presence of
Philip Asher
John Shickley
own March

This 28th day of May Anno 1688
acknowledged in open Court by the said John Gilroy
gent at his court del & deed in presence of
Record: by Dan Archer Esq^r & C. North

To all Christian People to whom these presents shall
come greetinge know ye that I John Cow of the County
of Suffolk in Dominionsa Sonne and Heir of the County
late of Newwaddox in the County of Northampton in Virginia
Planter dec^d. Have for & Valuable Consideracon in hand
Received of Edmund Kelly dec^d of the said County of Northampton
child Dec^d by these presents alien Bargaine sold Enforce &
confirme unto Obadience Johnson one of the Sons of
Joseph Johnson of Newwaddox in the County aforesaid one
hundred and fifty deers of Land situate lying & beinge at or
neare the head of Newwaddox Booke in the said County of
Northampton beinge part & parcel of a tract of Land of five
hundred and fifty deers of Land formerly belonginge to
Christopher Hicks & by him sold by to my dec^d Father John
Cow, and since by me bargained & Contracted for to the said
Edmund Kelly dec^d. and by him by will proved and
Proved in Northton County Court the first of November
1682 conveyed to the said Obadience Johnson amongst
other Land. Which said one hundred & fifty deers of Land
was formerly in the occupation of one Dominick Stibaul
and last of all leased by the said Edmund Kelly to
one Thomas Pearson: To have and to hold the said
one hundred & fifty deers of Land together with all and
singular houses buildinge orchards profits & appurtenances
to the said Land belonginge or in any wise used & enjoyed
to the use of him the said Obadience Johnson his heirs Exors
Administrators Assignes for ever without any manner of
Contradiction or power of Reversion Soe that neither I
the said John Cow my heirs Exors or Administrators may
aske claime challenge or demand any Right title use
possession or Interest to the said parcel of Land & premises
But that use & enjoy off to be utterly Debarred & Excluded
for ever by this Instrument. And further I the said John
Cow Doe for me my heirs Exors & Admors sell and
release by the said one hundred & fifty deers of Land
& premises to the said Obadience Johnson his heirs Exors
Administrators Assignes absolutely & fully acquitted and
discharged from all and singular other gifts grants bar
gaints Contracts Leases Mortgage, fines fees forfeitures
points Issues or other manner of Incumbrances what
soever or otherwise well & sufficiently defended and
served in manner. And lastly I the said John Cow my
heirs Exors & Administrators shall & will for ever warrant
and defend the said one hundred & fifty deers of Land
& premises to the said Obadience Johnson his heirs Exors
Admors or Assignes against the said John Cow my heirs
Exors

To all christian People to whom these presents shall come
greeting: Know ye that I Joseph Godaker of the County
of Lower Norfolk in Virginia: for divers good causes and
consideration and the whole moving: But especially for
and in consideration of a former sale of the hereditaries
bargained and confirmed premises made by my father
Thomas Godaker & my mother Elizabeth his wife deceased
to John Waterson of the County of Northampton in Virginia
likewise and by him assigned unto George Tom Watson
of the same place: have bargained sold confirmed & quit
claims to deed by these presents. I do bargain alien-
ate and quit claims to the said George Tom Watson &
certain parcels of Land (containinge one hundred & fifty
acres or thereabouts (soo the same more or lesse) lying and
beinge in the old Plantation Neck Neare yo Pedimond Point
To have and to hold the said parcels of Land with all
houses Edifices, buildings, Orchards, Gardens, fenced
pastures Woods, Underwoods, waters, water courses & other
appurtenances whatsoever thereto belonginge or in any
wise appertaininge to him the said George Tom Watson
his heirs & assigns from the day of the date hereof
for ever. For that neither I the said Joseph Godaker my
heirs Executors & Adm^rs or assigns nor any other person
or persons for us or in the name or names of any of us
shall or may at any time or times hereafter make
challenge claims or demand any Right title, claim
interest Use or possession in or to the before mencioned
parcels of Land & premises nor any part or parcel
therof: But from all decem of Right the Interest Use
possession and demand therof: We and every of us be
wholly Excluded & for ever debarred by these presents: And
the aforesaid parcels of Land and every part & parcel thereof
with the appurtenances against the just claims titles & Interest
of any person or persons whatsoever claiminge or to be claimed
by force or violence and my right title and Interest of the
said Joseph Godaker my heirs Executors & Adm^rs to him the
said William Watson his heirs & assigns shall & will warrant
and for ever defend and against the claims of all other
persons or persons whatsoever. In witness whereof & other the
premises I have heretofore sold my Land & sold the fourth
day of July In the year of our Lord God One thousand
Six hundred Eighty & Eight.

the said Joseph
Godaker I his marks
The second day of August Anno 1688. yo seal
acknowledged in open Court by me Charles Hadden as yo attorney
& on yo behalf of Joseph Godaker at his real del & det
to the said George Tom Watson as also probacon made in open Court by
Daniel Nech as a sworn officer of the Court that the above is yo del &
deed of yo said Godaker for. Dan. Nech & Geo. C. North
I rood. Dan. Nech & Geo. C. North

This is a copy of the original of the
of the said Joseph Godaker by me
Charles Hadden as yo attorney
of the said George Tom Watson
as also probacon made in open Court
by Daniel Nech as a sworn officer of
the Court that the above is yo del &
deed of yo said Godaker for. Dan. Nech
& Geo. C. North

Know all men by these presents that I Joseph Godaker of the
County of Lower Norfolk in Virginia: Am heretofore and finally obliged unto
George Tom Watson of the County of Northampton in Virginia: like-
wise, in the sum of some thousand pounds of good sound mone-
y charitably solaced & casko to be paid unto the said George Tom
Watson or to his heirs & assigns hereafter: And I have
upon demand for which payment I was and truly to be made
bound my self by my heirs Executors & Adm^rs: firmly by these presents
sealed with my seal Dated the third day of July Anno 1688.

The condition of this obligation is such that whereas the above bound
Joseph Godaker by his Deed Under his hand and seal bearing date
with these presents hath bargained aliened sold confirmed & quit
claims unto the above named George Tom Watson: & certain parcels
of Land lying & beinge in the aforesaid County of Northampton
formerly sold by the said Joseph Godaker & Mother to John Waterson
& by him assigned to the said George Tom Watson containinge about
one hundred and fifty acres (soo the same more or lesse) did &
interest in the old Plantation Neck Neare to the Pedimond Point
in the County of Northampton aforesaid as by the said Deed (wherein
beinge theretofore had) more at large may appere: If therefore
the said Joseph Godaker his heirs Executors & Adm^rs shall
at any time or times hereafter when the same shall be demanded
give unto the said William Watson his heirs or assigns such further
aid and other assistance as by him or them their Counsel or Attorneys
and at their costs & charges in the Law) shall be reasonably desired
advised or required for his or their powerable & quiet enjoyment of the
aforesaid and confirmed premises accordinge to yo said Deed
deed without fraud or delay that then this present obligation to be
void or of no stand & be in full force & virtue: I the said Joseph
Godaker I his marks
Dan. Nech

The second day of August Anno 1688 acknowledged
in open Court by me Charles Hadden as yo attorney
& on yo behalf of Joseph Godaker at his real del
and deed to the said George Tom Watson as also probacon
made by Daniel Nech as a sworn officer of yo Court that the
above is the del & deed of yo said Godaker.

Know all men by these presents that I Joseph Godaker of the
County of Lower Norfolk in Virginia: Am heretofore and finally obliged unto
my wife my Mother & Mother in Law to the said George Tom Watson
of the County of Northampton in Virginia: like-
wise, in the sum of some thousand pounds of good sound mone-
y charitably solaced & casko to be paid unto the said George Tom
Watson or to his heirs & assigns hereafter: And I have
upon demand for which payment I was and truly to be made
bound my self by my heirs Executors & Adm^rs: firmly by these presents
sealed with my seal Dated the third day of July Anno 1688.

This is a copy of the original of the
of the said Joseph Godaker by me
Charles Hadden as yo attorney
of the said George Tom Watson
as also probacon made in open Court
by Daniel Nech as a sworn officer of
the Court that the above is yo del &
deed of yo said Godaker for. Dan. Nech
& Geo. C. North

for Three thousand pounds of Tobacco & caskes for the same
 of Tobacco in the said Wood, and givinge further appeared
 whom required wth said Deed & Bond boards dealt with
 these points did what you or either of you my self attorney
 or attorney shall doe herein shall stand to as good
 effect as if I my self were there present In witness
 whereof I have hereunto sett my hand & sealed the
 thirtieth day of July In the yeare of our Lord God
 one thousand six hundred eighty & eight

the said Joseph
 Giddaker & his marks

Done & Delivered in presence
 of Par. Arch
 Mich. Guderhill

The second day of August 1688
 made to yo^r altes powres of attorney in open Court
 as heretofore & sworn Officer thro^{ugh} Daniel North
 that the same is the del^{ivery} of the said Joseph
 Giddaker: Par. Dan North
Record Par. Dan North

To all whome this present Indented writing
 shall come touching know yee that wee Isaac Foxcroft of
 the County of Northampton in Virginia: Gents and John Gobb
 of the County of Accomack in Virginia: planters for and in
 consideration of six thousand four hundred pounds of Tobacco &
 caskes: to the said Isaac Foxcroft & John Gobb in hand paid
 before the Indenture and delivery hereof. by Edmund Joyne of
 the aforesaid County of Accomack Planter the receipt whereof
 the said Isaac Foxcroft & John Gobb doth by this present
 acknowledge & of every part & parcel thereof to be fully satis-
 fied & paid: hath granted bargained sold alienated and
 confirmed: and by these presents doth grant bargain sold
 alienate and confirm unto the said Edmund Joyne all
 that three hundred acres of Land betwixt more or lesse being
 part of a greater Division of Land belonging unto Stephen
 Charlton of the aforesaid County of Northampton Gent^{leman}
 and by the said Stephen Charlton in his last will & testament
 given unto Richard Stephens during the Natural life of the
 said Richard: and by the said Richard made over unto the
 aforesaid John Gobb situated lying & being in the County of
 Accomack aforesaid at Matchapungo South East & by South
 West the Land now Gilds by four hundred forty three point
 Northward & by North three hundred thirty two poles upon
 and since Gilbert Howards Land Northward
 upon a Branch of Matchapungo Crooke North West South
 West & by South half Easterly 80 poles now in the possession
 of the aforesaid John Gobb all the Right title interest
 claim & demand whatsoever which the said Isaac
 Foxcroft and John Gobb now have or which after was the said
 Isaac & John our heirs Executors or Assignes may have by
 reason of any title claimed in Law whatsoever unto the
 said three hundred acres of Land, and any part & parcel thereof

To have and to hold the said three hundred acres of Land herby granted
 and conveyed and every part & parcel thereof with the due share of all
 mine & mine heirs with liberty of hunting fowling with all other
 profits hereditament and appurtenances whatsoever thereto belonging
 or any wise appertaining unto the said Edmund Joyne his heirs and
 Assignes for ever and to the only his and his heirs of him the said
 Edmund Joyne his heirs & Assignes for ever freely & quietly
 lawfully & lawfully of and from all other former bargain & his
 gifts grants Judgments Executions Contracts Statutes charges & charges of
 Rent & other Incumbrances whatsoever thereto belonging or
 any wise appertaining: Unto the said Edmund Joyne his heirs and
 Assignes for ever at any time heretofore had made done committed
 omitted or suffered to be done & at any time hereafter to be had
 made committed done omitted or suffered to be done by them the
 said Isaac Foxcroft & John Gobb or either of them or either of their
 heirs Executors or Assignes: And the said Isaac Foxcroft
 and John Gobb did further promise & grant to & with the said
 Edmund Joyne his heirs & Assignes that the said Isaac & John
 had upon the dealing & delivery hereof full power good Right
 and lawful authority to grant & convey the said three hundred
 acres of Land & every part & parcel thereof in manner and
 manner hereof: did further shew that the said Edmund Joyne
 his heirs & Assignes shall & lawfully may at all times & times
 hereafter for ever according to the true intent & meaning of
 these presents peaceably & quietly enter into habitation &
 enjoy the said three hundred acres of Land with all & every the
 appurtenances thereto belonging: or in any wise appertaining
 without the lett hindrance molestation or disturbance of them
 the said Isaac & John their or either of their heirs Executors
 or Assignes: And that the said three hundred acres of Land
 now doth and hereafter shall stand & remaine unto the said
 Edmund Joyne his heirs & Assignes: for ever with warranty
 from the said Isaac & John & either of us or either of our
 heirs Executors or Assignes or any other Person or Persons
 whatsoever claiming by form or Value by or any of us any
 hundred acres of Land or any part or parcel thereof: And
 the said Isaac Foxcroft & John Gobb doth jointly & severally give
 Isaac Foxcroft & John Gobb our heirs Executors or Assignes
 three hundred pound of good sound Merchantable Tobacco & caskes
 to be paid the said Edmund Joyne his heirs Executors or
 Assignes in the County of Accomack aforesaid according to del
 of Assembly: In witness whereof we have hereunto sett our
 hands & sealed this eight day of July In the third yeare of
 the Reigne of our Sovereign Lord James the second King of
 England &c: one thousand six hundred eighty & eight

John Gobb
 Isaac Foxcroft
 Edmund Joyne
 Par. Dan North
 Record
 the 20th day of March Anno 1689
 Acknowledged in open Court by the said Isaac Foxcroft
 Isaac Foxcroft a Justice del & Deed by the said
 Edmund Joyne Par. Dan North & Deed by the said
 Record of Par. Dan North & Deed by the said
 the marks of
 John Gobb

Know all men by these presents that I Bridgett Pococke wife
of the above named Isaac Pococke do by these presents
freely absolutely & cheerly give grant & deliver up all
my right title claim Interest & demand which I the
said Bridgett Pococke now have or which I the said Bridgett
my heirs Executors or Administrators hereafter may have by any
Right or claim in Law whatsoever unto the above named
these hundred acres of Land or any part or parts thereof
unto the said Edmund Joynt his heirs & Assigns for ever
according to the true intent & meaning of the above
said promise as witness my hand & Seal the day and
year above written

Bridgett Pococke

Sealed signed & Delivered In the
presence of
Arthur Roberts

The Third day of August Anno: 1688
the said Bridgett Pococke as her free will
& Voluntary Act & Deed to the said Edmund
Joynt: *Edm. Joynt*
Edm. Joynt
Edm. Joynt

To all Christian People to whom these presents shall come Greeting
John dyest of the County of Accomack in Virginia: Mercier and
Mary his wife Daughter of Richard Hill of the County aforesaid
your said greetings: Whereas was the said John dyest & Mary
his wife Comenced Suits agt. Thomas Dunton of the County of
Northampton in Virginia: to the use: Court of the said County
as has the said Dunton was the possessor of a Certain parcel
of Land Containing Two hundred acres Situate lying & being
on the Seaboard Side in the said County of Northampton County
called or known by the Name of Goggs. On which was the
said John dyest & Mary his wife Obtained Judgment of the said
Court of the said County of Northampton that the Right
of the said Land was in the above said Richard Hill during
his life: and the remainder after his death to descend or
Ascend to the said Mary dyest & her heirs by virtue of a
Gift or Donation from the said Edmund Seaburg Side: And
whereas the said Wm Kendall of the County of Northampton aforesaid
purchased the said Land above mentioned of the said Edmund
Dunton, did hath since sold & conveyed the same to Thomas
Mac: Mellon late of the said County of Northampton dead who
gave down & conveyed the same to his Son & heir Thomas
Mac: Mellon & is now in the possession or Occupation of him
or his Assigns Now know ye that was the said John dyest
and Mary his wife for & in Consideration of the Sum of
Two Thousand pounds of good Tobacco & cash & other Valuable
and Convenient Satisfaction to be in hand paid & secured by
the said Wm Kendall on the behalfs of the said Thomas
Dunton

Dunton and himself, and to and for the use of the said Thomas Mac:
Mellon, Wholly & whosoever on behalfs of our selves & either of us
our or either of our heirs and Assigns was hereby acknowledged
our debts fully satisfied and Contented: Have committed, conveyed,
Executed, acquitted, discharged, & for ever quit claimed and
By these presents, Do for us our heirs & Assigns & the heirs
& Assigns of either of us. Remise, release, Execute, acquit,
discharge, & for ever quit claimed unto the said Thomas
Mac: Mellon his heirs & Assigns the said Two hundred
acres of Land together with all houses, Buildings, Edifices,
Buildings, Woods, pastures, Meads, marshes, & all other
appurtenances whatsoever thereto belonging: or in any
wise appertaining: To have and to hold the said Two
hundred acres with other the appurtenances as aforesaid with
all our Right title & Interest thereto or either of us or either
of our heirs or Assigns by virtue of the said Judgment of Northampton
County Court gift or Donation of the said Wm Kendall
Seaburg or by any other way or means whatsoever or
howsoever: and we the said John dyest & Mary his wife
Do for us our heirs & Assigns jointly & severally Covenant
promise & grant to & with the said Thomas Mac: Mellon
his heirs & Assigns that for the said Thomas Mac: Mellon
his heirs & Assigns shall quietly & peaceably hold hold
occupy possess & enjoy the aforesaid Two hundred acres of
Land & all & singular other the premises & appurtenances
thereto belonging, or in any wise appertaining from &
ag: us & either of us the heirs & Assigns of us & either of us
or from all other persons whatsoever claiming or to claim
by form or virtue of us or either of us, them or any or either of
us, Interest, means, privilege, custom, or payment: In witness
whereof & other the premises was the said John dyest & Mary
his wife have hereunto set their hands & Seals the twenty
Eighth day of September Anno 1688

Sealed & Delivered By the
said Mary dyest in presence of
John dyest
Mary dyest
John dyest

(Endorsed)

the
Mary dyest
marks

The Twenty Eighth day of September In the year
of our Lord God One thousand Six hundred Eighty & Eight
acknowledged in open Court by the within mentioned Mary
dyest as her free will & Voluntary Act & Deed to the within
Specified Thomas Mac: Mellon:
Edm. Joynt
Edm. Joynt
Edm. Joynt

I Doe hereby further authorize my said attorney to do & performe such other del & acts, things & things as shall be thought necessary & necessary for the better confirming & securing makinge the premises to him the said Wm Waterfield his heirs & assigns for ever, hereby Ratifyinge Confirminge & allowinge whatsoever my said attorney shall lawfully do or cause to be done in the premises so freely & fully as if it my selfe were personally present at the doinge thereof. In Witnesse my hand & Seale the Eighteenth day of September in the year of our Lord God, one Thousand six hundred Eighty & Eight.

Signed Sealed & Delivered in presence of Arthur Robint John Greene Thomas T Bullocke
The 28th day of Septemb^r Anno dⁿⁱ 1688. in the presence of the above named

power of attorney in open Court by the Justice of the Peace of the County of Northampton & John Gooden that the same is the del & deed of the said Thomas Bullocke.

Record: Jst: Dan. North^{ton} & Jst: Jst: North^{ton}

To all Christian People to whom these presents shall come greetinge know yee that I dm^e Collins widow of Northampton County for divers causes & considerations most notably movinge but more especially for the Natural affection I beare to my Lovinge Sonne Thomas Powell of the said County I Doe make over give grant and Confirm & deliver to the said Thomas Powell: One Featherbed Coultre & Two Blanketts, one pair of good Canvas Shooes, four Bowes, one Younge hee of Two year old: To have and to hold the said bed & furniture wth the four Bowes & their successors, and ye said hee to him the said Thomas Powell & his heirs & assigns for ever In Confir- mation that this is my will del & deed I Doe willingly & freely Confirm ye same by fixinge hereunto my hand and Seale this 27th day of 7th 1688. This wordes & yo^ur ho^use Inten- tion bind before signed.

Signed Sealed & Delivered in the presence of Jst: Jacob Johnson Jst: R^o: P^o: R^o: The 28th day of Septemb^r Anno dⁿⁱ 1688. in presence of the above named

acknowledged in open Court by the said dm^e Collins at her free & will del & deed to the said Thomas Powell.

Record: Jst: Dan. North^{ton} & Jst: Jst: North^{ton}

Dee & knowne that all men by these presents that I Abraham Collins of the County of Northampton in Virginia Planter for divers good causes & considerations most notably movinge but more especially for the Natural love & affection I have for Jasper Elott Son of Jasper Elott late of the said County deceased Doe by these fully, free & absolutely give unto Jasper Elott the Son of Jasper Elott certain those particular things followinge (viz) one good feather bed &

bedd^e containinge fifty pounde of good feather, one good Rugg and paire of Blanketts, four pott that will hold about foure gall, one small Chest, one Bow and one younding: Hooper withall their formale increase and the said Bow & younding Hooper Now to Run at his the said Jasper Elott owne proper use & profit withall their formale increase at aforesaid Untill their death Unto six heere and if more becom to the said Elott to be used as hee shall see good and the produce to be used out in necessary things for the good of the said Jasper Elott and in testimony whereof I have hereunto set my hand & fixed my Seale this 27th day of Septemb^r 1688.

Signed Sealed & Delivered in the presence of Wm Harmer son of Nottingham: The 28th day of Septemb^r Anno dⁿⁱ 1688. in the presence of the above named

acknowledged in open Court by the said Abraham Collins at his will del & deed to the said Jasper Elott

Record: Jst: Dan. North^{ton} & Jst: Jst: North^{ton}

Know all men by these presents that I Lotric Cripps of the County of Northampton widow for divers good causes & considerations most notably movinge but more especially for the in- Natural affection of the love & affection I beare to my Wellbelovd William Cripps have given, granted & confirmed like as by these presents I Doe give, grant, & Confirm to my said son, one Feather bed and Coultre, one good Rugg, one Cotton Blankett, & one pair of Canvas Shooes, two New porcelaine dishes, one powder Tumbler, one Porringer & six Spoones, one small Table, two Hagg Bottomed Chaires, one Chest, two Iron pott ye one of about five gallon & ye other two, one Gunne, one beards Gunstocke, one Saddle, one fayinge paim, one Iron Spitt one Bedd & Saddle, one Two year old mare & a he: Eweys for ever, two Cowes aged five year each, two Hooper aged two year each, & one Cow calfe with all their formale increase Untill her death to lawfull use & then all their successors male & female for ever To have & to hold ye before mentioned goods, mare, & Cattle in manner as aforesaid to him ye said William Cripps his Ex^{ors}: adm^{ors}: & assigns from ye day of ye date hereof for ever, for that neither I the said Lotric Cripps nor any claiminge by from or under me shall at any time or times hereafter sh^e challenge claim or demand any Right title or Interest to ye same, or any part or parcel thereof. But from ye same we & every of us be utterly excluded & for ever Excluded: Forbid always hereafter if if ye said Wm Cripps shall at any time be here with - Undersigned & demand any thinge from his Heires Ex^{ors}: or then this present Deed of gift to be void & of none effect (any thinge)

192. any things therein contained to the contrary notwithstanding
In witness whereof I have hereunto set my hand &
Sealed the 25th day of September Anno Domini 1688.

Wm Kendall
The 25th day of September Anno Domini 1688
acknowledged in open Court by the
said Wm Kendall as his sole del. & deed to his
son Wm Kendall
Record: J^{es} Dan Northch^{ell} & C^o North^{ton}

Recd. Sept^r 26th 1688. Of my father in law Charles Wright
one of the Exors of my late father's will as marrying my
mother my full and whole share of goods & Chattels
both within doore & without being fully satisfied for
all my share left to me by the will of my said late
father Deaman Loughland as it is divided Equally
amongst them all (except one stock of Hogs at
Jollys Nooke whose of halfe of them as they are shold
belonge to James Scuddy & the other halfe to be
between me & my said father In Law as witness
my hand y^e day above said / the marks X of
Deaman Loughland

Wm Kendall
The 27th day of September Anno Domini 1688
acknowledged in open Court by the said
Deaman Loughland & ordered to be Recorded
Record: J^{es} Dan Northch^{ell} & C^o North^{ton}

Be it Remembered this Thirtieth day of October Anno Domini 1688
that it was then agreed and concluded Upon Betwene
William Kendall of the County of Northampton in Virg^a
Gont. of the one part, Hancock Esq of the County of
Northumberland in Virg^a & also Gont. of the second part
the Sarah Kendall of the County of Northampton aforesaid
widow of the said part in manner & forme following
Imprim^o that the said lands, tenements, & appurtenances thereof
belonging: is forthwith to be put into good & sufficient
repairs at the equal costs & charges of the said partyes to
the said partyes, & the said Wm Kendall is to take care of doing
the same & for same
Item that from the day of the date hereof the said lands,
tenements, & the boy Habishaw for the time hereunto
be wholly under the care & managment of the said William
Kendall for the terme of foure yeeres & to have the sole
profits & benefitt thereof his defraying all costs & charges
(therein

193. therein only summinge for each of the said Hancock Esq
& Sarah Kendall the sum of 1000^l & p^{cs}, the third part of
which to be carryed th^{er} findings oyle & tallow during
the said foure yeeres: Provided the said Negro be
longinge to the said partyes both so longe But in case of
his mortality th^{er} before to be discontinued & void
if it had not bene made from the said land. In Confirmation
whereof the said partyes to these presents have hereunto set
their hands & Sealed the day & yeere above mentioned /

Wm Kendall
The 28th day of September Anno Domini 1688
acknowledged in presence
of (after the Judgment made
betweene the said Wm Kendall
& the said Hancock Esq
of which to be carryed th^{er}
findings oyle & tallow)
John Robins
Henry Stratton
Dan Northch^{ell}
Record: J^{es} Dan Northch^{ell} & C^o North^{ton}

To all whome these presents shall come I Wm
Kendall of the County of Northampton in Virg^a Gont. do
greeting in our Lord God Everlasting: whereas by our Deed of
Gift bearing date the 29th day of November 1686: Did dimony
the said Considerant freely give and graunt make & confirm
unto John Mulls of the County aforesaid planter & Mary his
wife who married me the Planter whereon they now dwell
containinge two hundred acres of Land as in & by the said
said Deed of Record bearing thereunto had may more fully &
at large appere: Now know yee. And that the said partyes do
willingly fully satisfy & declare that I the said Wm Kendall
did well for divers good causes & Considerant in the said
writinge but more especially out of the love & affection I
have and beare to the said John Mulls & my lovinge wife
Mary his wife have not only freely given Enforced con-
firmed & delivered the said two hundred acres of Land
but also two hundred and forty acres of Land more
unto adjoininge it beinge more or lesse on the Southern
part thereof & so summinge towards the Land for me
George Eblings and Wm Cripps Extendinge more further
from the h^{er}se path for its Western bound & Easterly
on the Land for me by Cap^t Taylor the said two hundred
& forty acres likewise by these presents I do freely give
graunt Enforce confirm & deliver unto the said John
Mulls & Mary his wife heire & assigns to be in the County
of Northampton as aforesaid & to their heires from the day
of the date hereof for ever the same at Consonant here
(on

on Reasonable equities and Mollis thereof given to indoe
 my heirs &c: to be laid out accordingly at the proper
 Costs and Charges of the said John Mulls & Mary his
 wife their heirs or assigns: To have and to hold the said
 Two hundred & forty acres of Land together with all
 houses, Edifices, orchards, gardens, fences, pastures,
 woods, Underwoods, Timber, Tumber, Trees, waldes, waides,
 cowles, pisholdeges, Immunities, Emoluments & other appurtenances
 whatsoever thereto belonging or in any wise appertaining
 to the said John Mulls & Mary his wife their heirs &c: -
 from the day of the date hereof for ever. And a cleare
 & freely & absolutely acquitted, Exoneratid, & discharged from
 all & all manner of former & other Gifts, grants, Parci-
 gaines, Sales, Contracts, Joynments, Dowres, mortgages, or
 other lites, troubles, charges, & Incumbrances, whatsoever
 had made, Committed, done or Suffered; or to be had
 made Committed done or Suffered by me the said William
 Kendall or my heirs or any other person or persons -
 claiming or to claim by from or Under me or
 them or by either or any of our Right, lites, aids, and
 perty, Consent or procurement: (The Rents & Services wh.
 Now and hereafter shall grow due or be imposed on
 the before given & granted premises to our Sovereign Lord
 the King his heirs & Successors always Excepted & reserved)
 Reserving to my selfe & my heirs the said Wm Kendall
 & my heirs &c: full liberty to goe & Carry away Packs
 for the use of my Sawmhouse on the said given & granted
 Two hundred & forty acres of Land, Not committing waste
 thereby of Soave timber wood nor any litle of younge
 shewing fidds that may in probability make Soave timber
 any longer herein contained to the contrary notwithstanding
 In witness whereof & other the premises of the said William
 Kendall have heretofore set my hand & affixed my seale
 this twelfth day of October In the year of our Lord God
 one thousand six hundred Eighty & Eight. Anno d. m. c. lxxxviii.

Sealed & Delivered in the presence
 of us Dan. Arch: Nathaniel Capell:

Now before the signinge &
 Sealinge hereof the weede (it
 bringe more or less Intended) the 28th day of
 November in the year 1688 acknowledged in open Court
 by the said m^r Wm Kendall as his sole del & Deed to
 the said John Mulls & Mary his wife.

(Endorsed)
 Know all men by these presents That Ann Kendall the
 lawful wife of the within mentioned Wm Kendall Des. lxxxviii
 (fully)

freely and Voluntarily Consent to the donation gift and
 grant of the within specified Two hundred & forty acres
 of Land withall and singular the appurtenances thereto
 belonging made by my said husband J^r. Mulls & Mary
 his wife their heirs & assigns as within Expressly hereby
 discharginge & for ever Exoneratinge them
 & every of them from all right lites Justly claimd
 & demand of Dowre Joynment or Shreds in any waye
 I may or might p^rovide to the aforesaid premises and
 appurtenances or any part or parcel thereof otherwise
 then within Expressly whatsoever or howsoever But from
 the same to be utterly Excluded & for ever Debarr'd by
 these presents. In witness whereof I have heretofore set my
 hand and affixed my seale this twelfth day of October
 In the year of our Lord God one thousand six hundred
 Eighty & Eight.

Ann Kendall
 yo Seale

Sealed & Delivered in the
 presence of us Nath. Capell
 Peter Delucourt
 The 28th day of November in
 1688. acknowledged in open Court by
 m^r Nath. Capell as the attorney & on the
 behalfe of m^r. Wm Kendall aforesaid as
 sole and Voluntary del & Deed to the said John
 Mulls & Mary his wife.

Know all men by these presents That Ann Kendall the
 lawful wife of Wm Kendall of the County of Northampton
 Gent. Do hereby publicly declare & appoynt Nathaniel
 Capell of the same place my attorney to acknowledge
 in open Court of this County and Surrender or Protest
 of Dowre bearinge date with these presents of Two hundred
 and forty acres of Land by my said husband given &
 confirmed to J^r. Mulls of the County aforesaid & Mary
 his wife their heirs & assigns. Reservinge & holdinge
 firm & stable whatsoever my said attorney shall
 lawfully doe therein as fully as if I my selfe were
 personally present by virtue of these presents With my
 hand & seale this twelfth day of October in the year
 1688

Sealed & Delivered in presence of
 J^r. Capell
 Arthur Robins
 (Endorsed) The 29th day of November
 Anno 1688: production made to the
 within power of attorney in open Court
 by the several parties of m^r. J^r. Mulls & Capell
 Arthur Robins: J^r. Dan. Arch: & Nathaniel
 Capell: J^r. Dan. Arch: & Nathaniel

and Runnings East for its Northern bound Sixty poles
 thence Runnings South South East for its Eastern bound
 Eighty poles, West to the Southeast most Corner
 of the forty dert of Land sold to the said Hitchett as
 aforesaid for its Southern bound Sixty poles, thence
 North North West along the said Hitchett's Eastern
 line of marked trees of his forty dert of Land by him
 bought as aforesaid unto the first beginning or boundary
 for its Western bound: and so to be laid out a certain
 most Coniguously and Adjacent to the said forty dert
 as the Land granted the said Fitzell by the aforesaid
 Patent will Grant to Complate the full Quantity & measure
 of the said Sixty dert promised, as soon as a Surveyor
 some other Person with the said Fitzell & Hitchett's Consent
 & at the said Fitzell's (Self & George) can be procured
 to perform the same. To have & to hold the said Sixty
 dert of Woodland Ground, together wth all & singular Timber
 Trees, woods, watercourses, Rivers, Meads marshes
 privileges Immunities & appurtenments whatsoever
 thereto belonging or in any wise appertaining
 according to the aforesaid bounds to him the said
 Joshua Hitchett his heirs & assigns from the day of
 the date hereof for ever: so that neither of the said George
 Fitzell my heirs Executors or assigns or any other Person
 shall at any time or times whatsoever
 hereafter the Challenge claim or demand
 any Right title or possession in or to the aforesaid
 Sixty dert of Land & appurtenments or any part or
 parcel thereof but from the same Wood & survey of be
 to be wholly Disbarred & for ever Excluded: and I the
 said George Fitzell Do for me my heirs Executors
 assigns & grant that the said Sixty dert of Land an
 appurtenments be absolutely clearly & freely Exonerated
 acquitted & discharged of & from all former & other gifts
 grants Bargains Sales Contracts Leases Dowries Jointures
 & other Incumbrances whatsoever and that I have
 and that I have good Right & title to alien & sell the
 & hereby Expressly: and further that the said Joshua
 Hitchett his heirs & assigns the aforesaid Sixty dert
 of Land & appurtenments unto him & thom dert the same
 title & Interest of any Person or Persons whatsoever shall
 (and

and will warrant and for ever defend by the said points
 and to keep the same at any time within the space of three
 years to be computed from the date hereof to give him
 the said Joshua Hitchett his heirs & assigns such
 further & other assistance for the aforesaid bargain
 (at their costs & charges) as the Law can Give In witness
 whereof & other the said George Fitzell
 have hereunto set my hand & seal the one & twentieth
 day of August Ann^o Dom^o 1688: Anno^o Regis Jacobi 18^o Rex
 signed sealed & Delivered in the presence of the
 said George + Fitzell
 Nathaniel Poffe
 Geo: Fitzell
 I marked
 the 28th day of November
 1688: Acknowledged in open Court by
 the said George Fitzell as his seal
 del & sold to the said Joshua Hitchett
 Geo: Dan. Nichol
 Geo: Dan. Nichol
 Geo: Dan. Nichol
 Geo: Dan. Nichol

To all to whom these presents shall come I John Cutting of
 the County of Northampton being goodly know ye that I the
 said John Cutting for diverse good and Valuable Considerations
 unto the said John Cutting and his heirs and assigns
 of the said County of Northampton I have by my Will bequeathed
 unto the said John Cutting and his heirs and assigns
 William Cutting also for five Shillings Sterling by him
 to me in hand paid before the Execution hereof I have given
 granted assigned confirmed & Delivered like as by these
 presents I do give grant assign confirm & Deliver
 to the said William Cutting one Plantation whereon I
 now live situate lying & being on the Westwater or Brook
 in the County aforesaid and containing Two hundred &
 fifty dert of Land (be ye same more or less) of the
 said my personal Estate as Cattle, horses, Mares, Sheep,
 Swine, household stuff, Plate, & other goods & Chattels
 whatsoever: To have & to hold the said plantation with
 all houses edifices buildings, orchards, gardens, fences,
 pastures, & other appurtenments whatsoever thereto be-
 longing or in any wise appertaining & also all my
 personal Estate be ye more or less (and the said
 excepted w^{ch} I reserve to be at my own disposal)
 to him the said William Cutting his heirs Executors
 & assigns from the day of the date hereof for ever
 so that neither of the said John Cutting nor any claimings
 by form or Title mine shall at any time or times hereafter
 the Challenge claim or demand any Right title Interest
 (and

W^{ch} or possession in or to the said Plantation & appurtenances
 & in or to y^e said small estate or any part or parcel
 thereof (other than the Occupation of the same which I
 reserve to my selfe during my Natural life) But
 from the same W^{ch} & story of us to be utterly Do-
 barred & for ever Excluded. And for further Confirmation
 of the truth I have put the said William Cutting
 in default possession of the premises by Liberty of Shute
 & Seizin & Warrant putt my hand & affixd my
 Seale the third day of January in the year of our
 Lord god our thousand six hundred Eighty & Eight)

Signed Sealed & Delivered in presence
 of John Hutchinson
 Jun^r Banker

John Cutting
 The 3rd day of January A^{dm} 1688
 acknowledged in open Court
 by the said John Cutting as his Heir & del.
 & Deed to the said William Cutting his Son

Record: J^r: Dan: Birchall
 J^r: Dan: Necham
 J^r: C^r: North

Know all men by these presents that I William Gascoine
 of Northampton County for the love & affection I
 have to my Grand Daughter Bridgett y^e wife of
 William Harmanson of the same place Do freely
 & voluntarily give grant & possess to my said Grand
 Daughter & heres Negroes (W^{ch} Gumps, Baby, Charles,
 and Robert, with their whole increase both male and
 female to her the said Bridgett and the heires lawfull
 begott of her body, and failings of her & such issue
 then the said Negroes & their increase as aforesaid.
 I Do give to my Grand Son Robert Gascoine to him
 and the heires of his body lawfully begott and
 failings of him & such issue I Do give y^e Negroes
 to my Son Henry Gascoine to him his heires & del.
 A^{dm} I do assigne all and singular the premises I
 Do freely give as aforesaid Witness my hand and
 Seale Dated this third day of January 1688

Signed Sealed & Delivered in the
 presence of us Jun^r Luke
 Adam Michael

William Gascoine
 The 3rd day of January A^{dm} 1688
 acknowledged in open Court by
 the said William Gascoine as his del. &
 Deed

Record: J^r: Dan: Birchall
 J^r: Dan: Necham
 J^r: C^r: North

To all People to whom these presents shall come
 I Adam Michael of Northampton County in Virginia send
 greeting: Know ye that I the said Adam Michael being
 in good and perfect minds and without fraud or deceit
 for and in consideration of the just sum of twenty three
 pounds current money in hand received before the signing
 and sealing hereof: Have given granted bargained &
 sold and by these presents Do give grant bargain &
 sell unto Bryant Haines of Northampton County of
 said all the Land belonging to me that layeth between
 the maine & Gunne Roads beginning Southwely upon
 Capt^{ns} John Sabages Land, and Northwely upon the Land
 belonging to the Orphanes of m^r de Goll yardly to a
 Deep Valley and soe beginning upon Nicholas Granges
 Corner trees that stand by the maine Roads, with all
 the Land & Town^{sh} pastures meadows & Gunne Crocks
 water courses profits Emendments & Advantages whatsoever
 to the said Messuages & premises belonging or in any
 wayes appurtenings or being decedent taken or used
 as part parcel or member thereof To have & to hold the
 said Messuage Town^{sh} or plantation Land meadow
 feeding pastures Ports Robertsone Docks & Accida-
 ments and all & singular the premises with there & story
 of their appurtenances unto the said Bryant Haines &
 his heires & assignes for ever: Soe that neither I the said
 Adam Michael my heires & del: Nor any other Person or Persons
 for us or in our Names or in the Name or Names of any
 of us at any time or times hereafter may aske or claim
 challenge or demand in or to the premises or any part thereof
 any interest right title W^{ch} or possession But from all actions
 of Right title claim interest W^{ch} or possession & demand
 thereof W^{ch} & story of us to be utterly Excluded & for ever
 Debarr'd by these presents: And I the said Adam Michael my
 heires & del: do the said Messuage & Town^{sh} or plantation with
 all their appurtenances unto the said Bryant Haines his heires
 & del: shall warrant & for ever defend by these presents of which
 said Messuages Town^{sh} or plantation of the said Adam
 Michael have put the said Bryant Haines in peaceable
 possession by Liberty Shute & Seizin of the said Land in
 witness whereof I have hereunto sett my hand & Seale
 this 22nd day of February 1688: Adam Michael

Signed Sealed & Delivered in the presence
 of us Jun^r Banker

The 22nd day of February A^{dm} 1688
 acknowledged in open Court by the said
 Adam Michael as his del. & Deed to the
 said m^r Bryant Haines

Record: J^r: Dan: Birchall
 J^r: Dan: Necham
 J^r: C^r: North