

of possession in or to the said Plantacion & dependencies  
or in or to ye said & sonall Lands or any part or parcels  
thereof (other then the Occupacion of the same which I  
retained to my selfe during my naturall life) But  
from the same were a obey of 65 to 830 yearly do-  
cated & for ever excludid: And for further Confirmation  
of the truth I have putt the said William Cutting  
in decomm possession of the premises by Abreys of State  
& Sizins & heridoms sett my hand & affixed my  
seale the third day of January in the year of our  
Lord god One thousand six hundred Eighty & Eight,

Signed Sealed & Delivered in presence

John I Cutting his  
of John Hutchinson  
In<sup>o</sup>. banked. The 3<sup>d</sup> day of January anno. macto. 1688.

1688: deknowledged in open Court by Seal  
by the said John Cutting as his Deed etc.

A Deed to the said William Cutting his son.

Recd. f. Dan. Meachell Esq<sup>r</sup> C. North ton

I know all men by these presents that I William Gascoine  
of Northampton County, for the love & affection I  
have to my Grand Daughter Bridgett yo wife of  
William Harrington of the same place do freely  
& voluntarly give grant & possess my said Grand  
Daughter aforesaid Mogeys (Mys) Gump, Baby, Charles,  
and Robert, with their whole income both male and  
female to her the said Bridgett and the heirs lawfull  
begott of her body, and failings of her & such as shall  
then the said Mogeys & their income as aforesaid.  
I do give to my Grand Son Robert Gascoine to him  
and the heirs of his body lawfully begott and  
failings of him & such after I do give yo Mogeys  
to my son Henry Gascoine to him his heirs Exe:  
Adm<sup>r</sup>: or affignd 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 In<sup>o</sup> Luke

William Gascoine

Abreys of State In<sup>o</sup> Luke  
Adam Michael. The 3<sup>d</sup> day of January anno. 1688.

deknowledged in open Court by Seal by  
the said William Gascoine as his seal etc. &  
Deed.

Recd. f. Dan. Meachell Esq<sup>r</sup> C. North ton

To all People to whom these presents Willinge shall come  
I Adam Michael of Northampton County in Virginia: send  
Greeting: Know yee that I the said Adam Michael being  
in good and perfect health and without fraud or design  
for and in Consideracion of the just sume of Twenty five  
pounds Current money in hand described before the Signers  
and Sealers hereof have given granted bargained &  
sold and by these presents do give grant Bargain and  
sell unto Bryant Haines of Northampton County aforesaid  
Said all the Land Belonging to me that layeth betweene  
the Maine & Currituck Rivers joyning Doubtless upon  
exp<sup>t</sup> John Sabago's Land, and Westerly upon the Land  
Belonging to the Inhabitants of m<sup>t</sup> degott ayming to the  
Dope Valley and see signers upon Nichol's Grange  
Crown tree that standeth by the Maine Roads, willie  
the Land somm<sup>t</sup> pastured meadow & Currituck  
watercourse profit. Conodlyng & Advantage whetherto  
to the said Bryant Haines a p'mised Belonging or in any  
ways appertaining or being decoupled taken or used  
as part parcell or member therof to have & to hold the  
said Bryant Haines & plantation Lands meadow  
pastures pastured Rents Inheritances Tenements & heredita-  
ments and all a singular the p'mised with more or less  
of their appurtenances unto the said Bryant Haines a.  
his heires & affignd for ever: See that willie I the said  
Adam Michael my heires ac: Nor any other of son or daughters  
for 65 or in one hundred or in the name or names of any  
of 65 at any time or times hereafter may take or claim  
challenge or demand in or to the p'mised or any part therof  
any interest eight hundreth 800 or possession But from all actions  
of Right either claimed interest 800 or possession & demand  
hereof 1688 a obey of 65 to 830 yearly excludid & for ever  
excluded by these presents: And I the said Adam Michael my  
heires ac: & the said Bryant Haines & sonn<sup>t</sup> or plantation will  
de their appurtenances unto the said Bryant Haines his heires  
ac: shall warrant & for ever defend by these presents of which  
said Bryant Haines sonn<sup>t</sup> or plantation of the said estate  
Michael have putt the said Bryant Haines in peaceable  
possession by Henry Stiles & Sonin of the said Land In  
witness whereof I have hereunto sett my hand & Seal  
this 22<sup>d</sup> day of February 1688: Adam Michael.

Signed Sealed & Delivered in the presence of us In<sup>o</sup> Luke  
Adam Michael. The 22<sup>d</sup> day of February anno. 1688  
Dan Meachell deknowledged in open Court by Seal in  
Adam Michael as his seal etc. Deed to the  
said Bryant Haines f. Dan Meachell Esq<sup>r</sup> C. North ton  
Recd. f. Dan Meachell Esq<sup>r</sup> C. North ton

+ I Sarah Michael the lawfull wife of Adam Michael  
Doe freely & Voluntarily consent to the within Satis of  
Land & Doe by these presents absolutely Relinquishe my  
Right of chuse a Dowre to the said Land for our Vale  
which I set my hand & Seal this 28<sup>th</sup> of February  
1688.

Sarah Michael.

Signed sealed & Delivered in ye presence

of me  
John Michell  
Dan Michell  
in open Court by the said Mr. Sarah Michael  
doth for ever & Voluntary set a Dowre to the  
said Land & her heirs.

John Michell  
Recorded first Dan Michell 28<sup>th</sup> Feb: 1688.

+ To all to whom these presents shall come Greetings know  
ye that I Adam Michael of the County of Hertfborough in  
Virginia Gent: for & in Consideration of the summe of one  
thousand pounds of Tobacco a cask to me in hand paid  
& I owe to her paid the receipt whereof I doe hereby  
acknowleddge & my selfe to her well and truly havinge  
paid featurd & paid above aforesaid Bargained sold and  
Agreed and by these presents Doe alson Bargaine  
Sell & Agreed unto Benjamin Nottinghame of the County  
& place aforesaid One hundred deers of Land situate lying  
and beinge in the County aforesaid beinge at the South end  
of Nicholas Graingers field by the Main Road from  
Hancox by d<sup>r</sup> land of marked b<sup>r</sup> east South East quarter of  
a p<sup>r</sup>nt East by North Ninety fenece post and thence by d<sup>r</sup> land of  
marked b<sup>r</sup> North East by East one hundred Sixty Nine  
posts to Robert Wedgins fence late in the Deep Branch &  
so bounded by the said Branch unto the high path or Common  
Road: and by the said Roade unto the aforesaid bounder of  
Graingers old field. To have and to hold the said one  
hundred deers of Land with all & singular houses build  
ings orchard garden fence Woods Woods wood water  
watercourses & all & singular other benefitts Conveniencies  
Advantages to the said one hundred deers of Land abo  
longing or in any wise appertaininge to b<sup>r</sup> of him the said  
Benjamin Nottinghame his heire<sup>s</sup> & ad*ee*<sup>s</sup> or assigne<sup>s</sup>  
for ever without the b<sup>r</sup> Modeston Doyall or Intercessor  
of no the said Adam Michael my heire<sup>s</sup> & ad*ee*<sup>s</sup> or assigne<sup>s</sup>  
shall & will doole mainaininge & defend the said  
one hundred deers of Land a<sup>r</sup> promised to the said Benjamin  
Nottinghame his heire<sup>s</sup> & ad*ee*<sup>s</sup> or assigne<sup>s</sup> of and  
from all and all manner & singular former other gift  
granted Bargained Sealed Rents or dowerages of Land &

( Titus)

+ Title Dowre or any other Inconuenience what so ever  
feare a chace a feare & clearly acquited Exempted  
and discharged And further if the said Adam Michael  
my heire<sup>s</sup> & ad*ee*<sup>s</sup> shall & will from time to time  
at all times hereafter for ever warrant & defend the  
said one hundred deers of Land a<sup>r</sup> promised to the said  
Benjamin Nottinghame his heire<sup>s</sup> & ad*ee*<sup>s</sup> or assigne<sup>s</sup>  
and all other persons claiminge from b<sup>r</sup> or Vnder  
me & or either of us did againt all manner of  
Person or persons upon any pretence what so ever: And  
Lastly I the said Adam Michael my heire<sup>s</sup> & ad*ee*<sup>s</sup>  
shall & will at the reasonable & equall rate  
a<sup>r</sup> charged in the land of him the said Benjamin  
Nottinghame his heire<sup>s</sup> & ad*ee*<sup>s</sup> or assigne<sup>s</sup> att  
all any time or tyme within thist sixteen years next to  
commence from the date hereof make such delivere & deliue  
to give such better Entenance to him y<sup>e</sup> self Benjamin  
Nottinghame his heire<sup>s</sup> & ad*ee*<sup>s</sup> for the better Securinge or  
Guardinge of the said one hundred deers of Land a<sup>r</sup>  
promised as by his or their heire<sup>s</sup> or assigne<sup>s</sup> bound in the Law  
shall easly admitted delivere or required In witness  
whereof I the said Adam Michael have hereunto putt  
my hand & fixed my seal this Twenty eighth day of  
February anno Domini one thousand six hundred Eighty Eight  
Signed sealed & Delivered in the presence of me

Adam Michael.

John Michell  
Recorded 28<sup>th</sup> day of February anno 1688. y<sup>e</sup> self  
John Michell  
Dan Michell  
in open Court by the said  
John Michell as his coale set a Deed  
to the said Benjamin Nottinghame.

John Michell  
Recorded 28<sup>th</sup> day of February anno 1688. y<sup>e</sup> self  
John Michell  
Dan Michell 28<sup>th</sup> Feb: 1688.

+ I know all men by these presents that I Sarah the lawfull  
wife of the within mentioned Adam Michael Doe freely  
and Voluntarily consent to the within Satis a<sup>r</sup> a<sup>r</sup> a<sup>r</sup> a<sup>r</sup>  
of one hundred deers of Land bounded as is within  
expresse<sup>d</sup> & all other the premises did do hereby & do  
dequit & discharge the within mentioned Benjamin Notting  
ham his heire<sup>s</sup> & assigne<sup>s</sup> of all my Right title and  
Interest of the said Dowre title of Dowre of the within  
mentioned premises for that neither I nor any claiminge  
by me or heire<sup>s</sup> and shall ever atke challenge or demand  
any right title or Interest heire<sup>s</sup> but from yo same to  
me utterly excluded & for ever discharged by these presents  
I do hereby bind my heire<sup>s</sup> to do the same  
Sealed & Delivered in presence of  
John Michell  
Recorded 28<sup>th</sup> day of February anno 1688. y<sup>e</sup> self  
Dan Michell  
acknowledged in open Court by the said Mr.  
Sarah Michael as his coale a Voluntary

To all to whom these presents shall come I Elizabeth  
Billiard yo wife & administratrix of John Billiard  
late of the County of Northampton deceased her husband  
yea that I the said Elizabeth Billiard do send greeting from  
you of the lord & dominion of mine to my wife  
lived children John Billiard Wm Billiard Edward  
Billiard & Jonah Billiard have given granted confirmed  
a Delivered like as by these presents I do give grant  
confirm a Delver to them the said John William  
Edward & Jonah Billiard two hundred dead four yards  
two hifes aged three years three hifes aged two  
years & one yearling his wife will be found  
enough to turn in a good stock before William  
Billiard die attains to ye age of eighteen years (the  
age I do hereby declare my said son to be  
& at their own disposal) and as each of them attaineth  
to the said age of eighteen years to have his share  
and proportion out of the stock & enjoy all the  
enough both male & female for one the said cattle  
bring up on both hands & obtaffed in ye Right  
to have & to hold the said cattle wth their increase  
in maner as aforesaid to them the said John  
William Edward & Jonah Billiard from the day of  
the date hereof for ever so that neither of the said  
Elizabeth Billiard nor any claimant by or from  
or under me shall at any time or times hereafter  
make challenge claim or demand any Right title  
Interest or possession in or to the said cattle & their  
increase in maner as aforesaid but from the same  
a copy of this writing delivered & for ever excluded  
and forasmuch as there be some necessary household goods  
which are not at all times to bee purchased I do therefore  
by these presents signe & make over to my said son  
one New feather bed & bolster & the Rugg & a Blancket  
thereunto belonging, one flock bed & bolster & the Rugg  
& Blancket thereto belonging, three iron potts, four  
powder Dishes, three plads, one porringer, two <sup>large</sup> ~~large~~  
one headmills, (pertaining to my selfe the 1<sup>st</sup> of January  
my life) one small table & four chairs: These pertaining  
allowing for the said goods (out of what is due to  
them from thire father Estate) as they were apprized at  
otherwise the same to bee a robot to me my Esq<sup>r</sup> son  
& affiged any thing in these presents contained to ye contrary  
hereunto: In witness whereof & other ye purifid  
I have hereunto set my hand & seal ye 28<sup>th</sup> day of

February 1688:-

I signed sealed & delivered in  
presence of Edw Johnson

Thomas Johnson The 28<sup>th</sup> day of February anno 1688

1688 acknowledged in open Court by the

said Elizabeth Billiard as her sole act a  
Deed to her said four children

1<sup>st</sup> Dan: Nechell & Co:  
2<sup>nd</sup> Dan: Nechell & Co: 3<sup>rd</sup> C: Nechell

4<sup>th</sup> Rowd: 5<sup>th</sup> Dan: Nechell & Co: 6<sup>th</sup> C: Nechell

To all Christian People to whom these presents shall  
come I John Dailey send greeting in our Lord god.  
knowe yee that I John Dailey of the County  
of Northampton in Eng<sup>r</sup>: for divers good causes and  
considerations me thoroougly movinge but more especially  
for a consideration of two thousand pounds of  
Tobacco in hand paid to me by Francis Brandon  
of the same County in Eng<sup>r</sup>: plante the Rector  
whereof I do hereby acknowledge and from thence  
paid a parcell thereof due dequit exactually and  
discharge him the said Francis Brandon his heires  
Esq<sup>r</sup> & Esq<sup>r</sup> for ever by these presents have given  
granted aliened bargained sold enforfeft confirmed  
a Delver likewise by these presents I do give grant  
bargaine sell enforfeft confirm a Delver unto the  
said Francis Brandon his heires or assigns for ever  
one hundred acres of land lyinge & beinge in North-  
ton County aforesaid (and beinge the one full halfe of two  
hundred acres formerly bought by me of William  
Whittington of the County of Accomack as by Deed  
bearinge date the fourteenth day of September 1686: Reference  
beinge had may more at large appear) the said one  
hundred acres beinge on the Netherton side of my said  
hundred acres and bounded on the Branch called  
Two hundred acres Branch & so to Runne in length  
Scotch quarter Branch & so to Runne in length  
the whole length of the said Land to the said Godwin  
corner tree and to the Branch will bee on the said  
Scotch quarter Branch: To have and to hold the said  
Scotch quarter Branch with all houses edifices buildings &c:  
land together with all and singular the appurtenances whiche  
together with all and singular the appurtenances whiche  
woods, Underwoods, Branches & waters with liberty of  
Hunting & Hawkinge and all profitts, Commoditys &  
hersellments whatsoever to the said land belonginge or any  
wise apperteyninge to the only 625 perches and behaffs  
(of them

of him the said Francis Brantoun his herte & affignt  
to: 1682. And I the said John Dalby for my selfe  
herte Exe<sup>t</sup> & ddn<sup>t</sup> doo graunt prouide a graunt  
to & with yo said frane: Brantoun his herte & affignt  
that I was & am at the time of this Endavoure and  
Delivery of these presentes in full powre & lawfull authorit  
to Enfroffe a Confesse yo same. And also that the  
said Land now is & so shall continuall vnde the said  
francis Brantoun his herte & affignt for ever aff  
and discharged of & from all & all manner of gift  
grants. Bargaines, Sales, Hovf<sup>t</sup>, Leases, Mortgag<sup>s</sup>  
Impeuds, Dowds, Entails, Executons, Statutes, Judgments  
Recognizances, Entails, Hests, Hertfords, or chancery  
and of & from all manner of other Incumbrances what  
soever (What shall hereafter comd due to our sover  
aigne by the Kinge his herte & successors due what  
shall by lawfull authority bee Imposed thereon alwayes  
excepted a ffew p[er]son). And further the said Jno. Dalby  
doe for my selfe my herte Exe<sup>t</sup> & ddn<sup>t</sup> doo graunt prouide  
& graunt to & with the said frane: Brantoun his herte &  
affignt for me to warrant & defend the p[er]son & other p[er]  
ffersons therof to him the said frane: Brantoun his herte  
& affignt for ever & to his & their sole & only proprie  
tys & behoofe absolutely from the just claime title and  
interest of me my herte Exe<sup>t</sup> & ddn<sup>t</sup> & all & every the  
fferson or ffous what soe ver. And lastly I the said John  
Dalby doe for my selfe my herte Exe<sup>t</sup> & ddn<sup>t</sup> further  
graunt prouide & agree to & with the said frane:  
Brantoun his herte & affignt to give & such other Justices  
for the more & better sure makinge & Culvering obz<sup>t</sup> the  
said Land with as the p[er]son hereby graunted from him to  
him and at all times during the termes of fourteyn years &  
next to ensue as shall bee by him the said Brantoun his  
herte & affignt or his or their ffame Barred in the law  
described, delived, or required. I delived the same doo dñe att  
the Cst & charged in the Eyes of him the said frane: Brantoun  
his herte &c. In witness whereof & other yo ffesse never  
used p[er]son I have hereunto sett my hand & Seale the  
Twenty eighth day of September dñe<sup>t</sup> Dom<sup>t</sup> one thousand  
Six hundred Eighty & Eight & in the fourth yearre of the  
Reigne of our Soveraigne Lord James the Second by the  
Grace of God of England Scotland ffrance & Ireland  
King<sup>r</sup> &c.

Signum

signed sealed & Delivered in yo presence  
of vs Robert Hester John H. Dalby  
Robert Warden acknowledged in open Court by us the said John H. Dalby  
Signature Robert Brantoun as his sole & only Deed to the said frane:  
H. Warden Recrd<sup>r</sup> by Dan. Meekell Esq<sup>r</sup> Co. North

207: Know all men by these presents that Elizabeth Dalby<sup>r</sup> lawfull  
wife of the above mentioned John Dalby doo freely and  
Voluntarily consent to the above sale & alienation of one  
hundred acre of Land bounded as is above Expreſſed and  
all other the p[er]sonal dud Deo herby Robert Edward  
dequit & discharge to the abovesaid frane: Brantoun his  
herte & affignt all my Right herte & Interest of ffid  
Power contained in the p[er]son. See that neither I nor any  
claiming by from or under me shall ever make  
challenge or demand any Right herte & Interest thereto  
but from the same to bee utterly Excluded & free  
delivered by these presents as with my hand & Seale  
this 28<sup>th</sup> day of dñe<sup>t</sup> Dom<sup>t</sup> 1688: —

Signum  
Signed sealed & Delivered in yo presence Elizabeth X. Dalby  
of vs Robert Hester

Joseph Warden the 29<sup>th</sup> day of February dñe<sup>t</sup> 1688:  
Signum acknowledged in open Court by the said  
Henry H. Warden Elizabeth Dalby as her sole & only  
Voluntarily del & Deed to the said frane:  
Brantoun J. P. Dan Meekell Esq<sup>r</sup> Co. North  
Recrd<sup>r</sup> by Dan Meekell Esq<sup>r</sup> Co. North

To all ffearne People to whom these presentes shall  
come I Joseph Godwin of the County of Northampton  
in Eng<sup>t</sup> 13<sup>th</sup> greeting: Know yee that I the said Joseph  
Godwin for divers good causes & Consideracions and  
the publick mōvinge But Especially for a in Considerac  
ion of the late & affliction I had in Generall to the  
Inhabitants of the said County (and for that the same  
had beene the place of my Residēnce alre since  
my Infancy) Have given graunted affignd & confirmed  
and delived like as by these presentes I doo give  
graunt affignd Confesse & Delive to Major John  
Robin, Esq<sup>r</sup> John Bush<sup>r</sup> & Mr Thomas Glanvill  
one of his Ma<sup>t</sup> Justices of the Peace for the County  
afforenamed & of the Queenes ffarmacy deale of Land  
Sennelde lyinge & beinge Now adiacent to the  
Maine Rude and the place where the Court is att  
present kept in the County aforesaid The same to bee  
laid out & bounded most conveniently to the Court  
house I am now buildinge for the County & as  
shale bee by me thought fitt & other wise adjudged Resound  
(No charge)

the charge of laying out the same to be defrayed by the County. To have and to hold the said freely alredy granted of Land. to whom the said Major John Hobart Capt. John Marmanor & their successors Justice of the Peace as aforesaid for the proper use benefit & behoofe of the said County from the day of the date hereof for ever. In manner & forme followinge did we the Justices herafter mentioned & aforesaid (that is to say) the said Court house prison, prison yard, & Pults belonginge therunto with free liberty of Ingress, Egress, & Progress for all persons that shall repair to Court or prison; also for prisoners that shall bee allowed the benefit of the Pults, to make use of the same as the Law directeth, also to gott firewood & such other necessarie thinges (within the said freely alredy) as shall at any time be required & necessary for the said Court house, prison, & yard. The true intent & meaninge of these presents beinge that whatsoever Debundys, Barfets, profits, gains, & charges may decease arise, or be made out of the said freely alredy of Land and such structures & Edifices as to the said Joseph Godwin his heirs &c: Shall build & erect wherein all those own proper fees & charges the same beinge no obstruction nor hindrance to keeping the Just & prisoners to have such benefit and liberty as the Law directeth. I shall bee concerne & bounden to him the said Joseph Godwin his heirs & assigns. And if the said Joseph Godwin doe for me my heirs &c: Robourt promise & grant to & with the said Major John Hobart Capt. John Pittie & m<sup>r</sup> Thomas Marmanor & their successors as aforesaid: That they & every of them from henceforth shall bee & stand bounden of the said freely alredy of Land in manner & to the intent & use aforesaid: And in like manner peaceably and quietly have held and enjoy the same without the least hindrance, disturbance, molestation, or interruption of me the said Joseph Godwin my heirs & assigns or any claiminge by from or under me: Prohibited alwaye notwithstanding that if it shall happen the Court for the said County shall bee removed & kept in another place then this present Deed & all therein contained to bee void & of none effect. And the said freely alredy of Land and premises to bee remaine & reserved to me the said Joseph Godwin my heirs & assigns as in our forme stated any thing  
(in this)

in these presents contained to the contrary notwithstanding, or witness whereof, or otherwise purposed I have hereunto set my hand & affixed my Seal the first day of March in the year of our Lord God One thousand six hundred Eighty & Eight. Job: Godwin.

Signed sealed & delivered in presence

W<sup>m</sup> Hobart Esq

Charles Holden the first day of March anno 1688

Jo: Hickman acknowledged in open Court by the said Master deputie Joseph Godwin as his sole dcl<sup>d</sup> D<sup>r</sup> D<sup>r</sup>

according to the true intent & meaninge also written and subscribed obliginghimself to make Recognition hereof in the Generall Court

P<sup>r</sup> Dan. Meachell Esq<sup>r</sup> G<sup>r</sup> North

Record<sup>d</sup> P<sup>r</sup> Dan. Meachell Esq<sup>r</sup> G<sup>r</sup> North

I know all men by these presents that I Mary Godwin the lawfull wife of the within mentioned Joseph Godwin doe hereby freely & voluntarily grant unto the within clionacon & grant made by my said husband of the freely alredy of Land and appurtenances within expressed in manner and forme and according to the true intent and meaninge therin sett downe & contained (and therwise) and from all further claims of right title whereby the said or otherwise which may or might at any time or times by any wayes or means belongeth to me otherwise than herein is expressed reserved & prohibited) to bee utterly disbarred & for ever excluded by these presents in witness whereof I have hereunto set my hand & Seal the first day of March anno 1688.

Signed sealed & delivered in presence of the said Mary Godwin M<sup>r</sup> Hobart Charles Holden marks of seals Jo: Hickman the first day of March anno 1688

Master deputie acknowledged in open Court by the said Mary Godwin as his sole dcl<sup>d</sup> D<sup>r</sup> D<sup>r</sup> D<sup>r</sup> according to the true intent aforesaid and likewise obliginghimself to make Recognition hereof in the Generall Court at Ja<sup>n</sup> Pittie: P<sup>r</sup> Dan. Meachell Esq<sup>r</sup> G<sup>r</sup> North Record<sup>d</sup> P<sup>r</sup> Dan. Meachell Esq<sup>r</sup> G<sup>r</sup> North

To all Christian People to whom these presents shall come I  
 Cap: Isaac Postscript of the County of Northampton Sdnd -  
 greetings: Whereas James Mcill of the County aforesaid  
 married Did by his Deed bearing date the Twelfth day of  
 November in the year of our Lord God one Thousand Six  
 hundred Sixty & Eight bargains alon the Enforfe-  
 confirme & Deliver to me the said Isaac Postscript my  
 heires & assigns for ever the full halfe or Mosity of all  
 Dibbute of Land Lehalo lying & Binge at Seabord side  
 in the County of Decomack Generallly called & Knowne by the  
 Name of Nobles Neck, which Neck fould with by Elizanor  
 Gloucestre hundred deers of Land (To the same more or less)  
 Which said Mosity or one halfe, I am to habe both in  
 quantity & quality as also yo helpe of what oþerþels shall  
 appear to be upon recþyng as by the said Deed doth or may  
 more at large appear: Now therefore know all men by  
 these presents that I the said Isaac Postscript Doe for a in  
 consideration of eight thousand six hundred pounds of þo  
 dñe to me in hand paid before the þeþation hereof by  
 m<sup>r</sup> Thomas Hammon of the County of Northampton aforesaid  
 the receipt whereof & of every part & parcell therof I do  
 hereby acknowledge & ye the said Thomas Hammon his heire  
 Esse & a sum<sup>e</sup> of þo hereby Exempte & Discharge þeþ  
 alon the Enforfe confirme & Deliver to the said Thomas  
 Hammon his heire & assigns yo one full halfe or Mosity  
 of the halfe or Mosity sold & Deloyed to me by the said James  
 Mcill, to have and to hold the said Mosity or halfe of that side  
 to me as aþested by the said James Mcill his selfe in the  
 one halfe of what oþerþels shall bee on Seabord made with  
 all other appurtenances whatsoeuer both in quantity & quality  
 to him the said Thomas Hammon his heire & assigns  
 from the day of the date hereof for ever, in as full & ample  
 manner as I my selfe may might or could (by Value of the  
 said Deed) haue held occupys posseſſe & Enjoy the same  
 Doe I the said Isaac Postscript Doe for me my heire  
 Esse & a sum<sup>e</sup> of þo þeþant þeþal, a grant & w<sup>m</sup> the said  
 Thomas Hammon his heire & assigns that the said land  
 & appurtenances hereby sold is absolutely clearely & free  
 clequited Executed & Discharged of and from all & all manner  
 of þeþal Domes, Joyned, Shulds, Shelds, Stepes, Executions  
 & Judgments & all other þeþments whatsoeuer  
 Doe for me my heire Esse & a sum<sup>e</sup> of þo þeþant þeþal  
 a grant w<sup>m</sup> with the said Thomas Hammon his heire  
 and assigns the said land & appurtenances þeþal the one full  
 part of Nobles Neck to him the said Thomas Hammon his  
 heire & assigns by the just claimes & a þeþal of any þeþ  
 or other whichever he warent & for ever defend of that land  
 (þey)

they shall habe as much liberty and privilege þeþionally  
 for his further þeþt in all respects whatsoeuer as I may or can  
 clame for the Mosity by Value of the said Deed: And  
 þo ago further þeþon a þeþal to give them the said  
 Thomas Hammon his heire & assigns alþeþine  
 within the þeþt of þeþal years þeþal other & further  
 þeþal for the þeþt sold & Bargained þeþal as shall  
 be by him the said Thomas Hammon his heire & assigns  
 þeþal thought needfull & necessary. In witness whereof & after  
 þeþal I haue hereunto set my hand & Seal to þeþ  
 day of April in the year of our Lord god one thousand  
 six hundred Sixty & Nine,

Isaac Postscript

þeþal

John Postlocke know all men by these presents that I Bridget  
 þeþal spakker þeþal þeþal wife of the above named  
 + Isaac Postscript þeþal Voluntary þeþal to the above side  
 to the said Thomas Hammon his heire & Deliver to him  
 his heire & assigns all Right title & þeþal I now  
 hand or þeþal may claim in & to the aþerþel  
 þeþal by Value of the said Deed or þeþal deo-  
 lio no d<sup>e</sup> withdraw my hand & Seal the 16<sup>th</sup> day of  
 April anno 1689:

Bridget Postscript

þeþal acknowledged in the presence of þeþal

þeþal Bridget Postscript

þeþal 29<sup>th</sup> day of March anno 1689: þeþal  
 þeþal produced in open Court & at the instance  
 of m<sup>r</sup> Thomas Hammon þeþal recorder  
 Recorded þeþal Dan: March 29<sup>th</sup> A.D. 1689.

To all Christian People to whom these presents shall come I  
 Cap: Isaac Postscript of the County of Northampton Sdnd -  
 greetings: Whereas James Mcill of the County aforesaid  
 married Did by his Deed bearing date the Twelfth day of  
 November in the year of our Lord God one Thousand Six  
 hundred Sixty & Eight bargains alon the Enforfe-  
 confirme & Deliver to me the said Isaac Postscript my  
 heire & assigns for ever the full halfe or Mosity of  
 all Dibbute of Land Lehalo lying & Binge at Seabord  
 side in the County of Decomack Generallly called & Knowne  
 by the Name of Nobles Neck which Neck fould with by  
 Elizanor Gloucestre hundred deers of Land (To the same  
 more or less) Which said Mosity or one halfe I am to  
 habe both in quantity & quality as also the halfe of what  
 oþerþels shall appear upon recþyng as by the said Deed  
 doth or may more at large appear: Now therfore I know  
 (þey)

all more

212:  
all men by these presents that I the said Isaac Pearcey do  
for and in consideration of eight thousand two hundred pounds  
of tobacco a cask to me in hand paid before w<sup>t</sup> afforment  
hereof by m<sup>r</sup> Thos: Hammon of the County of Middlesex  
afforment the receipt whereof is of every part a parcell  
whereof I the said Thos: Pearcey acknowledge did the said Thomas  
Hammon his heirs Esq<sup>r</sup>: & Adam<sup>r</sup>: the said Thos: Pearcey  
dequit a discharge bargained at this date, Entitl<sup>d</sup> Entitl<sup>d</sup>  
a debt to the said Thomas Hammon his heirs & assigns  
the one full halfe or Moisly of the halfe or Moisly  
sold off foreward to me by the said James Neale & have  
to hold the said Moisly or halfe of that sold to me as aforesaid  
by the said James Neale together with the one halfe of  
what aforesaid shall bee on the day made with all other  
appurtenances whatsoe<sup>r</sup> both in quantity & quality to  
him the said Thomas Hammon his heirs & assigns  
from the day of the date hereof for ever in as full a  
champ<sup>t</sup> manner as my selfe may myght or could  
(by vertue of the said Deed) have hold occupied possesse<sup>t</sup>  
and enjoy the same. And I the said Isaac Pearcey  
do for me my heirs Esq<sup>r</sup>: & Adam<sup>r</sup>: Covenant promise  
grau<sup>t</sup> a dequit to and with the said Thos: Hammon his  
heirs & assigns that the said Land & appurtenances heretofore  
sold is absolutely clearely & freely dequitted, Exonerated  
& discharged of and from all & all manner of Thirds  
Dower, Jointure, Statutes, Debts, Taxes, Executions, —  
Judgments, Recouerances, & all other Incumbrances whereto  
and I the said Isaac Pearcey do for me my heirs Esq<sup>r</sup>: & Adam<sup>r</sup>: Covenant  
promise & graunt to & with the said Thos: Hammon his  
heirs & assigns the said Land & appurtenances being  
the one fourth part of Robt<sup>s</sup> Neale to him the said Thomas  
Hammon his heirs & assigns by the just claims title  
and vertue of any other offens<sup>t</sup> whatsoever to warrant &  
for ever defend: did that he & they shall habe as much  
clearly & p[er]petually proportionable for his fourth part in all  
prospects whatsoever as I may or can claime for yo Moisly  
by vertue of the said Deed and do ago further graunt  
& agree to give him the said Thomas Hammon his heirs  
and assigns at any time within the space of seven years  
such other & further assurances for the hereby bargained  
Land p[ro]mised as shall by him the said Thomas Hammon  
his heirs & assigns bee thought needfull necessary In  
Witness whereof & other the p[ro]misses I have herunto sett  
my hand & seal the eighth day of March in the year  
of our Lord god One thousand six hundred Eighty & Nine  
M<sup>r</sup> Isaac Pearcey M<sup>r</sup> Thomas Hammon witnesseth  
that this Deed is now signed & delivered  
in open Court before the said witness with  
(another)

another Deed Dated the first of April anno Domini Six  
hundred Sixscore Nine but not acknowledged according to  
Laws by him witness,  
Isaac Pearcey  
Signed Sealed & Delivered in his presence  
Thos: Pearcey (Endorsed)  
In witness Jan<sup>r</sup> the 29<sup>th</sup> day of March anno 1689  
Thos: Middleton acknowledge in open Court by the witness  
witnessed Capt. Isaac Pearcey at his residence  
lot & land to the said m<sup>r</sup> Thomas Hammon within  
Expressed: S<sup>r</sup> Dan Marshall Esq<sup>r</sup> & G<sup>r</sup> North  
Peake: S<sup>r</sup> John Fletcher Esq<sup>r</sup> & G<sup>r</sup> North  
  
To all Christian People to whom this present shall  
come Greeting. Knowyng that I William Watson of  
Heston County planter therfor for the better use of  
said to my Deed Testifie Richard Watson of the said  
County as for other other good cause & consideration  
me therunto especially inoblig<sup>t</sup> have alredy granted  
sold Bargained Entitl<sup>d</sup> & confirmed and by these  
presente do alread<sup>t</sup> graunt Bargained sold Entitl<sup>d</sup>  
Signed Sealed & Delivered unto the said Richard Watson  
one hundred & fifty acres of Land graunted to Harry  
Patterson gent<sup>r</sup> by Patent bearing date the thirtieth  
day of August 1687: lyinge & beinge at old plantation  
Brooke in the County aforesaid. Which said one hundred  
and fifty acres Cutt upon the said old plantation Brooke  
in the County aforesaid West Northly: on the South Side  
bounded with a Brooke called John George Brooke in the  
old field and up the Woods by a line of marked trees  
parting it from the other hundred & fifty acres the  
Remaining part of the said Patteson Pattern or Name  
in the possession of Edmund Peeler on the North Side  
part with a Brooke that diuideth from the Land of Capt<sup>r</sup>  
Thomas Hunt, a parcell of land of marked trees, on  
the Eastward bounded by a line of marked trees with  
all and singular its Rights inuidible & appurtenances  
together with all & singular houses, Edifices, Buildings,  
orchards, gardens, lands, somme<sup>r</sup> feedings, pastures,  
woods, waies, ways, profits, emoluments and  
dwellings, to the said Land belonginge or in any wise  
appertaininge. To have and to hold the said two hundred  
and fifty acres of Land with all and singular other like  
(another)

priviledges before mentioned back the said Richard Walderon his  
heires Earles & others & affignt for ever And he said William  
Walderon his heires his heires Earle & others the said two  
hundred & fifty deats of land & pnyfes belwe the said Richard  
Walderon his heires Earle & others & affignt and he said only  
personnes & Schooles shall & haue for ever more and  
dysposse by me selfe & others I did that the said Richard Walde-  
ron his heires &c a stury of them shalbe or may by force  
of workes of these plantes from hence to hunc a stury  
lives theraffre lawfully pnyfes & gudlye helpe not  
to occupye pnyfes & dresing the said land & pnyfes  
with all its Rightes inuolued & appertayning to the said schoole  
exept the Rents Hides and profits therof to his & their  
owne proper bds and Schooles for ever without any cost  
disbie, damage, intercession, eviction or distubance of nothe  
said Walderon my heires & affignt or any other person  
or persons whatsoeuer claimings from by or vnder me them  
or any of them and that ffor & cleare & freely & clearly  
acquited Edward a discharged of and from all & all  
manners of feyne or other giftes granteis; payement said fact  
Mortgagis, Joynouerit, Dowry, Ingrin & Exemptions or othe  
houldes or Incumbrances whatsoeuer the Ruth a 30 yere  
and growing to our doobrages, & the fungo be as by was  
son of the pnyfes alwayes Excepted of ffayred) did fully  
the said Walderon his heires Earle & others  
both formal promiss & agreed with with the said Richard  
Walderon to subscribe a doblet ype the said Richard Walderon  
his heires Earle & others & affignt all & all manner of factis  
Prestis Dodes wrightis Scriptis Bonds & all other Edward  
Luchinge and concernys the affermacion Two hundred  
& fifty deats of land & pnyfes wheraboue required or  
requested theraboue and for the true & ffeareance of god  
wod dat lingo & clude a boenant betwix in his doo  
decoulinge to the true entit & mārriage therof the said  
John Walderon hath set his hand at ffor his Seal his  
ffourth day of February in the fourth year of the Regne  
of our doobrages Lord James the second of England  
Scotland France & Ireland Kinge of Great Britaine  
the wch day is hundred Eighty Eight / John Walderon  
signed Sealed & Delivered in presence

by Ralph Pigot. The 29<sup>th</sup> day of March anno Domini 1639.  
Ralph Pigot. acknowledged in open Court by the said  
William Walderon as his & selfe & Deed  
to his said heire Richard Walderon  
1639. Recd. by Dan. Nechell Esq. C. North:-

Recorded, first Dan. Nechell Esq. C. North:-  
To all Christian People to whom these present shall come  
Know ye that I Elizabeth the lawfull wife of William  
Walderon for a Valuables & good reason in hand set Doct  
Voluntary

215:  
Voluntary and freely without any compulsion of my said  
husband Richard Walderon for other quitt claim. Verily  
the within written Richard Walderon his heires Earle & others  
the affignt do that Right & Interest of Dowre or title of  
Dowre I now have or heraffre may have to the within  
mention Two hundred & fifty deat of land a stury  
parcalle therof with the appertayning heraboue belonging  
therof whereof I have heraboue set my hand and  
affid my Seal this fifteenth day of February in the  
fourth year of the Regne of our doobrages Lord James  
the second of England Scotland France & Ireland Kinge  
of Great Britaine & Ireland Six hundred Eighty Eight  
Signature  
Signed Sealed & Delivered in presence Elizabeth M. Walderon  
of Ralph Pigot. The 29<sup>th</sup> day of March 1639. R. Bals B  
Ralph + more acknowledged in open Court by the said  
Elizabeth Walderon as his & selfe a Voluntary  
Deed to the said Richard Walderon written  
and above written. Recd. by Dan. Nechell Esq. C. North:-  
Recorded, first Dan. Nechell Esq. C. North:-

To all Christian People to whom these present shall come  
Greeplings know ye that I William Walderon son & heire  
of John Walderon doth out of the naturall affection  
& love I bear unto Richard Walderon my Deare brother  
bring forwarde in ffor simple to me & my heires for the  
use of and in these hundred fifty few deats of land situate  
lyngg a boinge wood a plantation books in the County of  
North beginning at a marked tree on the leathered  
side of Shelling Branch and on the easid side of the path  
that goeth over the head of the old plantation books by a  
kind of marked tree Runninge Eastward from the said tree  
tree alonge the leathered side of the said Shelling Branch  
to the head of the said Branch & from the head by a kind  
of marked tree to the Extent of the said trees hundred  
fifty a ffe deat of land boinge aforesaid Southward by  
a kind of marked tree parting it from the land in Thomas  
Spriggs latelie possessed & by Runninge Eastward to the head  
of the said Spriggs land & from thence by another kind of  
marked tree to the outward Extent which is part of a  
Debte of land geanted to m<sup>r</sup> William Millinge by patent  
bearing date the seveth day of July 1633. The which grant  
beinge Enforce a comynge due by these present Deed  
givengant Bargaine alio Enforce confirme a doblet  
yple my said brother Richard Walderon one hundred deat  
of the said trees hundred fifty a ffe deat a leathern  
mete bounde therof the said one hundred deat to be  
marked & bounded by us indifferently. To haue to hold the  
( said )

Said one hundred days of April with all expenses water profess  
ways commoditys & entourum whatsoeuer to the said Land & his  
his hirer Esse: A.D. 1639. & affignd for other in as fragefull  
a ampt manner to all intours & purposed as of my hirer  
Esse: A.D. 1639. That doo may my hirer hold & keep  
the said one hundred days part as aforesaid to all intent  
and purpose with good waranty & warrantys dgiting my  
hirer Esse: A.D. 1639. & affignd & all maner of psonal  
things claimings from by or unto me in my hirer Esse:  
A.D. 1639. Upon any psonage whatsoever. The Rents & Rents  
due to our Soveraigne Lord the King now or at any time  
hereafter to be and by reason of the said Land & premises  
always excepted & excepted. And further if the said Wm  
Waterson do for me my hirer Esse: A.D. 1639. & affignd  
comand promis & agree to & with my said Brother  
Richard Waterson that he the said Richard Waterson his  
hirer Esse: A.D. 1639. & affignd & obey of them by force  
of Value of these presentes from time to time & at all times  
hereafter shall & may lawfully & peaceably have & hold  
occupye & enjoy the said one hundred days  
with psonage with their & obey of their Rightes  
of Land & premises & shall receive & take the Rents &  
all appurtenances & shall recouer & take the Rents &  
a profite therof for ever without any late damage or  
disturbance of me the said William Waterson my hirer ac  
and that he doth clearly & freely acquited & exonerated a dischar  
god or otherwise well and sufficintly said a Royal Chambray  
of and from all other gifts & grants. Received. Saled. Recd.  
Received. Done. A.D. 1639. Rents, or other incumbrances whatsoever  
had made supposed committed or done by me the said Wm Waterson  
or any other person or persons claiminge from by or unto me  
upon any psonage whatsoever: due for time of performance of all  
singular hirer clays, & caskets herein excepted that  
Wm Waterson hath receyved & held in his hand & affid his hirer  
the fifteene day of February in the fourth year of his Rigne  
of our Soveraigne Lord James the Second King of England  
of our Scotland France & Ireland and in the yere of Christ Our  
Saviour six hundred eighty & eight. Wm Waterson

Signed sealed & Delivered in presence of  
Ralph Pyle. The 29<sup>th</sup> day of March A.D. 1639.  
Charles Watson. Acknowledged in open Court by the said William  
Waterson & moore Waterson at his hirer del & Dode to his said brother  
Richard Waterson. R. Dan. Richel. & C. Richel.

Recorded by R. Dan. Richel. & C. Richel.

To all christian People to whom these presentes shall come -  
Know ye that Elizabeth the lawfull wife of the within  
named William Waterson for a good conderacion in hand  
recd the said William Waterson his hirer & for other quitt claim  
of my said husband Richard Waterson his hirer Esse: A.D. 1639  
and affignd

and affignd do that my Right and Interest of Dowre, or Tith  
of Dowre of the said Elizabeth Now hirer hereafter may habe to  
the one hundred days of Land & premises within named in witness  
whereof I habe hirer set my hand & affid my Seal this  
fifteene day of February in the fourth year of his Rigne of  
our Soveraigne Lord James the Second King of England Scotland France  
& Ireland Kinge of dumng Christ and Ireland Six hundred  
Eighty Eight.

Signed Sealed & Delivered in presence of  
Ralph Pyle.

Ralph Pyle. The 29<sup>th</sup> day of March A.D. 1639. Then &  
Charles Watson. & moore Waterson in open Court by the said Charles  
Waterson at his hirer seal & Voluntary del &  
Dode to the within & above written Richard Waterson

R. Dan. Richel. & C. Richel.

Recorded by R. Dan. Richel. & C. Richel.

To all to whom these presentes shall come I William Waterson  
the eldest son and heire apparent of my Honored Father L.  
Col. Wm Waterson late of the County of Northampton in Virginia  
deceased sende greetings in our Lord god Everlasting. Know you  
that Whereas William Johnson late of the said County of  
Northampton deceased dyed Seized of fiftie acres of Land  
or thereabout lyinge & bringe at the head of Kings Creek  
in the said County. Which by his last will & Testament  
had he given and bequethed to his Bredele in Lawell Children  
in Henry Johnson Preacher of God's word at Bensalem  
in Kendall within the Kingdome of England and in his  
said will appointed my said decessed Father to take care thereof  
and pay it to the said Wm. 1639 for them that shall hirer it. Now  
these presentes further certifyf and declare that I the said  
William Waterson in quality as aforesaid & Valuable  
consideracion in hand received of John Browne of the said  
County Blacksmith before the Entailing & delivery  
of two of three of four hundreth pound of  
peaces & caskets one of four thousand pounds of tobacco &  
caskets to be paid the fourthe day of November next ensuinge  
the date hereof. The other four thousand pounds of tobacco  
& caskets to be paid the fourth day of November wch shall  
be in the yere of our Lord god One thousand six hundred  
and Ninety. Have alredy bargained sold & bequethed  
Unto the said John Browne his hirer Esse: A.D. 1639  
affignd for other by virtue of the power given me said  
decessed father by the said Johnson Well for the use of the  
said Browne the said fiftie acres of Land (as is more  
& better) the said Land bringe formerly sold by my said decessed  
father.

+ Father to William Mellinge Gent: Law of the said County do-  
and since Reconciled to my said Father by William Mellinge  
Son and heire of the said Wm Mellinge deceased who is since  
likewise also deceased: and as the same was in full their  
Power or Occupacne or in the former or Occupacne of  
either of them their or either of their affignys: To have and  
to hold the said Bargained Land with all and singular  
the sev-all Membraes & Tenementes hereditatis Edifices Building  
Orchardes, gardenes, meadowes, ffreldges, pasturages, Ponds  
Rovrations, orchards, & Hereditatis a all and singular  
other the pnyfes of Land or the appurtenances thereto  
belonginge unto the said John Browne his heire  
excepte administracione of affignys for other of both  
and their sole and only proper Lord & Schoope without  
the lott hindrance or molestatione of me the said Wm  
Walde as the eldest Son and heire of my Father as  
afforded me heire of Edward Administracione of  
affignys or any one else by my meane affront  
concern or precedent. In witness whereof I have  
hereunto sett my hand and affixed my Seal the  
Twe & Twentith day of May died in the first year  
of the Raigne of our deueigne Lord & Lady William  
& Mary Ringe & Queen of England &c: died in the yere  
of Christ One thousand six hundred eighty & three,  
Signed sealed & Delivered in presence of Mr. Waters  
of vs John Barons. The 28<sup>th</sup> day of May Dwn 1689: yo Seal  
Dan Neech. Acknowledged in open Court By the said John  
Browne as his seal del & Dode w th: said  
Wm Walde. 1<sup>st</sup> Dan Neech 2<sup>nd</sup> Dan Neech  
3<sup>rd</sup> Dan Neech 4<sup>th</sup> Dan Neech 5<sup>th</sup> Dan Neech

Know all men by these presents that I John Browne of  
the County of Northampton in the tyme of a Blacksmith dwelle  
and fyndy obligeable unto William Walde of the same  
place in the summe of eight thousand pounds of good  
sound Merchantable tobacco & cashes qualified daw-  
dinge w del: to be paid unto the said Wm Walde or to  
his attorney heire or armes to which  
payme well and truly to be made: I bind my selfe my  
heire or armes & family by these presents to be  
with my Seal Dated this 22<sup>nd</sup> day of May Dwn 1689.

The said John Browne of the County of Northampton abovesaid  
is such that whereas the aforesayd  
William Walde hath alreadie bargained a sold unto the  
aforesayd John Browne A ffly deede of Land or there abouts  
with William Johnson late of the County of Northampton abovesaid  
died Deed of w<sup>th</sup> his last will & Testament he gave and  
bequeathed to the children of his Brother in law in Henry Johnson  
productor of Gods word at Bourton in the said County of  
England: died in the said will appointed C. Scott. Wm Walde

219: Father of the said William Walde to take care therof  
and putt it to the best use for him that shoulde have it:  
Now these presents testifying that of the said John Browne  
as aforesaid shall att any time or times hereafter  
appear in claims of the said Land: Then if the said  
John Browne his heire or armes or any of  
them shall well and truly pay or cause to bee paid  
Unto the said William Walde his heire or armes Adam  
or affigned the summe of foure thousand pounds of  
good sound Merchantable tobacco & cashes upon all  
reasonable demands after the claims of the said  
heire: So that the said Browne his heire or affigned  
may then peaceably & quietly enjoy the aforesaid  
pnyfes: Then this present Obligation to bee had or to  
remaine in full force & Virtue / the said John  
Browne & Delivered in presence of the said John  
of John Barons (Signed) John Browne 1<sup>st</sup> Dan Neech 2<sup>nd</sup>  
Dan Neech. The 28<sup>th</sup> day of May Dwn 1689:

deknowledged in open Court By the said John  
Browne as his seal del & Dode w th: said  
Wm Walde. 1<sup>st</sup> Dan Neech 2<sup>nd</sup> Dan Neech  
3<sup>rd</sup> Dan Neech 4<sup>th</sup> Dan Neech 5<sup>th</sup> Dan Neech

Articles of agreement made and concluded upon the eighth day  
of December an<sup>d</sup> Dom: the thirteenth hundred and Eighty & Eight  
between Thomas Hunt of the one part, Edward Browne of  
the second part, Mary Leyd for & on the part of both of  
Charles, Betty, & Matthew Leyd of the third part & Elizabeth  
Clarke for and on ye behalfe of George & William  
Clarke on ye fourth part as follows:—  
for a fynall division of the Island called Hogg Island  
where pnyfied by the said Thomas Hunt, Edward Browne  
& also John Leyd, & George Clarke late dead in jointuare.  
It is now concluded by a boordman the parties aforesaid that  
the said Charles, Betty, & Matthew Leyd for their fourth part  
of the said Island are to haue the said Island. End of the said  
Hunt and to come to the Northwest & by west and then  
thence out of Gaffins house as is sett downe in a<sup>3</sup> walloppes  
plot of the said Island; Thomas Hunt is to beginne and  
second part at the aforesaid Northwest & by west line  
including the house thereon built, and to come to the  
second Northwest & by west line in the said plot Expressid  
the said William & George Clarke to beginne at the said Thomas  
Hunts Northwest & by west line & so to the said Northwest  
by west line in the said plot prohibited it reach not to any part  
of

of the westerne point on the said Island: the said Edmund Babboe to have for the fourth part the Northward end of the said Island includinge includinge the whole westerne point aforesaid, & the Dunkin Marshes hereto belonginge accordinge to the aforesaid plott sett downe and this to bee a full division of the said Island betweene the said Thomas Hunt, Edmund Babboe, Charles, Basye, & Mallon Lloyd & the said George & William Clarke their a copy of their wittnesse Executio Administratio and affignt for ever In witness whereof the partyes aforesaid have severally sett to their hands & sealed the day & year above written /

Thomas Hunt yo' Sab  
Edm: Babboe yo' Sab  
Mary M Lloyd yo' Sab  
Elizabeth Clarke yo' Sab

Benjamin Stratton  
Ralph Pigot  
John Wilkins Junr.

The 29<sup>th</sup> day of July anno 1689: acknowledged in open Court by the said Edmund Babboe, Mary Lloyd on ye behalfe of her three Sons, & Elizabeth Clarke on ye behalfe of her two Sons as their eall. acts & Deeds to the said Thomas Hunt

P: Dan: Marchl Esq: C: North:  
Record: P: Dan: Marchl Esq: C: North:  
P: Dan: Marchl Esq: C: North:  
P: Dan: Marchl Esq: C: North:

The 29<sup>th</sup> day of July anno 1689: acknowledged in open Court by the within mentioned Thomas Hunt, Mary Lloyd on the behalfe of her three Sons & Elizabeth Clarke on ye behalfe of her two Sons as their eall. acts & Deeds to the within specified Edmund Babboe.

P: Dan: Marchl Esq: C: North:  
Record: P: Dan: Marchl Esq: C: North:  
P: Dan: Marchl Esq: C: North:  
P: Dan: Marchl Esq: C: North:

The 29<sup>th</sup> day of July anno 1689: acknowledged in open Court by the within mentioned Thomas Hunt, Edmund Babboe & Elizabeth Clarke on the behalfe of her two Sons as their eall. acts and Deeds to the within specified Mary Lloyd on ye behalfe of her three Sons: P: Dan: Marchl Esq: C: North:  
Record: P: Dan: Marchl Esq: C: North:  
P: Dan: Marchl Esq: C: North:

The 29<sup>th</sup> day of July anno 1689: acknowledged in open Court by the within mentioned Thomas Hunt, Edmund Babboe and Mary Lloyd on the behalfe of her three Sons as their eall. acts & Deeds to the within specified Elizabeth Clarke on behalfe of her two Sons: P: Dan: Marchl Esq: C: North:  
Record: P: Dan: Marchl Esq: C: North:  
P: Dan: Marchl Esq: C: North:

221 An Inventory of the Estate of Wm Millings deceased taken the 23<sup>d</sup> Day of July 1689.

10 April	Two Beddoe-Codd & Coullins to the value of £10	One fine old Shooe more
	Two pillows	Five New dinner Napkins & six old ones.
10	One Sheet & one good Rugg to the value of £6.	Two guillo clothes.
10	One indifferent Rug & Sheet & one Blanket to ye value £6.	Four white drapes & four pillows.
10	One blacked & Coullins & one Blanket.	Two fine Towells.
10	One longe Table & pane.	Two greatt dudions.
10	One Dutch Round Table	One pair of pottocks & pottingers.
10	Two odd cloths to the locks & Ropps.	One pair of fire tongs.
10	One hand mill & potte.	One old foying pane.
10	One Cupboard.	Three Cowls of about 4 or 5 yards.
10	One old iron Bound cist.	Two Hoods of about 2 years old.
10	One small cist wth Bottles.	One Hood made of about 3 years old.
10	One Virg-Waincott Box.	One Bull calfs of about 3 years old.
10	One painted Bedstead.	One back called packbolst.
10	One other Bedstead.	One four years old Matto.
10	One very old Trunk without lock a box.	One of yeedlings horse.
10	One indifferent large powder dish.	One dozen & ½ of round Towells.
10	One Smalor dish.	Two Curtains & Vallance to one bed.
10	Eight droope powder dishes small and groate.	One New Bibb.
10	Six New powder plates.	One Gilt edge game.
10	Two other plates & two of the smalles size.	
10	One good powder Cisten.	By sequell of digoll Wilkins & his wife Anne & in open Court.
10	Two Salt Sovers & Two Savers.	Witnesse of Wm Millings Estate.
10	One powder chanderpott.	Appearinge it & dividinge it in greate
10	One powder Chanderpott.	Equally divided the division was made as followeth.
10	One old powder Eye & one backard.	In own Marish July 23:
10	One finee Pillard.	Richard Cox 1689:
10	One Pease Spise Morter & mortars.	In Burroughs
10	One Empty cist & a small longe box.	
10	One Waceous pane.	
10	One pair of Small Stillyards.	
10	Two short guns & one pistole.	
10	One Iron Kettle & two Iron pots.	
10	One Eighte Kettle & one Skillet.	
10	Three white Scallop Earthen Dishes.	
10	Two small white plates.	
10	One Bibb wth cleaspt to it.	
10	One Silver Cup, wth hornd & 4 Silver Bell.	
10	One Lemon Cooke.	
		(one)

By sequell of digoll Wilkins & his wife Anne & in open Court  
Witnesse of Wm Millings Estate  
Appearinge it & dividinge it in greate  
Equally divided the division  
was made as followeth.

In own Marish July 23:  
Richard Cox 1689:

So yo: d digoll Wilkins in Right  
of his wife Anne late widow  
to the said Wm Millings  
Three Napkins, 2 pillow Cases, and  
2 Towells.

In powder, three distilled, and Baker  
powder plated, one Savers, 2 Salt  
Sovers, one backard, one Cup.  
one Chest, one Stillyard.

The Bed-Halter bed, Coullins pillow,  
three Curtains, & a pair of Towells  
with a Spise Mortar.

Digoll Wilkins to have ye hand mill  
& her by pay Wm Millings debts  
the greatest Kettle, one Iron pot,  
(AD) one

10 one pair of port-hangers, 1 old pair  
 10 one old pair of fire Tonges.  
 10 one black Cow with a white face  
 10 one round Table  
 10 one small pair of scythes.  
 10 the old dr. Bell Wilkins gave a  
 good Bible to the children & two  
 were allowed ye child w<sup>t</sup> clasps  
 six round pincers.

+ Robert McLinge the Eldest son  
 his share according to Dibision

six round pincers.

In powder, four powder dishes  
 small & great, a powder Cudle  
 thick, one sawcer, three powder  
 plates.

The Longest Gunne

four diaper Napkins, one small  
 diaper Table cloth, one pillow  
 pillow Box,

one old Court Hand Shovel

one white Scalloped Earthen dish  
 one long Table, & one square  
 box with a locke.

one old case w<sup>t</sup> Bottles w<sup>t</sup> one  
 little longer Box

one Silver Cup w<sup>t</sup> a board & few  
 Buttons, one warming pan

one fleshed Bedd<sup>e</sup> & pillow &  
 one fricke Bedd<sup>e</sup>.

one large Iron Dutch pott and  
 potbooks

The Cow commonly called Squirell  
 with a Bull calfe & a blacke  
 two years old Shove.

so him one Bibb w<sup>t</sup> dr. Bell  
 one yearlings horse & two w<sup>t</sup>  
 horses the first Bull Bibb w<sup>t</sup>  
 a mare that his brother William  
 mare bring to good

Wm McLinge the youngest son  
 his share according to Dibision

six round pincers.

In powder, three dishes, one  
 Powder pott & three plates

The Smallest Gunne

four diaper Napkins, one small  
 diaper Table cloth, one pillow  
 Box.

(one book)

10 one Bouche old Hand Shovel  
 one white Scalloped Earthen dish  
 one great Chest

one iron Bound cofe  
 one Powderbox, & one Coffer.

one old Ring, Two Buttons &  
 a pair of Nippers, one pair of  
 scissors w<sup>t</sup> a Threading Bobbin

one iron Kettle & a small  
 Brass Kettle.

one Cow commonly called -  
 Brown w<sup>t</sup> one calfe, one

peyd two years old New Red  
 one small Bibb.

one four years old mare.

the 29<sup>th</sup> day of July A.D. 1689  
 the precedent habury and

dibision of the Estate of William  
 McLinge decd. prouided in open  
 Court & acknowledged in open  
 Court by dr. Bell Wilkins who

informed with dano the  
 Executrix of the said decd  
 & agreed to her Recorde d<sup>r</sup>

likewise that the said dr. Bell  
 Wilkins give Rand w<sup>t</sup> sufficient

Parcullie w<sup>t</sup> her Responsible to  
 the children of the said decd

their parts of their said father  
 Estate according to ye aford  
 goings dibision:-

P.S. Dr. Bell Wilkins Esq<sup>r</sup> Co<sup>r</sup> North

Sig<sup>r</sup> Dr. Bell Wilkins

Record: P.S. Dan. Mcle

Esq<sup>r</sup> Co<sup>r</sup> North

Sig<sup>r</sup> Dan. Mcle

Co<sup>r</sup> North

Sig<sup>r</sup> Dan. Mcle

Co<sup>r</sup> North

Sig<sup>r</sup> Dan. Mcle

Co<sup>r</sup> North

Northampton County 2<sup>nd</sup> yo 24<sup>th</sup> 1686.  
 Whereas by the last Will & Testament of Capt. Wm Jones deceased  
 he did give & bequeath unto his wife Anne Jones all his  
 Land lying Upon Hungors Crooke in the aforesaid County  
 with this Condition that his said wife, should give ye same to  
 any of his Grandchildren as she should think fit: and  
 forasmuch as ye said Anne Jones did give & bequeath above  
 hundred & fifty acres of Land situated lying & being Upon  
 the said Hungors Crooke to Wm & Michael Pickards two of  
 the grandchildren of the said Capt. Wm Jones to be Equally  
 divided betwix them, Wm Pickard having his first choice  
 & by the Will of the said Ann may appear: Now for:  
 As much as the said Wm & Michael Pickard is now  
 attainted to full age & hath desired such way to know  
 his part in order to which he hath referred ye matter to Capt.  
 John Curtis as an Indifferant person on both sides standyn  
 to both Pickards testifying that Wm Pickard by his  
 first choice will have the house & orchard. Her hatt  
 therfore thought fit & it is by the present of both  
 that in lieu of the said house & plantation the  
 said Wm shall allow Twenty five acres of Land to  
 Michael more than his share. that is that Michael  
 shall begin at ye Piney point abye the Gutt fowling  
 the dwelling house & his Runnes alonge the Valley  
 and soe alonge the South side of the said path unto  
 the Woods wher he shall have ye full quantity of  
 three hundred acres of Land that he can have to Michael  
 full part: the other two hundred & fifty the remainder of  
 the said five hundred & fifty the North side ye said Path soe  
 into the Woods without houses, pastures fowling, & all other  
 appurtenances thereto belonging to be the said Wm Pickard  
 his sole Right & Share and forasmuch as it is thought  
 convenient that of Dibision by a Surveyor may be made  
 convenient time made according to the true intent and  
 meaning of this writing & Agreement: It is therefore provided  
 to by both parties that the said Michael Pickard shall lay  
 out his three hundred acres according to that agreement and  
 Wm Pickard shall bear halfe ye charge and to pay  
 any further difference that may happen or arise from  
 (continues)

+ Concerning the said Land and appurtenances to prevent  
which and to witness that this is our free & willing -  
dgement We the said Wm & Michael Rickards Do bind  
our selves our Roists Execut<sup>o</sup>s &c Each to other In the  
penal sum of four thousand pounds of good Tobacco  
& caskes to be paid by him that shall first bind us  
or trouble the other in his quiet & peaceable possession -  
according to the agreement now made & concluded between  
us. In witness whereof we have both of us set our hands  
and seals this day & year above written: It is agreed  
before signinge of this that the mill upon ye said plant-  
ation is to be at the sole profit and charge of expense  
of the said Wm Rickard<sup>t</sup>, Michael Rickard<sup>t</sup> & Michael  
Rickard<sup>t</sup> ye Elder, Wm Rickard<sup>t</sup> ye Middle, Mich Rickard<sup>t</sup> ye Younger.

Signed sealed & delivered in the  
presence of Mr. Geth<sup>t</sup> Jen<sup>r</sup> the 29<sup>th</sup> day of July A.D. 1639 acknowledged  
William Brooks in open Court by the said Wm Rickard<sup>t</sup>  
his selfe did & Dide to ye said Michael.  
Swe: T. Powell  
Richard<sup>t</sup> Dan North Esq<sup>r</sup> & C. North  
Record<sup>r</sup> Richard<sup>t</sup> Dan North Esq<sup>r</sup> & C. North

The 29<sup>th</sup> day of July A.D. 1639 acknowledged in open  
Court by the said Michael Rickard<sup>t</sup> as his selfe did  
& Dide to the said Wm Rickard<sup>t</sup>

Richard<sup>t</sup> Dan North Esq<sup>r</sup> & C. North

Record<sup>r</sup> Richard<sup>t</sup> Dan North Esq<sup>r</sup> & C. North

+ Know all men by these presents that I Matthew Moxo of  
the County of Northampton in Virginia as Marrying Elizabeth  
Pigot the Daughter of Capt Francis Pigot late of ye said  
County dead who bring<sup>t</sup> attainted to full age according to  
the last will & Testament of her said Father to execute & such  
Ethw<sup>t</sup> as therby Belong<sup>t</sup> unto me in the Right of my said  
wife by her said will or otherwise: Do hereby deconveying  
manif<sup>t</sup> & deliver to have & hold of my Brother in Law  
Ralph Pigot of the County aforesaid Gout the 20<sup>th</sup> day  
of June 1639 of the last will of his said late Father  
knowne by me only to add a p[ar]t w<sup>t</sup> the testam<sup>t</sup> of the  
aforesaid in the said will appointed: all such Negroes, English  
goods, Cattle, R. H. M. household stuffe platters Rings  
Wearring apparel & other things whatsoever any way due  
to me Belong<sup>t</sup> to me by the Right of my said wife according  
to the will of her said late Father or by the decrees of my  
( Seal)

225 + Deed in Law Thomas Pigot and Dorothy his wife  
my beloved Execut<sup>o</sup>s & Administrat<sup>o</sup>s fully & absolutely  
Exonate, comis<sup>t</sup> Robert, quit claim & fee obte de  
charge the said Ralph Pigot his heire Execut<sup>o</sup>s & Administrat<sup>o</sup>  
and heirs of them from all claims Right title & interest  
of any thing whatsoever due or in the Right of  
my said wife by the will of her said late Father or  
decrees of her said Brother Thomas payable by the said  
Ralph Pigot fully satisfied payed & paid In witness  
whereof I the said Matthew Moxo have subscribed set  
my hand & Sealed this eighteenth day of December  
A.D. 1639. \* the marks of the  
+ Matthew Moxo

Signed sealed & delivered in  
the presence of Mr. Dan North  
Nich. Vindell the 29<sup>th</sup> day of July, A.D. 1639:  
acknowledged by the within mentioned  
Matthew Moxo in open Court as his selfe did &  
Dide to the within specified Ralph Pigot  
Richard<sup>t</sup> Dan North Esq<sup>r</sup> & C. North  
Record<sup>r</sup> Richard<sup>t</sup> Dan North Esq<sup>r</sup> & C. North

+ Know all men by these presents that I Thomas Dunton of Northampton  
County in Virginia a Gentleman out of his Matheal be<sup>t</sup> a affection  
that I do bears unto my living<sup>t</sup> Daughter Elizabeth Dunton  
and her children (viz) Elizabeth, William, & Santochas  
Smothers. I did in this years one thousand six hundred and  
Eighty give unto my Grandchild Elizabeth Smother<sup>t</sup> Neately  
one Cow to Ruine for her self male & female She & all her  
increase for ever: Now see it is that this said Cow is increased  
to a greater Number my desire is that She and all her present  
a future increase both male & female may be a remainder  
for her sole Benefit & profit and if in case that She  
should dy<sup>t</sup> before She come to age then the said Stock  
to be divided betw<sup>t</sup> Wm & Santochas the other two  
children of my Daughter aforesaid to Ruine in like manner  
as aforesaid as also I do give unto my two Grandchildren  
William & Santochas Smother<sup>t</sup> one Mare call the first that  
shall come of a mare named Pottie & one yearling  
Horse to Ruine gently behav<sup>t</sup> them both male & female  
for ever and that what I have given may be lawfull  
confirmed I desire that my self & Dide may bee put upon record  
& for confirmation of the same Rate set to my hand & Seal  
this 30<sup>th</sup> day of September anno 1639. \*  
The marks of  
Matthew Moxo the 30<sup>th</sup> day of Sept<sup>r</sup> anno 1639 deconvey Thomas D. Dunton  
Signed in open Court by the within named  
Thos. Dunton as his selfe did & Dide to his

+ Know all men by these presents that I Henry Pike of -  
Northampton County Virginia Carpenter & Geno his wife Anne  
recovered released & for ever quit claimed & by these presents  
doe for me & our heires Exce & Adminis of our estate &  
& for ever qui claimed unto John Peacock of this County of  
aforesaid Merchant his heires Exce & Adminis & for all  
manner of deceipt cause & causes of deceipt suits bills  
bonds, writings, Obligations, debts, dues, debts uncompensated  
sums & sums of money, Judgments Executions, Extraordinary  
charges, contracts, damages claimed & demands  
whatsoeuer, from the beginning of this world until  
the day of the date hereof In witness whereof we  
have hereunto set our hands & sealed this tenth day  
of December 1688:

Henry Pike  
y<sup>r</sup> 1688

Signed sealed & delivered in presence  
of Margarette C. Ramond

Sig'd P. Bryan

The 30<sup>th</sup> day of September anno 1689 the afferowing  
Robert dekuowledge in open Court by the abovesubscript  
Henry Pike on his behalfe of himself as his act & Deed  
as also dekuowledged to his knowledge this abobe is the hand  
& seal of his wifc Jane Pike & his greate afft y<sup>r</sup> good  
red of the said Peacock. John Michell Esq Notary

Record: John Michell Esq Notary

Also the day & year aforesaid the said Darby Bryan  
Scripp'd in Court wherof hee had the aboves writinge sign'd  
but withoute dekuowledge in Court that if hee did signe it alred  
that it was after the goods were delivereed to the said Henry  
Pike his master by the said Peacock.

John Michell Esq Notary

Record: John Michell Esq Notary

+ Know all men by these presents that I Roger Whitfield  
of London Merchant deceased ordained, authorized & bid to  
make ordains attorney, bid in my stead & place by these  
presents put & constitute William Walker of Northampton  
County in Virg<sup>a</sup> my true & lawfull attorney for me in my  
name & to my bds to demand recorde & recouer by a  
lawfull wayes & meane whatsoeuer of & from Patrick  
Boyle & of & from his heires Exce & Administrato: &  
all & any other person & persons whatsoeuer whome it  
dolle or may conserue at hi obry sume & sum of  
money to me due by Bills Bond or decouert or any other  
way whatsoeuer and upon receipt of the p[ro]missed or  
any part thereof acquittanced an other sufficient discharge  
in due & lawfull manner to make seale & deliver and  
if need be for the p[ro]missed to appear & therpon of me  
the bushward to represent in all Court & before the  
Judges Justices Registrars & Ministers of the Law aforesaid

(to see)

227 + to sue d[am]age attache, bid to quell the impreison, bindmans  
and coldeas, acquit a discharge & to compound Com-  
petit conclude a d[am]age and one attorney or more  
to make bondman and at pleasure to Roboke and  
mercede to doe & fforde full & accomplish all and  
every such further & other lawfull act & acts thing &  
thing whatsoeuer whch in or about the p[ro]missed shall  
be required & expedient to be done as fully & effectually  
as I might or could doe personally holdinge and  
allowinge for friend & effectuall etc whatsoeuer my  
said attorney shall lawfully doe or cause to be done  
in or about the p[ro]missed by virtue of these presents In  
whch whereof I the said Roger Whitfield have  
hereunto putt my hand & seal this thirteenth day of  
September anno Dom<sup>i</sup> 1689: Roger Whitfield

Signed sealed & delivered in  
presence of John Michell Esq

James + Botley The 30<sup>th</sup> day of September anno 1689:  
recitation made by yo abobe power of attorney  
by the sepciall Councell of Ralph Pigot  
& Francis Botley in open Court.

Record: John Michell Esq Notary

In March I request yo<sup>r</sup> for to sett on the records one Cow and  
Calf for to Runn for a Yards Stock male & female  
for my Daughter Hettine & my Daugther Elizabeth died  
when my Daughter Hettine comld to att age of discretion  
then the Calf to bee Equally delivereed betwix them the  
cow & calfs of my husbands marks see Secon Sheet  
hence is your friend & Servt to Command

This into the 25<sup>th</sup> day of August 1689. the marks of  
Recd: John Michell Esq Notary Susanna C. Estlin

To all Christian People to whom these presents shall come  
Know ye that William Kendall of Northampton County  
in Virg<sup>a</sup> sent greeting in our Lord God everlastinge  
Know ye that I the said William Kendall for diverse good  
cause & consideration me compelle to moinge but more  
Especially for & in Consideracion of the just sume of  
Eight thousand pounds of good sound merchantable  
Virginia tobacco & casks for which said sume  
I the said Wm. Kendall Doe dekuowledge to have  
recived of Peter Grice of the place & County aforesaid  
(to see) (Gidwinder)

Given under Sufficient Bals for the paymt of the same  
the Recd wherof I Doe acknowledge which paymt  
will and truly to bee made. I the said Wm Kendall  
Do freely Exondate & acquit & discharge the said  
Peter Grice his heires Execut<sup>e</sup>s Administrat<sup>e</sup>s & exec<sup>e</sup>s  
of them by these presents for ever I have chynd  
bargained sold & confirmed unto the said Peter  
Grice his heires Execut<sup>e</sup>s Administrat<sup>e</sup>s & exec<sup>e</sup>s for  
ever four hundred acres of Land situate lying  
& being in the County of Northampton aforesaid  
Granted by Patten to my heire Cott Wm Kendall  
dated and bounded as in & by the said pattern &  
signd dimmed therunto may more fully and  
at large appear. To have and to hold the said  
four hundred acres of Land together with all houses  
Edifices Buildings, orchards, gardens, fenced, pastured,  
Woods, Pudding woods, timber, timber trees, Water<sup>s</sup> -  
Watercourses, privileges, immunitie<sup>s</sup>, Emolumt<sup>s</sup> &  
& other appurtenances whatsoever thereto belonging  
or in any wise appertaining in as large & ample  
manners as it is mentioned in the said sealed pat-  
tern with signature thereto dimmed the said Land  
before mentioned I the said Wm Kendall for me my  
heires Execut<sup>e</sup>s & Administrat<sup>e</sup>s & exec<sup>e</sup>s Doe wholly &  
solely set over unto Peter Grice his heires Execut<sup>e</sup>  
Administrat<sup>e</sup>s & exec<sup>e</sup>s for ever as above mentioned to him  
and their sole proper bbe and behoofe absolutely w<sup>th</sup>  
any contradiction or power of revocation in any  
wise for that neither I the said Wm Kendall my  
heires Execut<sup>e</sup>s & exec<sup>e</sup>s nor any other person or persons  
for us or either of us or in our names as in the  
names or hands of any of us at any time or times  
hereafter may make claim challenge or demand  
into or to the pnyss<sup>t</sup> or any part thereof of any  
Interest R<sup>t</sup> Title or possession But from action  
of Right title claimed Interest possession & demand  
whereof we a meny of us to bee utterly excluded  
& for ever disbarred by these presents And I the said  
Wm Kendall my heires Execut<sup>e</sup>s & Administrat<sup>e</sup>s & exec<sup>e</sup>s  
above mentioned pnyss<sup>t</sup> with meny of their appurtenances  
but the said Peter Grice his heires Execut<sup>e</sup>s & Administrat<sup>e</sup>s &  
exec<sup>e</sup>s against the lawfull claims of all persons  
shall.

Shall Warrant & fix our defend by these points In Con-  
firmacion whereof I have sett to my hand & fixed my  
Seal this Twenty Eight day of November In the year  
of our Lord god one Thousand and Six hundred Eighty, and  
Nine & Wm Kendall

Sealed & Delivered in presence  
of us Charles Webb.

Nath Capell - I know all men by their presents that I

John Kendall the lawfull wife of ye within  
Ld Willm D'Artaguile

+ mentioned Wm Kendall Esq hereby seals, & Voluntarily  
consent to the disacon & grant of the above mentioned  
four hundred acres of Land withall a Singular tho'-  
eclipsering therunto Belouing: made by my said  
husband to Peter Grice his heires & assigns as above  
Expost hereby discharaginge & disquitting: & for ever  
Exonerating them & others of them from all Right  
title claims interest & demand of Dowry, Jointure  
or Chards which any wayes I may or might pretend  
to the aforesaid parcels & appurtenances or any part  
or parcel thereof otherwayes than above Expost -  
whatsoeuer or howsoeuer but from the said to per-  
petually Excluded & for ever disbarred by this present  
In witness whereof I have hereunto sett my hand  
& affixed my Seal this Twenty Eight day of November  
In the years of our Lord god one thousand Six-  
hundred Eighty & Nine,

Sealed & Delivered in presence  
of me Charles W. Feltman

+  
Math: Capell: the 28<sup>th</sup> day of November anno 1689  
Show the within Deed of Sale of four hundred  
acres of Land acknowledged in open Court by  
the within said Mr Wm Kendall as his & self deca-  
Dated to the within named Peter Grice.

Recd<sup>d</sup> for Dan Reich & Co by No. 110

+ The day & year above laid when the within said Mr  
John Hindall made acknowledgement in open Court  
of the within Surrender or Release of Deed of the  
within Bargained four hundred acres of Land sit-  
ting Voluntary & with all the Dred to the within  
unconcerned Peter Grier. <sup>125</sup> ~~125~~ Dan Marshall & Wm G Marshall

Record? Est. Dan Reich & Co. C. Worth -

230:

+ Know all men by these presents that I William Kendall  
of Northampton County in Virginia a Gentleman for me  
my hirers doe acknowledge to owe & stand justly  
undebted unto Peter Grice of the place & County aforesaid  
Said Gentleman his hirers Esq<sup>r</sup> ac: the sum of Just  
Sum of Sixteen thousand pounds of good deadlubber  
Virginia tobacco & caskes payable Upon a  
Demand, for which paym<sup>t</sup> will and truly to be made  
I bind my selfe my hirers Execut<sup>r</sup> & family by  
these presents for confirmation of the same hirer hirer  
unto set my hand & Seal this Twenty Eight day  
of November anno<sup>r</sup> Dom<sup>r</sup> 1689.

The Condition of this Obligation is Such that if the above bound  
Wm Kendall his hirers Execut<sup>r</sup> & Do: shall weke & truly  
paym Kendall keep himselfe & Indemnifyd the abovesaid  
Said hirer hirer Execut<sup>r</sup> & c<sup>r</sup> signes in a Counterpart  
Peter Grice his hirers Execut<sup>r</sup> & c<sup>r</sup> signes in a Counterpart  
one parten and Counterpart for four hundred acres of Land  
one parten and Counterpart for four hundred acres of Land  
said that hee the said Grice shall Enjoy ye same as it is  
meant in ye said Counterpart without  
monition in ye said Counterpart in every respect without  
bother molested by any person or persons whatsoever or how  
ever molested by any person or persons whatsoever or how  
ever then this to be void otherwise to stand & abide  
in full power force & Virtue / Wm Kendall

Sealed a Delivered in presence of yo Seal  
Charles Wessell the 28<sup>th</sup> day of November anno<sup>r</sup> 1689  
Math: Capell in the within hand acknowledged in open  
Court by the within named m<sup>r</sup> Wm Kendall as  
his esall cl<sup>r</sup> & Do<sup>r</sup> to the within named  
Peter Grice by Dan March & Co Math:  
Record<sup>r</sup> of Dan March & Co Math:

+ Whereas I Peter Grice of Northampton County  
in Virginia Gentleman Did buy of m<sup>r</sup> Wm Kendall of  
the place & County aforesaid four hundred acres  
of Land as in & by Counterpart for the same may  
appear more at large for which said Land I the  
aforesaid more at large for which said Land I the  
said Grice have passed Bills for payment of the same  
Now see it is that if I the said Peter Grice should  
fails of making good payment for the same either  
by my hirers Execut<sup>r</sup> & Admin<sup>r</sup> or c<sup>r</sup> signes according  
to the tenour of the said Bills that then it shall  
and may bee lawfull for the said m<sup>r</sup> Wm Kendall  
his hirers or c<sup>r</sup> signes to Render the aforesaid payment  
and every part thereof & to possess & Enjoy ye same  
as if it had never beene Conveyed at his & their owne  
( proper )

231:

+ proper Land for ever, in as large & manner as  
the said Grice hirer hirer hirer hirer hirer hirer hirer  
Confimation of the same I hirer hirer hirer hirer hirer hirer hirer  
bind and Seal this Twenty Eight day of November  
anno<sup>r</sup> Dom<sup>r</sup> 1689.

Peter Grice  
Sealed & Delivered in presence of yo Seal  
Charles Wessell the 28<sup>th</sup> day of November anno<sup>r</sup> 1689  
Math: Capell acknowledged in open Court by the said  
Peter Grice as his esall cl<sup>r</sup> & Do<sup>r</sup> to the  
said m<sup>r</sup> Wm Kendall,

First: Dan March & Co Math:  
Record<sup>r</sup> of Dan March & Co Math:

+ I Doe Nominate Constitute and appointe my trusty  
friend Jno. Gushell Jun<sup>r</sup> to be my lawfull attorney for  
me & in my Name to do in all law suits &c any  
other matter what else, and Doe Impower my said  
attorney to appoint any attorney or attorney further  
him to do in my behalfe, & what my said attorney  
or any under him, shall do or Doe any wayds  
appealing or Belonging to me shall bee in as  
full and in as ample manner as if my selfe was  
personally present to all suits & proceedings In which  
whereof I hirer hirer hirer hirer hirer hirer hirer  
bind and Seal this Twenty Eight day of November  
anno<sup>r</sup> 1689.

Jack Green  
yo Seal

John F. Jacob the 28<sup>th</sup> day of Feb<sup>r</sup> 1689  
made & Jack probacion made to yo aforesaid power of  
marke attorney by the Exequat<sup>r</sup> Letters of  
Robert Hambleton & Isaac Jacob & ordered  
to bee rewarded

First: Dan March & Co Math:  
Record<sup>r</sup> of Dan March & Co Math:

To all to whom these presents shall come Greetings know  
ye that I Thomas Macrelling of Northampton County  
Plaintor Doe for me my hirers Execut<sup>r</sup> & Admin<sup>r</sup> &  
soe dequit, esould, Executed & Discharge by Daniel  
March of the same place his hirers Execut<sup>r</sup> & Admin<sup>r</sup>  
cl<sup>r</sup> & manner of suits contrabordred done or caused  
of deius, or any other trouble charge, & other damage  
that may accrue due to me for or by reason of  
the said Marches doinge & c<sup>r</sup> signes with me of my  
Master Will d<sup>r</sup> Wm<sup>r</sup> my hand & Seal June the 28<sup>th</sup>  
one thousand six hundred eighty nine Thomas & Macrelling  
John F. Taffey  
Charles Hodder  
yo Seal

+ Know all men by these presents that I Wm Gaucins  
of the County of Northampton planter Doe hereby doth  
forth manifest & declare that my Negro woman  
Doll Doe Manumitted and a free woman immediately  
after my Decease and to enjoy her God & what  
else properly belongs to her from the said land.  
She being now fifty years of age and habing  
lived me thirty five years. And in testimony  
& confirmation hereof I have hereunto set my  
hand & seal this 25<sup>th</sup> day of November anno 1683.

Signed & Delivered in presence

William Gaucins

of Jno. Dickman

ye Seal

Dan North the 28<sup>th</sup> of Nov: anno 1683  
acknowledged in open Court by the said

William Gaucins as his seal del & doth

sig'd Dan North Esq: of Northam:

Record first Dan North Esq: of Northam:

To all Christian People to whom these presents shall come  
I Wm Rickards of the County of Northampton in Virginia  
Send greetings in our Lord God Everlastinge Know ye that  
I the said Wm Rickards for and in Consideration of  
the sum of Eighteen Thousand pounds of good Tobacco  
& caskes to me in hand paid and secured to me paid  
by Robert Clarke of the same County Esq: and his  
except whereof I Doe hereby acknowledge and thereof  
of 8000 part and parcell Doe dequit Exempted & discharged  
him the said Robert Clarke his Esquells Administrat<sup>r</sup> &  
his heirs Execut<sup>r</sup> & Administrat<sup>r</sup> & assignet for 8000, Two  
hundred and fifty acres of Land certeininge Sechaleys  
and Bringe in the said County of Northampton bounded  
Westw<sup>ly</sup> Upon Hungard Creek, Northw<sup>ly</sup> Upon a Branch  
called Richard Smiths Branch It bringe part of fiftie  
hundred and fifty acres of Land formerly Capt Wm Jones  
bequeathed to any of his Grandchildren then living  
whom his wife then should think fit & may appear  
by his Will Executed upon Record: and bequeathed to me as  
may appear by m<sup>r</sup> John Michaelis Will dated May the 4<sup>th</sup> 1671  
now delivred as may appear by m<sup>r</sup> John Wallerups Survey

( Octob: 1683 )

Octob<sup>r</sup> the 26<sup>th</sup> 1687: The first tree Bringe d Cedar standinge  
on the South Side of a small Gutt called the Cedar Gutt w<sup>th</sup> the  
Southward of the house did see along<sup>t</sup> the South Side of the  
said Gutt and the South Side of the Road that comds through  
the old field to the Gade Extendinge Eastw<sup>ly</sup> by a line of  
marked trees into the maine Woods at the said m<sup>r</sup> Wallerups  
Platt<sup>r</sup> Distr<sup>r</sup> and the Grand Latten of Capt Jones Dated the  
Tenth of June 1664 was planted at large with all a singular  
its rights numberd & appertaininge together withall houses  
Edifics Buildings orchards gardens Land & poult<sup>r</sup> feeding  
pasture Woods Underwood ways profit<sup>s</sup> commodity & convenienc<sup>e</sup>  
of pasture hordeines & appertaininge what soever to the said  
Land messuages poult<sup>r</sup> & pinnfolds or to any part or parcell  
of them Belonging<sup>r</sup> or in anywise appertaining<sup>r</sup> thereto  
and to hold the said p<sup>r</sup> Bargained Land and all a singular  
other the pinnfolds hereby granted Bargained & sold or hereby  
ment intencioned or intended to be granted Bargained &  
sold with their & story of their Rights numberd and  
appertaininge what soever unto the said Robert Clarke  
his heirs Execut<sup>r</sup> & Administrat<sup>r</sup> & assignet for 8000 to his &  
their sole & only proper b<sup>r</sup> & behoofe absolutely w<sup>th</sup> out  
any contradiction or power of Robocation in any wise  
for that Neijer I the said Wm Rickards my heires Execut<sup>r</sup>  
Administrat<sup>r</sup> & assignet no ring other of Son or of Son  
for 63 or in one hundred or in the Name or Names of 63  
or any of 63 at any time or time hereafter shall or  
may shew challenge claims or demand in de lo  
the pinnfolds or any part therof: any interest right  
title b<sup>r</sup> or possession claimd Interest & demand w<sup>th</sup>  
and story of 63 to say b<sup>r</sup> & story Excluded & for 8000 debarred  
by these presents and I the said Wm Rickards for my  
selfe my heires Execut<sup>r</sup> ac<sup>t</sup> the said messuages & all a singular  
other the Land & pinnfolds before hereby granted Bargained  
& sold with the appertaininge unto the said Robert Clarke  
his heirs Execut<sup>r</sup> & Administrat<sup>r</sup> & assignet & to his & their  
only proper b<sup>r</sup> & behoofe for 8000 against me the said  
Wm Rickards my heires Execut<sup>r</sup> & Administrat<sup>r</sup> & all other  
person or persons what soever lawfully claiming<sup>r</sup> by  
from or Under vs or any of 63 or by any other way  
or means what soever or howsoever shall or will warrant  
by these presents a defend the said Robert Clarke his heires  
Execut<sup>r</sup> & Administrat<sup>r</sup> & assignet a story of them & that the  
said Robert Clarke his heires Execut<sup>r</sup> & Administrat<sup>r</sup> & assignet a story of  
( them )

Item shall or may by force and virtue of these presents  
from time to time & at all times for ever hereafter  
lawfully peaceably & quietly have hold & to occupy  
possess a 2400 the said p[er]Bargained Land a p[ro]mised as  
afforded with her a copy of their Rights in number &  
appurtenances whatsoever & shall receive a like other Rents  
and profits thereof to her & their proper use and  
 behoofe for ever with all other appurtenances whatsoever  
freely & clearly acquited Executed & discharged a now  
and sufficiently sealed delivered a copy hereunto by the  
said Wm Rickards his heire & Executo[ry] & Administrato[ry] of and  
from all and all manner of former & other gifts grants  
Bargained Salld Land mentioned above in number  
Dower Exlouts Judgments Executors Costs Justices Rents  
decreeable of Rents forfifths finds himself & executors  
and of & from all singular other titles trouble and  
discrepancy of claimants & demands whatsoever had made  
committed suffered omitted or done by the said Wm Rickards  
his heires or assigns or by any other person or persons  
whatsoever the Rents & Services to him belonging  
from time to time for a reversion of the p[ro]mised shall  
grow due and payable to our said Bargained Lord the King  
chiefly L[ord] of fee or fees of the p[ro]mised only excepted  
and forsooth In witness whereof & other the p[ro]mised  
I the said Wm Rickards have hereunto set my hand  
and Seal the twenty eighth day of January anno  
Regis 2d. domini 1689:- Wm Rickards

Signed sealed & Delivered in presence of  
John Eyre John Setchell John Warren  
Signed sealed & Delivered in presence of  
John Eyre John Setchell John Warren  
Wm Rickards his heires Executo[ry] & Administrato[ry] doth  
hereby acknowledge & confess to have received  
from the said Wm Rickards my brother Michael bearing  
date the 24<sup>th</sup> of Sept<sup>r</sup> 1686: a ms the said Wm Rickards  
as witness my hand & Seal this 28<sup>th</sup> of Jan<sup>r</sup> 1689:-  
Wm Rickards

The 25<sup>th</sup> day of January anno 1689: Then both the  
within Deed of Sale and also signature of Dattor  
was acknowledged in open Court by the within  
named Wm Rickards as his Recd dcts and  
Deeds to the within Specified Robert Clarkes

Record: 1<sup>st</sup> Dan March 8<sup>th</sup> C. North

I know all my by these presents that I Elizabeth Rickards  
the wife of Wm Rickards do hereby for ever relinquish  
a feoffe

and freely and voluntarily affig[n]e over to Robert Clarkes his  
heires or assigns all my right title & interest of two hundred &  
fifty acres of Land sold by my husband Rickards to the said  
Clarkes at ago my feoffe with all other titles & p[ro]perty to  
me belonging or to any in my Name at tyne of my hand and  
Seal the 28<sup>th</sup> day of January anno domini 1689:-

Signed sealed & affig[n]ed in the presence of

John Eyre

John Setchell

John Warren

The usual marks of  
Elizabeth T. Rickards

The 25<sup>th</sup> day of January 1689  
acknowledged in open Court by the said Elizabeth  
Rickards at her Recd dcts & voluntary dcts a  
Deed to the said Robert Clarkes

1<sup>st</sup> Dan March 8<sup>th</sup> C. North

Record: 1<sup>st</sup> Dan March 8<sup>th</sup> C. North

I know all men by these presents that I Wm Rickards of the County  
of Northampton in Virginia Do owe & am held firmly obliged  
unto Robert Clarkes of this said County Esq[uis]tly Justicefull  
and just sume of Sixty Six Thousand pounds of good  
sound merchantable tobacco in casks well quantified  
deceding to be paid unto the said Robert Clarkes  
or to his certain attorney his heire & Executo[ry] & Administrato[ry]  
or affig[n]ed conveniently on the Bay Side of the said  
County of Northampton on demand so which payment wad  
truly to be made by Conds my selfe my heires Executo[ry] and  
Administrato[ry] firmly by these presents Sealed with my Seal  
dated this twenty eighth day of January in the year of  
our Lord one thousand six hundred Eighty Nine, Ninety &

The condition of this Obligation is such that if the aboves bound  
William Rickards his heires Executo[ry] & Administrato[ry] & copy of them  
shall with a truly make good sale of the two hundred & fifty  
acres of Land sold by the said Wm Rickards to the said  
Robert Clarkes aforesaid at the p[ro]mised price or otherwise  
judiciously or willingly of Bargaine bearing equal date  
with these presents and maineined at a singular the Right &  
priviledges and take & defend the said Robert Clarkes his heires  
executo[ry] & Administrato[ry] a copy of them from obrog  
any & place that may be shall disturb or annoy them or  
any of them due to give better Right & Assurance of the  
land if required then this present Obligation to be void  
otherwise to remaine in full force & Virtue the word bound  
entituled before sign'd:

Wm Rickards

Signed sealed & Delivered in presence of  
John Eyre John Setchell John Warren  
The 25<sup>th</sup> day of January anno 1689: acknowledged  
in open Court by the said Wm Rickards at his Recd  
dcts a Deed to the said Robert Clarkes

Record: 1<sup>st</sup> Dan March 8<sup>th</sup> C. North

+ Know all men by these presents that Mr James Dabis and his  
wife for divers causes & considerations have made and entered  
into this especially for our black geldings & our heifers  
64 & in hand recd of Thomas Abbott farremer the receipt  
of which we do hereby acknowledge & do discharge -  
the said Thomas Abbott from the same. Have disengaged  
- bargained sold enforfeited & delivered like as by these presents  
we do alien Bargain & confirm a Deed unto the said  
Thomas Abbott & our right title a Interest of a certaine  
parcell of Land by estimation fifty acres situate lying  
and being in or neare the head of Sabago his Brook  
in Northampton County. Which Land was given by Walter  
Price to the said John the wife of Thomas Collins  
& Daughter to the said Walter Price as of will of yr Ex  
Price may more at large appear to have and to hold  
the said fifty acres of Land with all houses buildings  
fences gardens trees Woods & Underwoods. and all other benefites  
and profits thereunto belonginge in as full & as ample  
maner as if the said James Dabis during his wife, might  
by virtue of the said Walter Price his Will possess & enjoy  
to him the said Thomas Abbott his heires & assigns during  
the life of the said John, now wife to the said James  
Dabis, and according to a certaine Deed of the said Land  
granted to the said Walter Price by de Goffe Yardley Esq<sup>r</sup>  
deed of witness of the said James Dabis, & John my  
wife have sealed out the said Land and plantation &  
plantacion to one in: Mapp for two years as by said  
giver to the said Mapp may appear or be in full force  
of Charles Price we the said James Dabis & John my wife  
do promise, that at the end of the said Deed, that is to say  
shall have quiet & peaceable possession of the said Land  
appurtenants and warrant the sale of the same  
according to the said Walter Price his Will against  
all persons whatsoever to the said Abbott or his assigns  
as witness our hands & seals this 28<sup>th</sup> day of January 1639

Signed sealed & delivered in the presence  
of Henry Marman son

Endorsed

1639 Given this 28<sup>th</sup> day of January anno domini A.D. 1639  
to witness and acknowledged  
in presence by the said James Dabis & John  
his wife as their true seal & voluntary acts  
a Deed to the said Thomas Abbott.

Recd: 2<sup>nd</sup> Dan: March 1640 & W: C: North  
Recd: 2<sup>nd</sup> Dan: March 1640 & W: C: North

+ Know all men by these presents that I James Dabis & John my  
wife of Northampton County in Virg<sup>a</sup> do discharge all our R<sup>t</sup>  
titles & Interests of the within mentioned Land Excepting  
one hundred & fifty acres thereof sold to my brother named  
Dabis w<sup>t</sup> said Land is knowne by the name of Turkey  
Hill as in & by our Subsistance bearing date the Twenty  
Sixth day of October one thousand six hundred Eighty &  
five may more at large appear which said Land were  
say we do assigne to Capt<sup>r</sup> Isaac Foxcroft his heires  
Exclusively & assignes in as large a ample maner  
as it is contained to my father from Capt<sup>r</sup> Avn: Whittington  
Warranting the sale of the same to bear good effectually  
in the Law and of we a story of us to be Vtly excluded  
of for ever debarrred by these presents In Testimony whereof  
we have hereunto set our hands & seals this fourteenth  
day of January anno domini 1639: - the marks of  
John Nathaniel Capell

James F Dabis  
James Noble

John Luke: the 28<sup>th</sup> day of January anno: the marks of  
John Luke: 1639 the within assignement being made

Deed & done his wife acknowledged in open  
Court by them as their true seal & voluntary  
acts & Deed to the within Specified Capt<sup>r</sup> place.  
Foxcroft: 2<sup>nd</sup> Dan: March 1640 & W: C: North  
Recd: 2<sup>nd</sup> Dan: March 1640 & W: C: North

+ This Indenture made the Eighteenth day of July in the year  
of our Lord 1639: Between John Dabis of the one party  
& Thomas Parramore of the other party. Witnesseth that  
the said John Dabis doth put my Son John  
Pitman an apprentice unto Thomas Parramore butler  
shall attaine to the age of Twenty & one years of age  
to be in any such lawfull Employment as to the said  
Parramore his heires or Execut<sup>r</sup> shall employ him  
In Consideracion whereof if the said Parramore doth send  
my selfe my heires or Execut<sup>r</sup> to finde & allow ye said  
John Pitman meate drinke washing & Lodging with  
all other necessaries during the time of time due to  
deliver him one younger Cow & calfe by his side  
when he shall come to the age of Fifteen years due to  
Pitman for his selfe & all his increase both male & female  
butle he cometh to age in witness heire of us ye parties  
above named habe herabule set our hands & seals  
this day and year above written the said Pittman bring  
(Eight)

8<sup>th</sup> year of the 4<sup>th</sup> day of June last,  
Signed, sealed & delivered in presence  
of Mr. Scamell.      the markes of  
the markes of  
Thomas T. Powell      Peter P. Dolby &  
John D. Parcources      Thomas J. Parcources  
The 28<sup>th</sup> day of January A.D. 1689.      the markes of  
acknowledged in open Court by the said Peter  
Dolby & Thomas Parcources at their estate  
sets a Deed to each other.  
First Dan. Merch. & Co. C. North.  
Recorded: First Dan. Merch. & Co. C. North.

To all Right People to whom these presents shall come -  
Greeting Know ye that I Thomas Powell of Newhampton  
in James County in Virginia Planter for divers good cause and  
consideration now hereunto inclining but more especially  
for the Consideration of two thousand pounds of good  
Tobacco & Casks to me in hand paid before the Signings  
and Sealings of this Ouborgance By m<sup>r</sup> Sarah Kendall  
widow of the said County the receipt whereof I doo  
hereby acknowledge, and of every part & parcel thereof  
I doo hereby Exonorate acquit and fully discharge the  
said Sarah Kendall her heires &c. have alredy Rec-  
gained sold Enfouffed & confirmed like as by these  
presents I doo also Bargaine sell Enfouffe Confirme  
and Delive, unto the said Sarah Kendall her heires  
and assignes for ever &c my tract or parcell of  
land lyinge & beinge in the above named County which  
I bought of Wm Whittington containinge three hundred  
severall and fiftie acres bounded as followeth on the  
western part upon the Land of Isaac Godwin & Son  
Norman and on four hundred acres of Isaac Proscott  
on the Northern part according to the bounde of in 1610  
Whittington former Master now belonginge to Cap<sup>t</sup> Jno. Bush  
and kind of marked trees drawne from the former tree  
of Isaac Proscott Land formerly James Rebelle to the  
former tree of the Land formerly belonginge to Capt. John  
Kendall on the Eastern part Upon one thousand acre  
deed of Land formerly sold by m<sup>r</sup> Wm Whittington to Capt  
Wm Kendall and thoson bounded to the head of Skotte  
Quarter Branch, and Runninge alonge the branch to the  
former tree abidinge the Land sold by m<sup>r</sup> Wm Whittington  
to John Dolby, and thence by a line of marked trees  
to the head of Skotte Quarter Branch.

to the Land now Isaac Godwin for the bounde of so  
many and to hold the said three hundred severall & fiftie acres  
of Land as it is now bounded which according to m<sup>r</sup> William  
Whittington conbouyance to me the said Powell granted for the  
said Land may now fully appear, Willall house Edified -  
Buildings, fence, Orchard, gardens, pasture Woods Vnderwoods,  
wither and other profits Confitte or appurtenances thereto  
belonging or any wayes appertaininge but for the said m<sup>r</sup>  
Sarah Kendall her heires & assignes for ever from this date  
and of the said Thomas Powell doo promise & oblig my  
selfe by these presents my heires &c in the summe of two  
hundred pound Sterling money of England to be paid to the  
said Sarah Kendall her heires &c in Warrant and our defend  
the sale of the said Land to the said Sarah Kendall & her heires  
for ever against any person claiminge by from or Under  
me, or from any other person or persons what ever, and I  
do likewise oblig my selfe my heires &c in the aforesaid  
summe that on any reasonable request within the term of  
seven years from this date to give the said Sarah Kendall  
such further or furtur Conbouyance for the said Land as her  
heires & assignes in the Law may or can doo ordene  
her In Confirmation hereof I have this 13<sup>th</sup> day of January  
1689. set in the first year of their Majesties now Reigning  
fixed my hand & seal /

Thomas T. Powell  
John Satchell Richd N. Nottingham

marks written  
Robert Hamilton  
Signed +  
m<sup>r</sup> Sarah Kendall widow of the said Thomas Powell.  
Recd d<sup>r</sup> a Deed to her: First Dan. Merch. & Co. C. North.

The 25<sup>th</sup> day of February A.D. 1689: acknowledged  
in open Court by Cap<sup>t</sup> Jno. Bush as the attorney of the  
within mentioned Thomas Powell to the within specified  
m<sup>r</sup> Sarah Kendall widow of the said Thomas Powell.  
Recd d<sup>r</sup> a Deed to her: First Dan. Merch. & Co. C. North.

Know all men by these presents that we Thomas Powell &  
Mary Powell have sold and delivered unto m<sup>r</sup> Sarah Kendall  
widow, the plantation her formerly lived on as by Conbouyance  
given to the said Sarah Kendall may appear, and for the  
true and furtur acknowledgement of the said Conbouyance Con-  
taininge three hundred severall fiftie acres of Land, of the  
said Thomas Powell & Mary Powell lawfull wife of the said  
Thomas Powell doo nominate & appoint Jno. Bush for us  
and in

and in our behaffed, to be our attorney to acknowledge & the said forbyance next Court held for the County of Northampton by the said Mary Powell relinquishing all rights or Right of Power what ever any wayes appear-  
ing or belonging to the said Land Expressd in the said forbyance witness our hands & Seals this 24<sup>th</sup> day of February 1689:

Thomas T. Powell.

*Signature*

John T. Powell.

Robert Hamilton the 28<sup>th</sup> day of February anno 1689. Mary T. Powell.

(Entered) Probation made to the within power of attorney in open Court by the Especial Oath of John Bradson & Robert Hamilton & Cedor to be Recorded its also the said day and year acknowledged in open Court by Capt. John Fisher as the attorney of the within Specified Thomas Powell & Mary his wife at their free recall a voluntary del a Deed to the within mentioned in Sarah Rudall.

Recd. by Dan. March & Co. C. Northam.

Know all men by these presents that I Mary Woffall of the County of Northampton in Virginia Do bind my son Wm Woffall & his Phillip Fisher until he shall obtaine unto the age of twenty years to deliue him his herds Exclusively in all lawfull Employment that he shall Employ him about his Consideration whereof I the said Phillip Fisher Do oblig my selfe my herds Exclusively to deliver for the use of the said William Woffall whom he shall obtaine unto the age of Eighteene, one Cow & calfe & one Mare colt with their increase due to remaine in the custody of the said Fisher Untill that he hath deliued the full sume aboves bound due to the true performance hereof was delivered of his herds Iest our hands & Seals this 17<sup>th</sup> of February 1689.

Mary M. Woffall  
her M. marks  
yo. seals

1690:

Recd. Edward Shadwell

Hannay Hogganor the 28<sup>th</sup> day of February 1689: Phillip Fisher Deliued & acknowledged in open Court by the said party to these presents as their selfe del a Goods to each other,

Recd. by Dan. March & Co. C. Northam.

Jully Robinson

+ Do hereby Impower and appoint you to pay unto and defend all actions suits or suits that I have now depending (in Northampton

in Northampton County Court or that I third may have depending in the said County and for yo<sup>r</sup> S<sup>r</sup> during this Insufficient Warre of attorney given Under my hand this 28<sup>th</sup> day of January 1689.

the 29<sup>th</sup> of February 1689 exhibited in open Court & Cedor to be Recorded by Dan. March & Co. C. Northam.

Recd. by Dan. March & Co. C. Northam.

Recorded by Dan. March & Co. C. Northam.

Know all men by these presents that we do you Willkins, Wm Hammon, and Wm Scott all of the County of Northampton in Virginia Do owe a sume undated unto Robert Millings & Wm Millings the Sons of Wm Millings late of the said County of Northampton deceased in the sume of Twenty Thousand pounds of good sound merchantable Tobacco & casks qualified according to Act of Assembly to each of them to be paid unto their several coetain attorney or attorney Indictors Execut<sup>rs</sup> or dem<sup>rs</sup> conveniently on yo Day Side in the said County of Northampton upon all reasonable demands so which paym<sup>t</sup> to be made we bind our selves and executors & jointly & severally for the whole & in the whole one & executors of our heirs Executors & dem<sup>rs</sup> freely by these presents sealed with our Seals dated the 20<sup>th</sup> Anno Domini 1689.

The condition of this obligation is such that if the above bound do you Willkins, Wm Hammon, & Wm Scott or any of them or any of their heirs Executors & executors shall well & truly make satisfaction and make payment of unto the above named Robert Millings & Wm Millings Sons of the above named Wm Millings deceased & severally for so much as it was indebted by m<sup>r</sup> own March obligator mentioned in the last Will & Testament of the said Wm Millings deceased (with the assistance of m<sup>r</sup> George Burroughs & Richard Cox) the 23<sup>rd</sup> day of July 1688 being as follows

to Robert Millings the Eldest Son his share according to division his Remain branch'd, in powder fource, powder dishes small & great powder glass & stick, one Pewter, three powder plates, the largest round, four diaper Napkins, one small diaper table cloth, one leather pillowcase, one old Cuirass helmett sheath one white Scalloped Earthen dish, one longe Table, a one Squard Box w<sup>th</sup> a lock, one old case w<sup>th</sup> bottles, with one little longe Box, one Silver cup, with hoards, a fource Box, one warming pan, one clock bed, a bolster & pillow & one Fricker bedstead, one large Iron Dutch oven and pot hooked the Cew commonly called Squirell w<sup>th</sup> a Bull calfe (and a

+ and a Black two years old Steer, one Bible w<sup>th</sup> a gold  
gilt, one yowlinge horse; a hoo is to have the first  
colt either horse or mare that his Geallie William  
Shane brings to good.

to William Milling the youngest son, his Share according  
to Testimony; his Room furnished, in porche theo Shire  
one chamber pott & three plies, the Smallest Gunne-  
foure Diaper Mapkin, one Small Diaper Table cloth  
and Holland pillowcas, one Cloth old Holland Sheet  
one white Scealpt Earthen dish, one geale chaff, one  
iron bound cas, one feathered a one Goldst, one  
old Rugg, Two Curtains & a pair of Vallions, one pair  
of driderons with a Studingr bedstead, one Iron Kettle  
with a Small Brass Kettle, one Cow commonly called Bony  
with a Cow calfe, one Red yowd two years old Steer  
one Small Bible, one four years old Mare,  
de & obry of w<sup>ch</sup> particular Belongings to the d<sup>r</sup> Robert  
Milling a Wm Milling Officer mentioned are to be  
delivered and made paynt of all such kind & kinds as  
they shall respectively attaine unto full age to recide  
the same or to the Subscribers of them according to the  
Will of their father the aforesaid Wm Milling d<sup>r</sup>  
(that is to say) at the age of Eighteen years de & obry  
of which aforementioned instances of particular things duthly  
a punctually performed. Then this Obligation to be Void  
or of Non Effect otherwise to stand in full face Effect &  
Value.

Signed Sealed & Delivered in presence

William Newmarin

ysdale

Richard Cox Record for Dan North

Wm Scott ydsale

E.C.W. North - Dr

+ An account of the personal Belongings to the four  
children heretofore named of Dorman Loughland d<sup>r</sup>: as the  
same was debded and part of it Valued by us the Subscribers  
with the Consent of Charles W<sup>r</sup>ibell as marrying Mary the widow  
of one of the Exec<sup>t</sup> of the said Dorman Loughland his  
eldest son & one other of the Exec<sup>t</sup> of the last will & testam<sup>t</sup>  
of his d<sup>r</sup> Robert father plus 26<sup>t</sup> of September 1685.

In Loughland Share  
of his Estate

one land mill w<sup>th</sup> an order botronge  
of middle size

In a Charles Loughland to enjoy at  
their mothers decease:

Two Ewes & a Ram

One feathered Goldst & a Blanket to

one yowlinge pott a posthook - 220:

One Isot of Wedges - - - 200:

9<sup>t</sup> of pens - - - 095

for his 6<sup>t</sup> part of yo Negro woman 895

Two Cows one three years old Steer 3350

& one two years old Bull -

Cind Cow, one two years old Hifer Great Loughland his Share  
Two three years old Steers - - 5700 a Large Cupboard - - 300  
One old geale chaff - - 200: a chest of Iron Racks - 100:  
One geale Spitt - - - 100: for her Hall part of his 920  
one Iron Kettle - - - 040: Negro woman - - - 1310  
a Peas - - - 050: Two Cows one yowd 1310:  
One Hand saw - - - 030: one two years old Steer one yowlinge  
for his Sixth part of the 890: Ball & a Bull calf  
+ Negro woman - - - 1310: One feathered Gold & a Goldst  
Mary Loughland her Share one Blankett, one Sheet to  
one feathered Goldst & one Blanket to be delivered at her mother's  
one iron pott a posthook - - 140: Dowry.  
one Iron Spitt - - - 060: Two Ewes & a Ram  
A Isot of Wedges - - - 100: 130  
3<sup>t</sup> of porches - - - 030: Recd<sup>t</sup> R. C. Gaudling his master  
3<sup>t</sup> of Shuyards - - - 080: d<sup>r</sup> of Shuyards 900: Mich. Niddhill  
for his Sixth part of yo Negro 900: woman - - - 1310  
Two Cows one yowlinge 1310 Record for Dan North  
one Ball & one Bull calf one Sheet  
one two years old Steer - - - 1310  
Two Ewes & a Ram

+ Know all men by these presents that W<sup>r</sup> Charles W<sup>r</sup>ibell  
Robert Gaudling & Dorman Loughland d<sup>r</sup> of Northampton  
County in Virg<sup>a</sup> do owe a summe indebted unto Jno Loughland  
Censius Loughland, Mary Loughland, & Sarah Loughland,  
the children of Dorman Loughland son<sup>t</sup> late of the said  
County d<sup>r</sup>: in the sume of four thousand pounds of  
gold bound merchantable Virg<sup>a</sup> Coafe Get in custome qualified  
decreasing w<sup>ch</sup> de<sup>t</sup> of obsons by two paid severally to  
Each of them severally on yo Bay Side in yo st County  
Upon demand or by their certaine attorney or attorney<sup>s</sup>  
hired Esq<sup>r</sup> or Esq<sup>r</sup> to which paynt will & likely to be made  
W<sup>r</sup> Gaudling our d<sup>r</sup> two a obry of 68 jointly & severally.  
for the whole & in the whole our & obry of our heires  
Esq<sup>r</sup> & Esq<sup>r</sup> firmly by these presents Sealed with our  
Seals Dated the 26<sup>t</sup> day of January 1685:-

The condition of this Obligation is such that if the aboves named  
Charles W<sup>r</sup>ibell, Robert Gaudling, & Dorman Loughland or any of  
them their or any of their heires Esq<sup>r</sup> or Esq<sup>r</sup> shall well and  
truly satisfye & make paynt of unto the aboves named John  
Loughland, Censius Loughland, Mary Loughland, & Sarah  
Loughland their severall & respectible parts or portions of the  
severall Estate of their abovesaid Master Dorman Loughland  
son<sup>t</sup> d<sup>r</sup>: as it was delid by a will the Content of the said  
Charles W<sup>r</sup>ibell, as marrying Mary ye widow of, & the said Dorman  
Loughland his Eldest son & two of the Execut<sup>t</sup> of the d<sup>r</sup> Dorman  
(Loughland)

244: Loughland Son<sup>n</sup> Deed for his mother & a Robert Franklin  
+ A Michael Nudchill on the Behalfe of the above named  
children according to the last Will & Testament of the said  
deceased the 26<sup>th</sup> of September 1688: brings as follows  
to John Loughland one Gunne of a Middes size, and  
featherbed a Soldier a d. Blankett, one great Iron pott  
a pot hook Valued at 220<sup>0</sup> Job. one Sett of Wedges 200<sup>0</sup>  
Job. 9 $\frac{1}{2}$  t powder at 95<sup>0</sup> Job: his Sixth part of the  
Negro woman 89 $\frac{5}{4}$  Job. Two Cows, one three years  
old Sterre, & one three years old Bull, two Ewes and  
one Rambo, one Hand mill between him & his brother  
Gresham Loughland, with what Belongs to her Bringe  
well in order to Enjoy at their mothers Decesse,  
to Gresham Loughland, one featherbed a Soldier a d.  
Blankett, one old great chest Valued at 200 $\frac{1}{2}$  Job. one  
great Chest Pitt 100<sup>0</sup> Job. one Iron Kettle 40<sup>0</sup> Job. a  
Box 50<sup>0</sup> Job. one Hand Saw 30<sup>0</sup> Job: his Sixth part  
of the Negro woman 89 $\frac{5}{4}$  Job. a large Gunne chafing  
one two years old Sterre, two three years old Sterre,  
Two Ewes & one Rambo his part of the Hand mill a  
above mentioned Brothers his Brother John & him  
to Mary Loughland one featherbed a Soldier, one  
Blankett, one Iron pott, a pot hook Valued at 140 $\frac{1}{2}$   
one small Iron Spitt at 60<sup>0</sup> Job. a Sett of wedges 100 $\frac{1}{2}$   
3 $\frac{1}{2}$  powder 30<sup>0</sup> Job. a pair of Shillyards 80<sup>0</sup> Job. his Sixth  
part of the Negro woman 90 $\frac{1}{2}$  Job. Two Cows and  
youngling Sterre, & a Bull calfe, one three years old  
Sterre Two Ewes & one willow &  
to Sarah Loughland a large Cupboard Valued at 300 $\frac{1}{2}$   
a pair of Iron Rucks 100 $\frac{1}{2}$  Job: his Sixth part of the  
Negro woman 90 $\frac{1}{2}$  Job. Two Cows, one three old Sterre  
and youngling Bull & a Bull calfe, one featherbed a  
Soldier, one Blankett, one Sheeles the said Bed Soldier  
Blankett a Sheeles to be delivered at her mothers Decesse  
Two Ewes & one willow &  
all and every of which particulars, Belonging to the  
said persons persons before mentioned are to be delivered  
and made paym<sup>t</sup> of at such time & times as they shall  
respectably determine unto full cleare to Recibe y<sup>e</sup> same  
according to the Will of their father y<sup>e</sup> to Gresham  
Loughland Son<sup>n</sup> Deed (that is to say) the second Eighteen  
a the Daughters at sixtene years of age died in case  
or more of them should Depart this life before the  
receipt of his or her Estate or the time it is due Then  
his two or their parts his decessing to remain a bed  
divided dwyngest the Subdivis<sup>2d</sup> or Subdivis<sup>3d</sup> of the said  
children all which purifid before mentioned Bringe well

245: A truly afforward Then this Obligation to be Void & of  
+ None Effect otherwise to stand in full force Effect & Credite.  
Signed Sealed & Delivered in presence Charles Westfall.  
of 1683 Robert Caudle y<sup>r</sup> 1683  
~~Caudle~~ Conddy y<sup>r</sup> 1683  
mark<sup>s</sup> his marks his marks y<sup>r</sup> 1683  
Nathan Pott David Newbold Doeman Loughland  
Dan Merck & Wm Metherell his X marks y<sup>r</sup> 1683  
Know all men by these presents that I Doeman Loughland  
of the County of Northampton in Vrg<sup>a</sup> planke Do owner  
Stand imbold unto Charles Westfall of the land place and  
age planke who intermarried with Mary the widow & one of  
the Execut<sup>e</sup> of Doeman Loughland son<sup>2</sup> late of y<sup>r</sup> County -  
died in the sum<sup>t</sup> of Twenty thousand pound<sup>s</sup> of good bound  
merchantable tobacco or cash<sup>s</sup> qualifys<sup>d</sup> according<sup>t</sup> to act  
to be paid unto the said Charles Westfall (in quality afforded)  
or to his certain attorney or attorney heire<sup>s</sup> Exec<sup>e</sup> or adm<sup>r</sup>  
subsequently on ye Bay side in ye st<sup>t</sup> County of Northam-  
pton demanded so which paym<sup>t</sup> shall & truly to be made  
I bind my selfe my heires Exec<sup>e</sup> & adm<sup>r</sup> firmly by these  
p<sup>t</sup>nt<sup>s</sup> sealed with my seale dated the 16<sup>th</sup> day of  
January anno 1688.  
The Condition of this Obligation is such that whereas y<sup>r</sup> above named  
Doeman Loughland hath decropt of a tobacco for full satisfaction  
of the Cope of tobacco made last summer on y<sup>r</sup> above named  
fathers plantation wherupon he lately dwelt & lies the said Doeman  
now cloth d<sup>r</sup> also all the tobacco debts & Rent due to his said  
father Estate by any way whatsoever together w<sup>t</sup> the Rent of  
the Plantation left to Barthol<sup>e</sup> Nixon for the paym<sup>t</sup> of his  
faul<sup>t</sup> debts . but still such time as the said debts shall be  
satisfied or the said Nixon's lease expir'd with which he  
acknowledges himselfe will be contented & did that he will  
pay a discharge of all debts what so ever due from his said  
father Estate for the consideration aforesaid as theribyle  
he is obliged: If therefore the said Doeman Loughland his  
heires Exec<sup>e</sup> & adm<sup>r</sup> & obg<sup>s</sup> or any of them shall from hence  
to time & at all times hereafter will and truly pay or  
cause to be paid all such debts as are due to any person  
or persons whatsoever from the Estate of his said father  
Doeman Loughland son<sup>2</sup> doct<sup>r</sup> & from the same shall  
will & sufficently satisfy his heires & descendants & his wife  
as well as above named Charles Westfall in quality as theribyle  
expir'd) as also the rest of the children of y<sup>r</sup> dead & all  
others concerned in his Estate & from all suels trouble<sup>s</sup> costs  
charges & other molestacions of shall or may arise or happen to  
any of y<sup>r</sup> in concerning y<sup>r</sup> said estate w<sup>t</sup> will & duly afforward  
thereof to your oblige<sup>r</sup> to be paid or discharged in full free  
from th<sup>e</sup> a Verbal<sup>s</sup> recd<sup>r</sup> of Doeman Loughland & his marks  
dated y<sup>r</sup> Dan: March: =

At a Grand Assembly Holden at James City  
the 24<sup>th</sup> day of September 1672.

An Act for the Naturalization of Thomas Hennerton

+ Whereas the Grand Assembly at James City the 20<sup>th</sup> day of September in the twenty third year of the Reign of our Sovereign the King that now is: It was Enacted & Ordained that any Stranger Desirous to make this Country the place of their Constant Residence might Upon their petition to the Grand Assembly, and taking the Oath of Allegiance and Supremacy be admitted to a Naturalization whereby Thomas Hennerton an alien making humble Suit as aforesaid (inter alia) fit is hereof enacted by ye Governor & Council and Burgesses of this Grand Assembly and the Authority thereof that the said Thomas Hennerton do a. is by Virtue hereof, and the aforesaid Law wherein this is grounded Capable of full Effectuall & Fieilding: Takeing up, purchasing, Carrying, Distraining, & Inwritting of Land or Ground, and from henceforth he is declared bound and Obliged in all Construction of Lawes Statutes & Ordinances made with all Priviledges Liberties & Immunitiess whatsoever relating to this Colony: That Naturally an Englishman is Capable of according to the true intent & meaning of ye said Act.

Cop: Vera James Minge S: C: Recd: 3: 1672

Recorded: J. M. Mitchell Esq: C: Recd: 3:

+ Know all men by these presents that I Caesar Godwin late of Northam County, Do hereby Nominate & Appoint Wm Kendall of the aforesaid County my lawfull attorney to act and in my behalfe: Aswell for all other matters so deknowledge of Deed of Sale bearing date the 19<sup>th</sup> of Feb<sup>ry</sup> 1672: of a certaine parcel of Land situated lying & Lying in the aforesaid County & by me sold unto William & Elizabeth Patrick which by the said Deed may more at large appear hereby certifying and Confirming my said attorney's power to act as full and as ample as if I my selfe were personally present: At witness as above and Sealed this 20<sup>th</sup> of Feb<sup>ry</sup> in the year of 1672.

Signed Sealed & Delivered in presence of us, Note that (I Swear for all other Matters) p: Date 3  
as in the 5<sup>th</sup> line is Intended before Signings and

Sealing Joseph Penhall. Know all men by these presents that I alone  
signer M B Penhall: Godwin the lawfull wife of Caesar Godwin  
Do Nominate and Appoint Wm Kendall my  
lawfull attorney to act on my behalfe to Relieve & Relinquish  
all my Right title or Interest of st. Part of Land by my  
husband sold Wm & Elizabeth Patrick herby Confirming: my  
(said)

said attorney power to be as full as if I my selfe were present  
and with my hand & Seal the 26<sup>th</sup> of Feb<sup>ry</sup> 1672.

Signed Sealed & Delivered in the presence

A. Godwin

of Joseph Penhall (Endorsed) p: Date 3  
M B Penhall the 28<sup>th</sup> day of March anno 1672.

open book by the before named seal of Joseph Penhall  
and Mary his wife that this is the true copy of Deed of the  
said Caesar Godwin & done his wife to the said Mr. William  
Kendall.

Recorded: J. M. Mitchell Esq: C: Recd: 3:

+ Know all men by these presents that I Caesar Godwin of the  
County of Northampon in Virgin: Esquire for diverse good  
causes & Considerations me therobore induing but especially  
for and in Consideration of Two thousand five hundred  
pounds of tobacco in cash in hand received from Caesar  
Godwin sold confirmed & Delivered by him to  
J. De Paugard alias John Bellamy a Deed to William  
& Elizabeth Patrick to them their heires & Assignes for ever  
of that Plantation (Cateringde Head hundred acres of  
Land) wherownd I now dwelle which I bought of in John  
Bellamy and the said Bellamy purchased of Mr. William  
Whittington as by Deed from ye said Whittington to Bellamy  
and Bellamy to me doll: & may more at large appear,  
To have and to hold the said Land & plantations with all houses  
Edifices Buildings, Orchards, gardens, forest, pastures & other  
appurtenances whatsoever thereunto belonging, or in any  
wise appertaining to them the said William & Elizabeth  
Patrick their heires & Assignes from the day of the date  
hereof for ever in as full & ample manner to all intents &  
purposes as my selfe may might or could have held  
occupye possessed & Enjoy the same: And I the said Caesar  
Godwin Do for myselfe & my heires & Assignes  
promise & graunt to the said William & Elizabeth Patrick  
their heires and Assignes to Warre & defend the before  
mention'd property to them the said  
William & Elizabeth Patrick their heires & Assignes for  
ever from all persons claiming or to claim by him or her  
or my right title and Interest and from me and every other  
person or persons whatsoever in Witnes whereof a true copy  
of this instrument I have hereunto set my hand & Seal this Nineth  
day of February in the year of our Lord god our thousand  
six hundred Eighty three, Anno 1673.

Caesar Godwin

Signed Sealed & Delivered in the presence  
of John Pichet Esq: The 28<sup>th</sup> day of March anno 1672. A. Godwin.  
William Jarvis acknowledged in open book in the presence  
of a witness of Caesar Godwin & his wife  
Henry Gascoigne as his foreman a voluntary deponent saith  
William & Elizabeth Patrick p: Date 3  
Recorded: J. M. Mitchell Esq: C: Recd: 3:

+ Know all men by these presents that I Caesar Godwin of Northampton County in Virg<sup>a</sup>: Carpenter Do<sup>r</sup> Bind my selfe my herte East & West  
Administr<sup>r</sup>: freely by these presents to pay or cause to be paid  
to William & Elizabeth Patrick both of the said place  
or either of them their herte Executed or assigned of their  
herte and lawfull attorney the summe of one hundred & three  
pounds of good & lawfull mony of England to ye which  
paym<sup>t</sup> will faithfully & truly to be made. I Do Bind  
me my herte Executed & Assign<sup>d</sup> freely by these presents  
with me Seale Dated this Month of February in the  
years of our Lord god One thousand six hundred Eighty  
& Nine, M<sup>o</sup>nday.

The condition of this Olligacion is such that if the abovesigned  
Caesar Godwin his herte Do<sup>r</sup> Do<sup>r</sup> keeps indemnified the abovesigned  
William and Elizabeth Patrick their herte or assigned from  
theire herte or suits of law that may aris<sup>e</sup> or com<sup>e</sup> by any affront  
or offend sayng claim or herte to the said hundred deas of Land  
bought of the aforesaid Caesar Godwin in Northampton County and  
them and their aforesaid deffend from herte and at all times from  
any trouble or molestacion in the peaceable enjoyment of the abovesigned  
I specified three hundred deas of Land than this Olligacion to bee  
void and null o<sup>r</sup> else to stand in full force strength & Virtue, d<sup>r</sup>  
writen my hand the day & year above written /

Caesar Godwin

Signed sealed in yo presence of us  
John Kendall the 25<sup>th</sup> day of March Anno 1690. y<sup>r</sup> Deas  
William Faib<sup>r</sup> acknowledged in open Court by me Wm  
Henry Gatelye Kendall as the chancery of Caesar Godwin  
as his esall del a Deed to the said William  
and Elizabeth Patrick

fst: Dan. Neel<sup>l</sup> & C. Neel<sup>l</sup> C. Neel<sup>l</sup>  
Record: fst: Dan. Neel<sup>l</sup> & C. Neel<sup>l</sup> C. Neel<sup>l</sup>

To all to whom these presents shall come greeting: Whereas I  
John Harmanion of the County of Northampton in Virg<sup>a</sup>: lately  
Indemnified with Susanna Kendall the daughter of In<sup>o</sup> John  
Kendall widow of the said County deceased: And whereas there was an  
Estate of the said John Kendall left to his disposall of  
Susanna Kendall his widow & Relict (with whom Henry  
Warren of the County aforesaid unmarried) amongst  
her selfe and children: And whereas much as the said Susanna  
now the wife of the said Henry Warren (before her  
marriage with him) made a Releas<sup>r</sup> or Deed of ffeoff<sup>t</sup>  
to me the backer of such part of her deceased husband  
John Kendall his Estate to bee delivered when  
they came to age or at their shoulde think fit.  
Now these presents testifying that inasmuch as I the said  
John Harmanion wife Susanna the daughter of the

+ said John Kendall deceased and as the children left alive  
of the said deceased I do therefore acknowledge & confess  
to have recd<sup>d</sup> of the said Henry Warren (in quality of  
aforesaid) de<sup>r</sup> such Estate what soeuer all goods howe  
ever I shal<sup>t</sup> have before her hand<sup>s</sup>, I shal<sup>t</sup> pay all other things  
what soeuer as due to me any way<sup>s</sup> in the sight of  
my said wife as the Daugther of the said In<sup>o</sup> Kendall  
deceased: By any way<sup>s</sup> or mean<sup>s</sup> what soeuer I did doe  
hereby decoupling for my selfe and said wife &  
either of us our and either of our herte Executed & Assign<sup>d</sup>  
Releas<sup>r</sup> Releas<sup>r</sup> and for our quitt cleareing bulle the  
said Henry Warren & Susanna his wife there herte  
executed & assign<sup>d</sup> de<sup>r</sup> all manner of deas and  
clears causes and coulde of deas, suits damage<sup>s</sup>  
replevin<sup>s</sup>, Judgments, Pris<sup>s</sup>, Bills & deuignets Deeds  
and demands what soeuer any way<sup>s</sup> belonginge  
or apperteyninge bulle b<sup>r</sup> ye said In<sup>o</sup> Harmanion  
and Susanna my wife in the sight of his deceased  
Father or Brother aforesaid: And therewill be well  
satisfied and contented: In witness & in confirmation  
Wee have herebyle sett our hand<sup>s</sup> & Sealed this 28<sup>th</sup>  
day of March anno 1690: John Harmanion

Signed sealed & Delivered in the  
presence of us Thomas Sabage S<sup>r</sup> Deas  
Signature: Susanna 2<sup>nd</sup> Harmanion  
In<sup>o</sup> B. Baker In<sup>o</sup> Burroughs Susanna 2<sup>nd</sup> Harmanion  
y<sup>r</sup> Deas

(Endorsed) the 28<sup>th</sup> day of March Anno 1690 acknowledged  
in open Court by the said John Harmanion &  
Susanna his wife William Harmanion as their selfe  
decs and Deeds to the said Henry Warren & Susanna  
his wife written Specified,

fst: Dan. Neel<sup>l</sup> & C. Neel<sup>l</sup> C. Neel<sup>l</sup>  
Record: fst: Dan. Neel<sup>l</sup> & C. Neel<sup>l</sup> C. Neel<sup>l</sup>

To all to whom these presents shall come know ye that  
I John Mallows of the Northampton County in the  
Colony of Virg<sup>a</sup>: for good cause & consideration and  
thereunto inclyng Part in me Especially fee and re-  
consideration of thos<sup>r</sup> pounds Six Shillings & eight pence  
Current mony of England in hand recd<sup>d</sup> of me Sarah  
Kendall widow my mother of the aforesaid County due  
by these presents: Do<sup>r</sup> by these presents affirme deliver  
and coulde my Moys<sup>r</sup> or part of the same under  
named Blinde Tom and Jack Ball from me my herte  
executed or administered bulle my said mother in g<sup>r</sup> Sarah  
(Kendall)

Kendall her herte East: at morn: or affaynt at night  
Right little I wryte or claimd of the affered  
Moyest for sbs: as wchst my hand & seal'd  
Dated in Northampton County this 29<sup>th</sup> day of March anno: 1690: 1

P.S. In Luke

Sam: Parker

John Mathews  
John Mathews  
John Mathews as his executors & Dsdw to  
his said mate in Sarah Kendall,

P.S. Dan. Neely C. C. C. Mathew

Record. P.S. Dan. Neely C. C. C. Mathew

Anno Dom:  
1690

An account of what tobacco I have been out about the  
Plantation where I now live according to the  
Cedrol, affixed to the Will of my late husband Mr.  
Kendall dated (V. 1.)

So Mallings two thousand logs of Wm Brooks	- - - - -	0 775
So Shakes & Scumills & Carting them in a setting up:	- - - - -	0 600
So Dyett	- - - - -	0 150
So gettings 30. Cuts of Pine bsr	- - - - -	0 300
So Ribbons 2000 Boards of Pine Nottingham	- - - - -	0 600
So Dyett	- - - - -	0 100
So Carting the Boards from the sea side	- - - - -	0 400
So gettings 300 logs of James Dabill	- - - - -	0 120
So 4 dayes works by Richard Gippel	- - - - -	0 100
So Carpenters works by Thomas Elliott done	- - - - -	4 400
So his Dyett doinge the works	- - - - -	0 700
So his attendance & hire Dyett	- - - - -	1 000
So Abraham Thomas for buildinge the Kitchen	- - - - -	1 300
Dyett and attendance	- - - - -	
So John Ward for 1000 foots of planks	- - - - -	1 00
So Wm Dunton for 400 foots Ditto	- - - - -	0 400
So Thos Powell for 600 foots Ditto	- - - - -	0 600
So Carting 40 planks home	- - - - -	0 300
So 20000 of Bricks	- - - - -	1 500
So 1 Wre makinge & Dyett	- - - - -	0 600
So 1 Brick oven etc.	- - - - -	0 300
So a Stack of Peck Gunwigs & Gabell. End of this 3000: hundred Dyett and attendance	- - - - -	
So plasterers works already done hundt attended	- - - - -	1 400
and Dyett	- - - - -	
So 22 Cuts of lumber gettings	- - - - -	0 220
So Carting it from the sea side	- - - - -	0 300
So Carting a garden damse & Dyett	- - - - -	0 600
So post & Railis fence & Dyett	- - - - -	1 500
So one thousand logs got by the Bullocks	- - - - -	0 400
So 500 Dyett got by Wm Dabill	- - - - -	0 200
So Cartage 1500 logs & Dyett	- - - - -	0 300

March 29<sup>th</sup> anno 1690/ Errors Excepted for Sarah Kendall, = 232 65

To all to whom these presents shall come J: Sarah Kendall  
of the County of Northampton in Virginie where I send greetings  
Whereas I the said Sarah Kendall am suddenly intreated  
(god willing) to chuse my Contineynce of Widewhood & others  
my selfe to d husband ds also for divers other good cause  
and Consideracion in these last meetyngs But especially  
out of the fonder care and motherly affection which I  
have and bear to my Deare Children & their future  
Relife If any of them shoule through the Visitation of  
almighty God or any other calamity fall to poverty or  
Want: I have given granted Enfroffed & Delivred like  
as by these presents I do give general Enfroffed & Delivred  
all that my plantation or part of Land Lympe & Binge  
in the County aforesaid whiche I purchased of Thomas  
Powell lately deceased out of the said County ds by  
Dsdw for the same Remainder in the said County -  
Powers may differ: together with all the rest of my  
Estate whatsoeuer within Dsds & without property  
belounging or appertaininge butt not by any wayes or  
means whatsoever unto my Trusty & much esteemed  
friends Mys: John Robins, Mys: John Luke, Mys: William  
Kendall & Daniel March all of the County aforesaid  
or the Subscribers or Subscribers therin fully & absolutely -  
without any power of Relocation or Contradiction what  
soever ds freely as I now hold Occupye possesse or  
enjoy the same as heretofore in trust in the behalfe &  
to the bso and bsd & to the other intants or purposed  
whatsoever then with this or any of their (Subscribers  
each other) Children & good likinges: to bee all ye whole  
and sole Disposse of my selfe for all or any of my  
children ds I shall think fit at any time or time  
whatsoever during my life: and for mine and theirs or  
all or any of our sole benefit proper bso & advantage  
ds also to habe full power and free liberty to give away  
and dispose of all or any part or paccell of this aforesaid  
Land & purissimall at my Will & pleasure by Dsd of gift  
will or by any other waies or means howsoeuer to the  
bso or vsse of all or any of my children as aforesaid  
before or after my decease: died in Testimony and  
Confirmation hereof. In the said Sarah Kendall habed putt  
my said Huford aferre mentioned in full & plenarie  
possession of all and singular the Land & purissimall  
wherin specified by Dsdwy with their foome Shillings 1500  
(money)

252 money part of the aforesaid p[ar]t of herre & herby giv  
+ graunted and Delivered in the Name of the whols in the  
presence of the Wm. Harman son aforesaid, & also  
h[er]e h[er]ebyle set my hand and affixed my Seal  
this twenty ninth day of March Anno domini M[ille] CCCC  
six hundred & Ninety.

Signed Sealed & Delivered in presence Sarah Kendall  
of tis: Henry Hermon

his H<sup>t</sup> marks the 29<sup>th</sup> day of March anno 1690:  
Robert R C Gauden c[on]knowledges in open Court by his said  
his marks in: Sarah Kendall as her f[or]e seal a.  
Henry H. Bigg Voluntary act & Seal:

P.S. Dan: Nicoll Esq: & C. North  
Record: P.S. Dan: Nicoll Esq: & C. North

Know all men by these presents that I Thomas Harman son  
Jun<sup>r</sup> of the County of Northampton in Virginia a. d[omi]ni 1690 &  
firmly obliged unto my Brothers William Harman son -  
John Harman son & Henry Harman son all of the County  
aforesaid in the sum of three hundred pounds Sterling  
money to be paid unto them jointly severally or sever-  
ally or any of them or to their joint severall or severale  
Rents Esq: a. d[omi]ni: or affixed or all or any of them  
Upon demand: to which payment will and truly to be made  
& done as aforesaid: I bind my selfs my Rents Esq:  
& a. d[omi]ni: firmly by these presents sealed with my Seal  
Dated the 29<sup>th</sup> day of May anno 1690:

The condition of this Obligation is such that whereas our Hon<sup>d</sup>  
Master General Harman son Jun<sup>r</sup> of the County aforesaid hath out  
of his particular care of us & for our future good to gain &  
losely held in the world foregoing laid out Delived a allotted  
for us a servy one of us (Viz) the above bound: the Harman son  
Jun<sup>r</sup> and the above named William Harman son, Jun<sup>r</sup> Harman son  
& Henry Harman son particularly depriv'd a proportion of his  
Delived or part of Land of Eighty six hundred acres Sertlands lying  
and being on the Seaboard side in the County aforesaid as by the Deed  
of 1688 p[ar]tents, Survey, and plott thereof (relation being thereto had)  
more att large and plenlyly it doth and may appear: did especially  
by a law Debition made of our said particular parts a parcell  
intended for us by our said Father & by his o[rd]r: and to one and  
every of our full and compleat satisfaction by m<sup>r</sup>: Daniel Eyre  
esquered therebyle: as by Deaught a Debition therof may appear  
for which we are for our Obliged in all Countries, duty to our said  
father for his said intended Generous Endowm<sup>t</sup> and are ther-  
with desirous to be well Contented: and forasmuch as the said

intended

intended Disposure of our a d[omi]ny of our particular parts a parcell  
of Land as aforesaid is not only purposed by our said Father  
for our future Estate good & Benefit and of the heirs of our  
said lawfully Begotten: But also for the mutual Enteinance  
of that Naturalte & concord which ought to be among  
Brother: and therefore Required us to Enter into Bond to each  
other to that end & purpote: Likewise that if any one or  
more of us should be minded to Partake from and discede  
of his or their part or parcell of Land: Then any of us wanting  
there to hold the possesseion of it jointly as much as another for  
his or their part or parcell who shall see cause from a desire  
of his Land as aforesaid: and by this that We may live at-  
paced & quiet and not meddle or dislodge one another in our  
Enteinance: A possession of our particular parts a proportion according  
to the said Division after Ruled: If therefore the said above bound  
Thomas Harman son Jun<sup>r</sup> his Rents Esq: a. d[omi]ni: all or any  
of them shall not set any him or ours before intent-  
tional or disquiet etc or any of his said Brothers the above  
named William Harman son, John Harman son & Henry  
Harman son their or any of their said Esq: a. d[omi]ni: or  
disigned in his them or any of their pecocable possession and  
Enjoyment of their said parts or parcells of Land allotted and  
intended to be given as aforesaid: as also to give or do  
any of his Brothers the possesseion of his part or parcell of  
the land allotted & intended for him by his said Father  
as aforesaid: And shall in all things well & truly abide  
and perform all & every particular clause & Condition  
herein contained according to the true intent understand-  
ings purpose and Construction hereof without fraud or bias  
that then this present Obligation shall be void & of no  
Effect otherwise to stand remain & be in full force power  
Strength & Virtue,

Thomas Harman son Jun<sup>r</sup>

Signed Sealed & Delivered in presence  
of us Wm Water

Robert Harman son: the 29<sup>th</sup> day of May a. d[omi]ni 1690: his witness  
and above Obligation a Condition thereto dehanded  
in open Court by the said Robert Harman son Jun<sup>r</sup>  
as his seal act & Seal to his said Brother Wm  
Harman son, John Harman son, & Henry Harman son  
P.S. Dan: Nicoll Esq: & C. North

Record: P.S. Dan: Nicoll Esq: & C. North

+ A Bond from William Harman son of the County of Northam in Vir:  
to his Brother: the Harman son, John Harman son, & Henry  
Harman son all of the County aforesaid in the sum  
of three hundred pounds Sterling money to be paid as a  
( in )

254: in the foregoing Obligation of Ch: Harrington Jun<sup>r</sup>: Cottas  
to Concur & Date: and conditioned accordingly Recitation  
(only the Variation of the Name) ac:

Signed Sealed & Delivered in plces Wm. Harrington  
of vs Wm. Water.

McCull. Harrington: the 29<sup>th</sup> day of May anno 1690: the willin  
and aboves Obligation or Concur ther acknowledged  
in open Court by the said Wm. Harrington as his  
Broth: & a Dred to his said Brother the Harrington  
Jun<sup>r</sup>: John Harrington & Henry Harrington.

Recd<sup>r</sup> by Dan. Nicholl Et C: Noth<sup>r</sup>

+ A Bond from John Harrington of the County of  
Northampton in Virg<sup>n</sup>: to his Brother Ch: Harrington  
Jun<sup>r</sup>: William Harrington, & Henry Harrington all  
of the County aforesaid in the sum of three hundred  
pounds Sterling money to be paid as aboves in the foregoing  
Obligation of Ch: Harrington Jun<sup>r</sup>: Both as to Concur and  
Date and conditioned accordingly Recitation (only the  
Variation of the Name) ac: John Harrington

Signed Sealed & Delivered in the plces  
of vs John Shuckly the 28<sup>th</sup> day of May anno 1690: the willin  
the: Sabage and aboves Obligation or Concur ther acknowledged  
Em: Bell<sup>s</sup> in open Court by the said John Harrington as his  
Broth: & a Dred to his said Brother the Harrington Jun<sup>r</sup>  
Wm. Harrington & Henry Harrington.

Recd<sup>r</sup> by Dan. Nicholl Et C: Noth<sup>r</sup>

+ A Bond from Henry Harrington of the County of Northam  
Virg<sup>n</sup> to his Brother Ch: Harrington Jun<sup>r</sup>: Wm. Harrington  
& John Harrington all of the County aforesaid in the sum  
of three hundred pounds Sterling money to be paid ac  
cts in the foregoing obligation of Ch: Harrington Jun<sup>r</sup>  
Both as to Concur & Date and conditioned accordingly  
Recitation (only the Variation of the Name) ac:

Signed Sealed & Delivered in the plces Henry Harrington  
of vs Wm. Knudell

Joseph Brinall the 28<sup>th</sup> day of May anno 1690: the willin  
and aboves Obligation or Concur ther acknowledged  
Ralph Pigot by Edg<sup>d</sup> in open Court by the said Henry  
Harrington as his w<sup>t</sup>ll ab<sup>d</sup> a Dred to his  
said Brother Ch: Harrington Jun<sup>r</sup>: Wm. Harrington  
& John Harrington

Recd<sup>r</sup> by Dan. Nicholl Et C: Noth<sup>r</sup>

255: Know all men by these presents that I Edward Crawford in the  
County of Somerset in the Province of Maryland doth make  
and appoint my body and habitation fixed in the Town  
of Northampton County in Virg<sup>n</sup>: like as by these presents I do  
constitute and appoint him my said Attorney to the said  
County and place unto Daniel Mackamy of the said County  
of Northampton plaintiff in any action my said attorney shall  
bele in Court or Concourse pleading ag<sup>t</sup> the said Mackamy for  
which this shall be my said attorney's warrant to depone &  
to bear discharge or composition to make and against Robt<sup>s</sup>  
w<sup>t</sup> Ind<sup>r</sup>, implead & to judge<sup>r</sup> bring<sup>r</sup> and in prison cast and  
at pleasure to release discharge the said Mackamy & from  
prison acquit prae<sup>r</sup> by these presents Ratifying & Confirming  
this my letter of attorney to my said attorney John Luke  
to him his attorney or attorney under him deputed in as full and  
ample manner as if my self were there personally present as  
with my hand & seal the eighteenth day of March anno 1690

Ed: Crawford

the marks of Edward Crawford  
John H<sup>r</sup> James the 29<sup>th</sup> day of May anno 1690: w<sup>t</sup> Ind<sup>r</sup>  
probation made to the above power of attorney in  
open Court by the Esq<sup>r</sup> called of Sainte Palmer  
and John James & ordered to be record<sup>r</sup>,

Recd<sup>r</sup> by Dan. Nicholl Et C: Noth<sup>r</sup>

+ To all People to whom these presents shall come greetings  
Know you that I John Bratt planter of Northampton County  
in Virg<sup>n</sup>: for and in Consideracion of ten thousand three  
hundred and fifty pound of tobacco in hand received of  
John Shephard of the same County aforesaid planter  
before the Entailing and dividing her of the Receipt  
whereof I do acknowledge and take of her fully Received  
acquit & discharge the said John Shephard his wife<sup>r</sup>  
Exe<sup>r</sup> & ddm<sup>r</sup> and exec<sup>r</sup> of them for ever by these presents  
divided for divers other good causes and considerations and  
the said John Bratt hereto moving<sup>r</sup> has alienated  
Begained sold and transferred fully and absolutely unto  
John Shephard his heire<sup>r</sup> Exe<sup>r</sup> Administrato<sup>r</sup> aforesaid  
for 1600 Two hundred daids of Land situate in the County  
of Northampton in Newadd<sup>r</sup> Creek: Beginning to the land  
formerly belonging to Nicholas Bullock the one side with  
a line of marked trees running Nor west & by North  
and from thence along the Maine Creek to a Gutt  
which parts the land of Jacob Johnson and it running by  
Nor, Norwest w<sup>t</sup> a Branch called copper Branch: and soe  
divides the said Branch which runs west Nor west to the  
edge of one hundred acres of land sold to John Park<sup>r</sup> to  
John

John Huglin is bring called the Hocked Nick and Peuning  
from the hold of it w<sup>m</sup> in Coddington Johnsons land. To have  
and to hold the said bargained Land with all houses orchard  
fences and whatsoeber else Belongeth to the Land unto  
the said John Shephard his heirs Exe<sup>t</sup> & Administrato<sup>r</sup>  
and assigns and to his and their selfs and peace b<sup>e</sup>hoofe  
bohoofe absolutely without any contradiction for that  
wherof I the said John Burt my heire Exe<sup>t</sup> & Administrato<sup>r</sup>  
assigne or any other ffor or ffor for b<sup>e</sup> or siller of  
b<sup>e</sup> or in our names or in the names or names of us or  
any of us at any tyme or tyme hereafter may alake  
claimed chalenge or demand in or to the p<sup>re</sup>nted or any  
part therof or any interest right title b<sup>e</sup>hoofe or possession  
but from all action of right title claimed interest b<sup>e</sup>hoofe  
possession and demanded therof was and stroy of b<sup>e</sup> to b<sup>e</sup>  
utterly extenuated and for ever discharged by these presents  
and I the said John Burt doo bind my selfe my heire  
Exe<sup>t</sup> & Administrato<sup>r</sup> by him the said John Shephard his  
heires Exe<sup>t</sup> & Administrato<sup>r</sup> or assigns in the penall summe of  
Twenty thousand pound hundred pounds of tobacco and  
w<sup>m</sup>es from hys hys and att<sup>t</sup> hys to warrant  
and for ever to defend the said John Shephard his heire  
Exe<sup>t</sup> & Administrato<sup>r</sup> and assigns from all manner of  
person or persons whatsoever claiming or plonding  
claim to the said Land or any part or parts therof  
In Consideracion & firme assurance of the truth above  
written I the said John Burt have set to my hand  
and Seals giuing Godd unto a possession this Twenty  
Eight day of July in year of our Lord one thousand  
six hundred and Ninety.

John Burt

Signed sealed a Delivered in the:

28<sup>th</sup> day of July anno 1690.  
Philip Fisher acknowledg'd in open Court by the said  
Henry Gedgecum John Burt as his sole self & Deed to  
the said m<sup>t</sup> John Shephard:

P.S. Dan. Michell C. North

Recorded: first Dan. Michell C. North

I Frances Burt lawfull wife of John Burt doth  
affigne make obde and confirme all my right title and  
interest that I now habe or hereafter may habe to  
two hundred acres of Land alienated and sold by my  
aboves named husband John Burt to m<sup>t</sup> John Shephard  
and doe by these presents Relinquish my right title or  
Interest to the said Land either by jointure or otherwise  
at Common Law or by any other meane whatsoever  
In wherof I habe heretofore putt my hand & Seal  
this twenty eighth day of July 1690.

Signed a sealed a Delivered  
charles Parker  
John Fisher (The 28<sup>th</sup> day)

the 28<sup>th</sup> day of July anno 1690: acknowledged  
in open Court by the said Frances Burt as her  
selfe & all voluntary act & Deed to the said  
m<sup>t</sup> John Shephard.

P.S. Dan. Michell C. North

Recorded: first Dan. Michell C. North

To all Christian People to whom these presents shall come Greetings  
I Robert Fletcher of the County of Northampton in Virginia a planter  
and good greeting: Know yee that I the said Robert Fletcher for  
and in Consideracion of the summe of thys shoulde be paid  
hundred pounds of good sound merchantable tobacco & cash  
bring in hand paid by John Dooman of the same County  
Worker the Receipt whereof I doo hereby acknowledge and  
of stroy part and payed therof to be full satisfact<sup>t</sup> god and paid  
doo by these presents Exempted acq<sup>t</sup> a discharge the said  
John Dooman his heire & assigns therof and therfrom  
alienated bargained Entreated, sold & confirmed: and by  
these presents Doe alienate, Bargaine, Entreat, sell & Confirme  
Vnde the said John Dooman his heire & assigns fee obde:  
Two hundred acres of Land bring part of fower hundred and  
fifty acres of Land which the said Robert Fletcher bought  
of Thomas Paxton bring formerly John Pettman of  
Accomack County: Sittuate lyingg a bring Upon the maine  
Rivers next Matchepungo & Mulwadda North & South:  
West Southwest, Two hundred and Eighty seven poles next  
Newell Scotts Land, Northwest of by North Sixty eight poles  
North East Seventy eight poles John Michael Land Newell  
North: Three hundred & Twenty poles with his due share of  
all meads & meadows therin contained: together with all  
comodities, Conveniences & appurtenances wheretoever  
belonging or in any wise appertaining: To have a to  
hold the said Two hundred acres of Land with the premises  
and appurtenances therunto belonging as aforesaid but the  
said John Dooman his heire & assigns fee obde: and to  
Robert Fletcher and my heire Exe<sup>t</sup> & Administrato<sup>r</sup> and  
Assigns: The said Two hundred acres of Land but the  
said John Dooman his heire & assigns shall warrant and  
doo by these presents grant to Warrant a fee obde defend:  
and I the said Robert Fletcher for my selfe my heire  
Exe<sup>t</sup> & Administrato<sup>r</sup> doo hereby warrant a deede to and  
with the said John Dooman his heire & assigns that I the  
said Robert Fletcher upon the Sealing: a Sealeys boxt am  
lawfully seald in four simbols of the aforesaid two hundred  
(deed of)

258<sup>i</sup> class of Land and habe lawfull power and just right to  
+ alienate, sell and dispose of the same unto John Dodman  
meanings whereof: did that he had Two hundred acres of  
Land now and may & shall for ever hereafter continue  
to have, sell and dispose of the same unto John Dodman his  
heirs and assigns according to the true intent and  
meaning whereof: did that he had Two hundred acres of  
Land now and may & shall for ever hereafter continue  
to have, sell and dispose of the same unto John Dodman his  
heirs and assigns free and clear and freely & clearly acquited and  
discharged of and from all former bargains, sales jointed  
deeds, rights, executions, incumbrances or demands whatso-  
ever had made, suffered, or committed by me the said Robert  
Fletcher or by any other person or persons by my command  
or procurement Kings Rents or other charges hereafter to be  
due excepted only a foreprize: did that he had the said John  
Dodman his heirs & assigns may for ever hereafter quietly  
and peaceably have hold, posse and enjoy the said Two  
hundred acres of Land with the appurtenance without the late  
mortigation dayall or intercession of me the said Robert  
Fletcher my heirs executors or administrators: or any other person  
whatsoever claiming by, from or under me or any of us.  
In witness whereof I have hereunto set my hand and seal  
this Twentieth day of November One thousand Six hundred  
Eighty Eight,

Robert Fletcher  
Sealed and Delivered in the the 28<sup>th</sup> day of July anno 1690  
in presence of An<sup>o</sup> Washbourne acknowledged in open Court by the  
Edw<sup>r</sup> Atchey and Robert Fletcher at his house  
and Seal to the said John Dodman

Recd<sup>r</sup> by Dan Neich<sup>r</sup> & Edw<sup>r</sup> Atchey

+ Know all men by these presents that I named Fletcher now wife  
of the above named Robert Fletcher doth contract to the above  
said sale of Two hundred acres of Land to the said John Dodman  
his heirs and assigns free and clear and discharged the said John Dodman  
from all the Right title unto the said lands or demands whatsoever  
of the said Fletcher now holds to the same or hereafter may  
have by reason of any jointure or devise whatsoever  
In witness whereof I have hereunto set my hand & seal  
the day and year first above written, / signature

Edw<sup>r</sup> Atchey the 28<sup>th</sup> day of July anno 1690 Fletcher + Fletcher  
acknowledged in open Court by the said John Dodman  
Fletcher at his house and  
Voluntarily did and Seal to the said John  
Dodman Recd<sup>r</sup> by Dan Neich<sup>r</sup> & Edw<sup>r</sup> Atchey

To all which people to whom this present shall come greeting  
Know ye that I John Dodman of the County of Northampton  
Wester for and in consideration of the sum of Three shillings  
pounds of good sound merchantable tobacco & cash being  
in hand paid by John Addison of the same County Taylor

(the except)

259<sup>j</sup> The except whereof I do hereby acknowledge a writing and  
+ of every part and parcel thereof to be fully satisfied and paid  
and do by these presents acquit and discharge the said  
John Addison his heirs & assigns thereof and thencefrom  
alienated, bargained, enforced sold and confirmed and by  
these presents the aforesaid bargainer, Robert Atchey, sell a part  
unto the said John Addison his heirs & assigns for  
over one hundred acres of Land w<sup>t</sup> the said John Dodman  
bought of Robert Fletcher being formerly in the possession  
of decomack family situated lying and being upon the  
maine Roads near Matchopungo, & Newmaddox North  
and south with his due share of all manner of meadows  
therein contained together with all Rights, privileges, woods,  
waters, fields, with all profits, commodities, hereditaments and  
appurtenances whatsoever belonging & in any  
wise appertaining: To have and to hold the said one  
hundred acres of Land with the premises, and appurtenances  
thereunto belonging as aforesaid unto the said John  
Addison his heirs and assigns for ever and to his &  
their only proper use and behoof: And I the said John  
Dodman & my heirs executors & administrators & assigns the said John  
hundred acres of Land to the said John Addison, his heirs  
and assigns shall warrant and see by these presents  
grant to warrant and for ever defend: And I the said  
John Dodman for my self my heirs executors & administrators  
hereby covenant and agree to & with the said John  
Addison his heirs and assigns that I the said John  
Dodman upon the delivery and delivery hereof am  
lawfully seized in full simple of the above said one hundred  
acres of Land and habe lawfull power and just right to  
alienate, sell and dispose of the same unto John Addison  
his heirs & assigns according to the true intent and  
meaning whereof and that the said one hundred acres  
of Land now and may and shall for ever hereafter  
continue, remain and be unto the said John Addison his  
heirs & assigns free and clear and freely & clearly  
discharged of and from all former bargains  
sales jointed, deeds, executions, incumbrances and  
demands whatsoever had made, suffered or committed by  
me the said John Dodman or by any other person or persons  
by my command or procurement Kings Rents & other charges  
hereafter to be due only Excepted and foreprized: And that  
how the said John Addison his heirs & assigns may for  
ever hereafter quietly and peaceably have hold posse and  
enjoy the said one hundred acres of Land with its appurtenances  
without loss or mortgagement dayall or intercession of me the  
said John Dodman my heirs executors & administrators or any other  
(of son -

+ person or persons whatsoever claiming by frome or under  
65 or any of 65. In witness whereof I have written & sealed  
and dated this twenty second day of December Anno  
Thousand six hundred eighty Eighty.

Signed sealed & delivered  
in presence of John F. Doorman  
Jno Washbourne. The 28<sup>th</sup> day of July anno 1690 John F. Doorman  
acknowledged in open Court by the said John F. Doorman  
John Addison his exec dcl & Dated to ye said  
John Addison his exec dcl & Dated to ye said  
Record: J. Dan Meekiff & C. H. North

+ know all men by these presents that Margaret now wife  
of the above named John Doorman did consent to ye above  
said sale of one hundred acres of Land did do hereby  
depose & discharge the said John Addison his exec dcl &  
signes of and from deo the Right Hon. Justis claiming  
or demand which the said Margaret now had to the  
same or hereafter may have by reason of any Right  
conferred or given wheresoever. In witness whereof I have  
hereunto set my hand & seal the day & year first  
above written. Signum.

Jno Washbourne. The 28<sup>th</sup> day of July anno 1690 Margaret S Doorman  
Edw. Atchey acknowledged in open Court by the said  
Margaret Doorman as her free will and  
Voluntary act & Dated to the said John Addison

Record: J. Dan Meekiff & C. H. North

+ To all Christian People to whom this present writing shall  
come Know ye that Whereas Robert Fletcher of Northampton  
County planter & farmer his wife hand & sealed their hands  
and sealed for themselves their hands Exe d' Anno 1690  
and made over unto John Doorman of the same County his  
hired & signes for ever deo their right title & interest  
unto two hundred acres of Land situate lyinge & beinge in  
Northampton County aforesaid and formerly sold & conveyed  
by Thomas Paxton Esqur unto Robert Fletcher according  
to the bounds therof as knowne and measured in ye said  
County, and upon which the said acknowledgeing Robert  
Fletcher and farmed his wife did in consideration whereof the  
said John Doorman is to pay unto the said Robert Fletcher his  
hired & signes the sume and full sume of fiftie thousand  
two hundred pounds of tobacco or carks. If therefore the said  
John Doorman his hired Exe d' Anno 1690 or signes shall fail  
dye, or die, to make good payment of all or any part or  
part of the said sume of fiftie thousand two hundred pounds  
of tobacco when the same is to shall breake downe according  
to the time of deo and dyinge said bill. That then upon such  
proofs made therof to before mentioned County

+ Said Robert Fletcher and farmed his wife unto the said John  
Doorman his hired & signes shall by virtue of this present  
bond null and void to all intents & purposes wheresoever  
as if the same had never beene any thinge wherein England  
to the contrary therof in any wise notwithstanding and  
that he & from thenceforth it is a shalbe lawfull for the  
said Robert Fletcher and farmed his wife their or either of them  
hired Exe d' Anno 1690 or signes to enter into or upon all or  
any the said two hundred acres of Land and purifled himself  
and bounded as aforesaid did the same to have & occupy  
possesse and enjoy and to have & receive and take the benefit &  
profits & commodities therof to his or their own people & to  
school fees etc: did likewise full power good right and  
lawfull authority to make good lawfull and warrantable  
sales and conveyances therof to any other person or persons  
wheresoever without the late said master or  
disturbance of him the said John Doorman his hired Exe  
d' Anno 1690 or signes or of any other person or persons wheresoever  
claiming by from or under him them or any of them  
or by his or their knowledge, license or permit  
any Lawe & usage or custome to the contrary therof in  
any wise notwithstanding: As witness my hand & seal  
this 20<sup>th</sup> day of July in the year of our Lord God One  
Six hundred & Eighty Nine. Signum.

Sealed & Delivered in the  
presence of Edw. Jno Washbourne. John F. Doorman  
Record: J. Dan Meekiff & C. H. North

The 28<sup>th</sup> day of July anno 1690  
Edw. Atchey acknowledged in open Court by the said John  
Doorman as his exec dcl & Dated to the said  
Robert Fletcher and farmed his wife

Record: J. Dan Meekiff & C. H. North

+ To all Christian People to whom this present shall come  
Know ye that I Richard Robinson Planter of  
Northampton County in Virginia: for divers good cause and  
consideration by me therfore makinge but Especially  
for and in consideration of fiftie thousand pounds of good  
tobacco a carks to me in hand paid before the  
afforement herof by William Campbell planter in this said County  
the receipt whereof and obly past and receall thereof I do  
hereby acknowledge unto the said Wm. Campbell his heirs or  
signes do for ever hereby Robert Executors depose and  
discharge of the same: I have bargained sold delived and  
delivered like as by this present I do bargaine alio idem  
and deliver to the said Wm. Campbell his heirs & execs parcell  
of Land, Scituate lyinge and boaring at the place of Sticks  
betweene Muswaddox and Cuckanock in the foorded County  
(the said)

the said Land beinge part of three hundred acres of land formerly held by John Sampson and now held by me Richard Robinson by marrying the widow of the said Sampson and of the said Richard Robinson has made me my heire Exec: dñe<sup>st</sup> or assignt to make good sale of the said one hundred acres of land and pertinentes thereto with Warranties from all persons but William Sampson his heire Exec: dñe<sup>st</sup> or assignt this land lying between John Roads and Thomas Sabayl and to be laid out by the said Richard Robinson to have and to hold the said parcels of one hundred acres of land with all hundred divers buildings orchards gardens fences pasturall Woods watercourses marshes and other appurtenances whatsoever therabouts belonging or in any wise appertaininge to him the said Wm Sampson his heire Exec: dñe<sup>st</sup> or assignt from the day of the date hereof a for ever: so that neither the said Richard Robinson my heire Exec: dñe<sup>st</sup> or assignt nor any other person or persons whatsoever shall at any time hereafter challenge claim or demand any right title or interest 690 or possession in or to the premises or any part or parcel thereof but from the said Wm Sampson his heire Exec: dñe<sup>st</sup> or assignt Richard Robinson for me my heire Exec: dñe<sup>st</sup> or assignt Covenants promise and grant to and with the said William Sampson his heire Exec: dñe<sup>st</sup> or assignt that before y<sup>e</sup> offficer of y<sup>e</sup> law I have good right title or interest in or to y<sup>e</sup> premises and to y<sup>e</sup> land alon and sole the same unenclosed as herin is Expreſſed: and ag<sup>t</sup> do<sup>r</sup> Warrant & defend y<sup>e</sup> same to him the said Wm Sampson his heire Exec: dñe<sup>st</sup> or assignt for ob<sup>r</sup> ag<sup>t</sup> the claim's title or interest of any person or persons whatsoever: for his office in and wher I have me my heire Exec: dñe<sup>st</sup> or assignt in the sum of six thousand pounds of good sound tobacco or cash to be paid to him the said Wm Sampson his heire Exec: dñe<sup>st</sup> or assignt upon demand In witness whereof a copy of the premises I have aboveso lutt my hand & Seal the day of In this year of our Lord one thousand six hundred & Eighty Nine years.

Witness that this 28<sup>th</sup> day of July anno 1690  
that the said Richard Robinson made oath  
in open court that he was no way obliged  
to bear y<sup>e</sup> charge of buying y<sup>e</sup> land and in  
the above sale induced and of their free  
despatch from y<sup>e</sup> same to Dan. Merchell Esq<sup>r</sup> Recd<sup>r</sup> B<sup>r</sup> Dan. Merchell Esq<sup>r</sup>

Signed sealed & delivered in the presence of

Richard Robinson

the 28<sup>th</sup> day of July anno 1690.  
Sally Robinson acknowledged in open court by the said Richard  
Robinson at his seal do<sup>r</sup> a Deed to the said  
Wm Sampson by Dan. Merchell Esq<sup>r</sup>  
Record: by Dan. Merchell Esq<sup>r</sup> H. C. North

+ Rebecca the wife of the aforesaid Richard Robinson  
doe freely and voluntarily conlente to the aforesaid sale made  
by my husband d<sup>r</sup> Richard Robinson her夫夫 which I have  
dequoit and discharge the said William Sampson his heire  
Exec: dñe<sup>st</sup> or assignt from all right title or interest of the said  
powers or jointures which I have now or heretofore might  
have had or chalenged claimed or demanded in and to the  
aforesaid premises or any part or parcel thereof as  
being the wife of the said Richard Robinson at Wm<sup>r</sup> S<sup>r</sup>  
my hand and Seale the day and year above written /

The 28<sup>th</sup> day of July anno 1690.

acknowledged in open court by the said  
Rebecca Robinson as her feare and  
Voluntary do<sup>r</sup> a Deed to the said Wm<sup>r</sup>

Sampson by Dan. Merchell Esq<sup>r</sup> H. C. North

Record: by Dan. Merchell Esq<sup>r</sup> H. C. North

the marks of the said  
Richard R. Robinson  
Wm<sup>r</sup> S<sup>r</sup>

This Indenture made the 24<sup>th</sup> day of June anno domini  
one thousand six hundred & Ninety Between Sampson Webbe  
of Northampton County in Virginia of the one part and  
Hilary Stringer of the same place on the other part  
Witnesseth that the said Sampson Webbe doth for and in  
consideration of the sum and just sum of eight thousand  
pounds of good tobacco or cash to him in hand paid  
before the Entailing and delivery hereof by the said  
Hilary Stringer Whereof a wherewith the said Sampson  
Webbe doth acknowledge himself fully satisfied contented  
and paid did heretofore and of obeying part and parcel thereof  
dequoit & discharge the said Hilary Stringer his heire  
Exec: dñe<sup>st</sup> or assignt a sum of them by these presents, to his further  
disposse other good causes and considerations him heretofore  
mentioning: Have desired granted and to have Cotten &  
Sotton and by these presents doo desire grant to have  
lot of 104 acres in the said Hilary Stringer his heire Exec:  
dñe<sup>st</sup> or assignt One plantation wherou John Basy  
formerly lived containing one hundred acres of land the  
same beinge given by the last will & Testament of Capt. John  
Basy deceased unto his Daught<sup>r</sup> Mary Sabage my wife  
Sabage deceased unto his Daught<sup>r</sup> Mary Sabage my wife  
Sabbate & Brinck on the Bay Side in the said County of  
Northampton & it bounded Northly by a line of marked trees  
which parts the said plantation and of Debent of four hundred  
acres of land wherou y<sup>e</sup> said Hilary Stringer now abideth  
westerly by the Bay, southerly by a D<sup>r</sup> Pond or Valley  
which parts the said plantation of Philip the Negro plantation  
and so Eastly into the Woods; with all and singular buildings  
orchards, gardens, fences, pasturall, water, fishings, woods, Woods  
wood, bush, bush, & all Rights a preibled whatsoeuer belouing  
( to goe

+ to any the person or any part or parcels thereof belonging  
or appertaining: To have and to hold the said land bounded  
abut the said with all a singular the person or story part  
parcels thereof with their or every of their Rights immured  
and appurtenances unto the said Hillary Stringer his heirs  
Exe<sup>c</sup>utors administrators or assigns from the day of the date  
hereof unto the full End and term of Ninety nine years  
from hence next a judicially Enquiring & fully to see  
complained and ended: Yielding: a Payment thereof from  
the said land during the said time unto the said Sampson  
Webster his heirs Exe<sup>c</sup>utors or assigns two pounds upon  
the first of the Mility of the said of Sabago or within  
Tenn days after (if they be lawfully demanded) & also  
to discharge the Kings Rent or Quitt Rents as there or may  
be due for the full term aforesaid: And the said Sampson  
Webster doo for himself his heirs Exe<sup>c</sup>utors or assigns  
leavant grant, or agree to & with the said Hillary Stringer  
his heirs Exe<sup>c</sup>utors or assigns a story of them by the  
parts, that he the said Hillary Stringer his heirs Exe<sup>c</sup>  
ctors or assigns shall & may lawfully peaceably & quietly  
have hold occupy & enjoy all and singular the  
particulars contained a story part or parcel thereof with their or  
every of their Rights immured & appurtenances without the  
lawfull butt trouble, Ejection, Expulsion, interruption or  
disturbance of or by the said Sampson Webster his heirs Exe<sup>c</sup>  
ctors or assigns or any of them: or of or by any other or  
other lawfully claiming from by or under him, or any  
of them or his, or any of their parts, or by from or under  
his or any of their title, Estates, interest, or possession: & also  
dequit a discharge of within bounded land after such  
enquiry thereof to be made well and sufficiently laid and  
kept harmless of a from all a all former Bargains, feuds  
Leases, titls, Dower, Rights or title of Dower jointure  
Entail, Statute, Judgment, Wills, tenents, charges, & demands  
whatsoever, had made done Comitted or willingly or unwillingly  
suffered by the said Sampson Webster his heirs Exe<sup>c</sup>utors  
or assigns, or of or by any other after or before whatsoever  
in which whereof the party above named to the judgment  
has interchangingly but late named & held the day of year  
above written & mentioned that the said plaintiff furtherwith  
Signed sealed & delivered one hundred and four (more or less) as you see me  
in presence of us given & declared in his Sabago will.  
In witness whereof the party above named to the judgment  
has interchangingly but late named & held the day of year  
above written & mentioned that the said plaintiff furtherwith  
Signed sealed & delivered one hundred and four (more or less) as you see me  
in presence of us given & declared in his Sabago will.

William Denison the 28<sup>th</sup> day of July anno 1690  
acknowledged in open Court by the said, yo Sab  
Sampson Webster at his seal do a Deed to the  
said Capt. Hillary Stringer.

Recd: Capt. Dan March 1690 C. North  
Record: Capt. Dan March 1690 C. North

265: To all Christian People to whom these presents shall come greetings  
+ know ye that I Thomas Sabago plante of the County of Northampton  
have for a good & valuable consideration in hand described above  
bargained sold Enfeoffed and Confirmed likewise by these  
presents I doo also Bargaine, sell Enfeoff & confirm unto unto  
Emanuel Hall of the fleshead County of Northampton plante  
his heirs Exe<sup>c</sup>utors or assigns a certain parcel of Land  
lying in Muswaddox Contyngent by Estimation fifty acres of land  
boths of part of a Patent of five hundred acres granted and  
confirmed unto Thomas Sabago. Beginning: Northeast a Eastward  
by a Branch, Westward by a line of marked trees drawn  
from a marked Pine lying at the head of the Valley of the  
Branch South half a point Westward twenty feet past due  
then for the Northern East or by North half a point Northward  
Sixty three rods to the Branch Which is the bound of the said  
parcel of Land containinge fifty acres which I the said  
Thomas Sabago have sold to the said Emanuel Hall aforesaid  
likewise I doo bind me my heires Exe<sup>c</sup>utors or assigns  
to lay out and make good the said fifty acres unto unto  
Emanuel Hall his own Land to him his heirs Exe<sup>c</sup>  
or assigns: To have and to hold the said fifty acres of Land  
together with all and singular houses Edifices Buildings  
Orchards gardens fenced woods Underwood pasture foldings  
ways water profit commodities Englands & Barbadoes  
whatsoever belonging to the said fifty acres of land and  
priviledge or any pertinent therof belonging or appertaining  
to him the said Emanuel Hall his heirs Exe<sup>c</sup>utors or  
assigns for ever without the butt molestation hindrance or  
molestation or disturbance of me the said Thomas Sabago my  
heires Exe<sup>c</sup>utors or assigns: And further if the said Thomas Sabago  
doe for me my heires Exe<sup>c</sup>utors or assigns promising to deliver  
a discharge unto Emanuel Hall his heires Exe<sup>c</sup>utors or  
assigns of all monuments dead writings manuscripts and other  
Edifices touchinge and concerning the said fifty acres of Land  
and priviledge: And lastly if the said Thomas Sabago or my heires  
Exe<sup>c</sup>utors or assigns shall and will from time to time and at  
all times hereafter for ever warrant and defend the said fifty  
acres of Land and priviledge to the said Emanuel Hall his heires  
Exe<sup>c</sup>utors or assigns against me Thomas Sabago or any  
other from or their claiming from or by virtue and a against  
all and all manner of other or others whatsoever upon any  
privelege whatsoever in confirmation of all and singular the  
priviledge of the said Thomas Sabago have not only made delivery  
and delivery of the priviledge but habe also putt to my hand and  
sealed the Twenty fourth day of March one thousand six hundred  
Eighty eight years: /

Robert Scott  
his markes  
John F. Lawrence

the marks of  
(Endorsed) Thomas F. Sabago  
the 28<sup>th</sup> day of July anno 1690  
acknowledged in open Court by the witness  
indorsed Thomas Sabago did seal and  
and seal to the within specified Emanuel Hall  
Hall, Capt. Dan March 1690 C. North  
Record: Capt. Dan March 1690 C. North  
J. Bridget

266. I Bridgett Sabage the lawfull wife of the said Thomas Sabage  
husband did doe by these presents Robert Edwards Esquire doth  
discharge the said Emanuel Hall from all Right he has  
Intitl'd of th'st Day or jointed which I shall have  
hereafter or might have altho' challenged or claimed or demand  
in & to the above mentioned person or any part therof bring  
wife to the said Emanuel Sabage as witness my hand & seal  
the above said day & year.

In presence of (Endorsed) *P. Bridgett A. Sabage*  
Robert Scott the marks of  
John J. Lawrence acknowledged in open Court by the within  
mentioned Bridgett Sabage as her law  
full and voluntary act & deed to the within  
specified Emanuel Hall

Recd. P. Dan. Neckell Esq. C. Northrop

+ Bee it Knowne unto all men by these presents that I Thomas  
Sabage planter in the County of Northampton Doe bind me  
my heire & Esq<sup>r</sup> or assignee to pay or cause to be paid unto  
Emanuel Hall Planter in the said County of Northampton  
in Virg<sup>n</sup> to him his heire Esq<sup>r</sup> or assignee the full a just  
sum of fiftie thousand pounds of good sound merchantable  
tobacco & caskes without ground waife at some convenient  
place in Northampton County on the Bay side to which  
paym<sup>t</sup> will and truly to bee made I Doe bind my selfe  
my heire Esq<sup>r</sup> or assignee specially by these presents  
to pay and that al or Part all demanded the said sum of  
fiftie thousand pounds of tobacco & caskes for a full & Valuab<sup>le</sup>  
considerac<sup>n</sup> being alredy by me acknowledged to have wch  
for the true & forme of hab<sup>t</sup> heire & my hand & seal  
the twenty fifth day of March one thousand six hundred  
and Eighty eight year /

The condition of the abovesd is such that whereas the abovesd Thomas  
Sabage hath bargained & agreed with the said Emanuel Hall for  
fifty daies of Land lyinge and Beings in Mulwaddox Brooks in the County  
of Northampton in Virg<sup>n</sup> a boing part of fifti hundred daies or d<sup>r</sup> was  
formerly the said Thomas Sabage Now I the said Thomas Sabage  
do my heire Esq<sup>r</sup> or assignee to warrant & maintaine to him  
of the fifty daies of Land unto Emanuel Hall his heire Esq<sup>r</sup> or d<sup>r</sup>  
from all person or persons wherover they be: and further I shall affirme  
the other act or acts as shal be by me desirous to make y<sup>t</sup> Land  
a stable inheritance for ever in few simple bulks the said  
Emanuel Hall his heire Esq<sup>r</sup> or assignee for ever: Then this  
present Olligacion abolesed to be bold and of none effect otherwise  
to bee concerned in full force & powre: I hab<sup>t</sup> heire & my  
hand & seal the Twenty fifth day of March one thousand six  
hundred and Eighty eight year /

In presence of Robert Scott the marks of  
John J. Lawrence the above Olligacion or Contract  
acknowledged in open Court by the said Thomas  
Sabage as his lawfull dect<sup>r</sup> by the said Emanuel Hall  
Record P. Dan. Neckell Esq. C. Northrop (I do so)

267. I the said Sarah Johnson widow Doe freely give withal  
free and willinge heart unto my Son John Johnson one & no  
called, pretty and her incide<sup>r</sup> male & female: and one  
hand mill stone and all other materials belonging to  
the mill and fence of my largest powder distill and my  
Table fram'd a Board to turn his hedes Esq<sup>r</sup> d<sup>r</sup> or  
assigned for other end if my said Son should dy<sup>t</sup> in his  
minority then to returne to me & to my dispossessing  
and my self likewise I give him my said Son and  
all that my gift if my Son dy<sup>t</sup> as aforesaid to be at  
my dispossessing as witness my hand this 19<sup>th</sup> of Jan<sup>r</sup> 1688

the marks of } the marks of  
Sarah S. Johnson } Sarah S. Johnson  
the marks of } the marks of  
Nathaniel N. Gordin } Thomas Simes Doe acknowledged the  
Endorsed } within mentioned Deed of gift given by my  
Record in open Court, the marks of

Wm. Littlehouse } the marks of  
John Johnson } Thos T Simes

= the 28<sup>th</sup> day of July 1690:  
acknowledged in open Court by the said  
Thomas Simes on behalfe of himselfe and  
his wife within mentioned to the within Specified  
John Johnson his Son in Law as their reale act  
P. Dan. Neckell Esq. C. Northrop

+ To all to whom these presents shall come I John +  
Hathdry of the County of Northampton in Virg<sup>n</sup> Cooper  
send greetings Know ye that I the said John Hathdry  
for and in Consideracion of the love & affection I  
bear to my wellbeloved Son Benjamin Hathdry  
have given granted confirmed & Delivered like as by  
these presents I Doe give grant confirmed & Deliver  
to him the said Benjamin Hathdry one younge  
Pecowes y<sup>t</sup> y<sup>r</sup> Cow with a Cow calfe by her side with  
A Cow heale & sturr in her forehead and is called  
white face about fourteene yeare old marked of my  
owne proper markes Beings as followeth (Viz) the left  
ear cropt & a hole in it & Two Notched on the  
Upper side of the said Ear with all their female  
increase to Rumes and Stocke for him to till her  
attaineth the age of Twentynone yeare and there to  
crease and enjoy the said Stocke with all their  
increase both male and female for ever or soone  
if I share thenselfe fitte a Son & d<sup>r</sup> the same for  
I have a w<sup>t</sup> hold of the said Father with this increase in  
(I do so)

268

+ mannde as aforesaid by him the said Benjamin  
+ Bradbury from the day of the date hereof for ever  
doe that neither I nor said John Bradbury nor any  
cleverndgs by from or buder me shall at any  
time or tyme hererafter make challenge claim or  
demand any right title interest 688 or possession  
in or to the said castle & thare inwards in mannde  
as aforesaid But from the same was a story of  
68 to be yearly debarred & for ever excluded. In  
witness whereof & other the p[ro]mises of the said John  
Bradbury have hereunto set my hand & Seal  
the 25<sup>th</sup> day of April anno 1690.

Signed sealed & delivered in presence the marks of the  
of us Dan. March (Endorsed) John F. Bradbury  
Nathaniel Pitt. the 28<sup>th</sup> day of July anno 1690. yds 3  
acknowledged in open Court by the within  
named John Bradbury as his 28<sup>th</sup> old  
& Deed to the said Benjamin Bradbury his son  
written specified: P.S. Dan. March & C. North  
Record: P.S. Dan. March & C. North

+ To all to whom these presents shall come of John Bradbury  
of the County of Northampton in Virg<sup>a</sup> People send  
greetings. Know ye that I the said John Bradbury  
for and in consideration of the tyme of Debts paiz  
Hubaunc is obligd to me to haue givn graunted confirmed  
and delibere like as by these presents I do give  
graunt confirming & delibere to haue the said Mary  
Hubaunc and Brownd Hisfor with et litle Starr  
in his foyhead about two yeaers old w<sup>t</sup> came of  
a Cow called Mall marked of my owne people mark  
bringe as followeth (viz) the left Ear except a hole  
in it: and the right Ear a hole in it and two holes  
on the upper side of the Ears with all the fownd  
Encased to Runn as d Stock for her butyl yo Expirian  
of the hund. ther is to be as obligd unto: and then  
to crabe & enjoy the said Stock with all the Encase  
both male & female for ever: so haue and to hold  
the said Hisfor with his Encase in mannde as  
aforesaid to haue the said Mary Hubaunc from the  
day of the date hereof doe that neither I the said  
John Bradbury nor any claiming by from or under  
me shall at any time or tyme hererafter make challenge  
claim or demand any right title 688 or possession  
in or to the said Hisfor & his Encase in mannde  
as aforesaid but from the same was a story of  
68 to be yearly debarred & for ever excluded. In  
witness whereof and other yo p[ro]mises of the said John Bradbury  
(Seal)

269: have hereto set my hand & Seal the 25<sup>th</sup> April  
+ 1690: the marks of the  
Signed sealed & delivered in presence John F. Bradbury  
of us Dan. March (Endorsed) yds 3  
Nathaniel Pitt. the 29<sup>th</sup> day of July anno 1690.

acknowledged in open Court (See that you chuse  
libt till Eighteene yeaers of age otherwise to return  
to the Dower the said John Bradbury) whiche old and  
dead horses within specified: it (at orvnd the day & year  
aforesaid) to be to yo said Sonnes & to no other his  
intire or p[er]petual by the said John Bradbury /

P.S. Dan. March & C. North

Record: P.S. Dan. March & C. North

365: 14<sup>th</sup> night of this my third Bill my self and second not paid pay  
+ unto me John Barons or ad<sup>t</sup> shill<sup>t</sup> six pound Sterling Value  
rec'd of him here in monye as of value of yo to be  
Virginia yd 20: September 1688.

ben<sup>t</sup> Goo: Barons inhand Sam: Marford  
Recd: P.S. Dan. March C. North

In Amsterdam: C. North  
Endorsed) Virginia 22: September 1688. I pay to John Barons or his ad<sup>t</sup>  
+ more fownd satesone Shillings Value rec'd of him  
sixty pounds satesone Shillings yo to be  
rec'd of him here in monye as of value of

Virginia yd 20: September 1688. Sam: Marford  
ben<sup>t</sup> Goo: Barons inhand P.S. Dan. March & C. North  
Recd: P.S. Dan. March C. North

14<sup>th</sup> night heof of this my third Bill my self and second not paid  
+ pay unto me John Barons or ad<sup>t</sup> fourshill<sup>t</sup> fownd Sterling  
Value rec'd of him here in monye as of value of

Virginia yd 20: September 1688. yo to be  
rec'd of him here in monye as of value of  
ben<sup>t</sup> Goo: Barons inhand John Shephard  
Recd: P.S. Dan. March C. North

+ Know all men by these presents that I Robert Poole of Northampton  
County married to Monimale Constance and appoynting my well-  
beloved friend, m<sup>r</sup> Daniel March my law and lawfull attorney  
for me, and in my Name to acknowledge in Northampton  
County Court next ensing: & certain tract of Land withall  
appertaining thereto belonging to d<sup>r</sup> I were libe on, on Newgate  
Gooke: to Ju<sup>t</sup> Geth Jun<sup>t</sup> according to Conveyance given to  
said Ceth from Vnde my hand & Seal as of the said Geth  
and may appear: And likewise to acknowledge & Convey  
of gift for d<sup>r</sup> Mrgs Geth given to my Daugther Anne Poole,  
and what my said attorney shall doe in the p[ro]mised, shall bee  
as full, and in as ample manner, to all intents & purposes as  
if I my selfe shall bee personally present: signed w<sup>t</sup> my Seal  
and dated

270 and sealed with my Seals, this 14<sup>th</sup> day of ~~the~~ 1690  
First: John Ellinwood the 29<sup>th</sup> day of Sept<sup>r</sup> d<sup>r</sup> 1690. ~~RP~~ Signature  
Poyntz Esq: Prolocutor made in open Court to the R P Robt  
Sarah Kendall: before power of attorney by the said Robt  
Nottingham his self & seal of John Ellinwood & me sealed  
marks. Kendall: by Dan. Meek C. W. H. C. Northam  
Recd: 1st Dan Meek C. W. H. C. Northam

To all Christian People to whom these presents shall -  
come Greetings: Know ye that the Robert Peale and  
Rosa Peale wife to the said Robert Peale for divers -  
causes and considerations by themselves meetinge: Whereas  
Especially for the consideration of Twelue thousand  
pounds of good tobacco & caskes paid by Jno: Gushis  
Junr: of Northam County his Receipt of which was  
Doo his by acknowledgement and Doo exonerate acquit  
and fully discharge the said Gushis from the same  
Wee have choyed Bargained sold Infowmed confirmed  
and delivered unto us by these presents Wee Doo -  
dian Bargained Sall, Contra, and Delivrd: that  
Teare or parcell of Land wee now have on: By -  
Estimation three hundred acres situate lying and  
being on Muswiddorooke in the aforesaid County  
Whiche Land and Plantacion in Thomas Rydinge -  
formerly lived on: and afterwards Cburyed to Robt  
Rydinge widow & Robert of ye said Thomas Rydinge  
now the wife of the said Robert Peale by my deau  
yardey Gentleman &c by Cburyance bearinge date  
the 25<sup>th</sup> day of August anno: 1682 may apparde  
to have and to hold the said Parcell or parcell of  
Land, together with all houses fones, pasturst Woods  
Wodwicks, and all other profits & advantages there-  
in belonginge to him the said Jno: Gushis Junr  
his heires & assignes for ever: Soe that neither I  
the said Robert Peale nor Rodo my wife, Nor our  
heires, shall for ever hereafter lay any claim to  
any part or parcell thereof neare any other foun-  
what else, claiminge by from or thidt vs: And the  
said Robert Peale doo by these presents bind me, my  
heires &c: in the penall summe of Twenty thousand  
pounds of tobacco & caskes to the said Gushis  
his heires &c: that from hond to hond & att all  
times at the instance of the said Gushis his heires  
within the space of seven years from the date  
hereof to gib: such further Cburyance & disburc  
both by my selfe and wife as hee the said Jno: Gushis  
or his heires require in the law may or can attayn  
dearie or dñe for the said Plantacion & Land: In witness  
whereof

signed sealed & delivered Robert R P Bob  
in presence of us the 29<sup>th</sup> day of Sept: A.D. 1860  
John Ellicott 16go problem made in. Robert R P Bob  
Robert Hamilton open Great by the before named Robert R P Bob  
Capital of John Ellicott and Robert R P Bob  
Robert Hamilton that the above bond is  
the sole act a deed of the said Robert Bob  
Signed Dan Meekell & Co. G. Miller  
Received by Dan Meekell & Co. G. Miller

= The 29<sup>th</sup> day of Sept<sup>r</sup> in the year 1690: acknowledged  
+ in open Court by Daniel North attorney of the  
above mentioned Robert Potts as his sole and aforesaid  
and by the said Ross Potts his wife as her sole  
and voluntary aforesaid her selfe in person to the  
said John Gillis Junr<sup>r</sup> above specified.

+ Know all men by these presents that I Robert Poole  
of Northampton County married for Debtor caught and  
consideracous his troubule making Bulvernes Especially  
for the Malicefull wife and daffection I leave to my  
wouldebest Daughter than Poole: Doe give graunt -  
Confirme & Delive like as by these presents I Doe  
gibe graunt confirme & delive: unto the said Daugh-  
ter Poole and her heires of her Body lawfully begotten  
for ever, one Negro Girl, with all her Encardes -  
Especially cauled by the Name of Silvers which I purchased  
of Edmund Howard, of Maryland. But in case of my  
said Daughters death without any heire than I gibe  
the said Negro Girl and all her Encardes to my son  
Thomas Poole and his heires of his Body lawfully  
begotten: And fee wau of such heires to my son -  
Henry Poole I gibe the said Negro & her Encardes and  
his heires for ever: Alwayes provided and it is the tend  
intent and endevour of this Deed of gift that the said  
Girls w<sup>t</sup> Encardes with all their labours & other profit  
from them devided be a fully Belonge to me the said  
Robert Poole and Rose my wife during our Malicefull  
lives: at Wihers my hand & Seal this Eighteenth day  
of August 1690: / Signatur

Signed & sealed in this 1<sup>st</sup> day of August 1893.

Robt R P Lewis

Agreed & Sealed in this place  
for John Cullis Jun<sup>r</sup> (Endorsed) the 29<sup>th</sup> day of Sept<sup>r</sup> 1821. witness  
John Ellisor and George Robertson in open Court by the  
Supreme Court of Ju<sup>r</sup> Cullis Jun<sup>r</sup> & John Ellisor  
(that is)

that the within said Deed of gift is his full and  
and Deed of the within specified Robert Pode.

Ricord: f: Dan Mechell E.C. C. Northam

This day and year aforesaid acknowledged in open  
Court by Daniel North attorney of the within men-  
tioned Robert Pode at his estate a Deed,

f: Dan Mechell E.C. C. Northam

Ricord: f: Dan Mechell E.C. C. Northam

+ Know all men by these presents that I Giles Sprakeling of  
Northampton County have designed ordained & made and in my  
House and place put or substituted in Nethamton County of the County  
aforesaid to be my true and lawfull attorney for me & in my Name to do  
my Name & to my self to also sue for body required debts  
and recover all such debts as are or shall hereafter be due  
unto me in this Colony of Virginia and to give full & lawfull  
discharge for the same: did on demand of the same to Giles Sprakeling  
or at his pleasure out of prison to Robert Pode did all and every  
other act & debt thing & things done & debited in the law  
whatsoever needful or necessary to be done in or about the  
recovering of any such debts as aforesaid for me  
and in my Name to sue execute and perform as fully, largely  
and completely in every respect to all intents, constructions and  
purposes as I my selfe might or could do if I were personally  
present: Ratifying: allowing: and holding: found & shall do  
and whatsoever my said attorney shall lawfully do or cause  
to be done in or about the execution of the same by virtue of  
these presents In witness whereof I have putt my hand & seal  
this fourth day of August 1690: Giles Sprakeling.

Dated & Delivered in presence of William Broadwater the 29<sup>th</sup> day of September anno 1690: yester  
day of William Broadwater Procurator made in open Court to the aforesaid  
John Marshall by the Oath of William  
his marks Broadwater & John Marshall:

Ricord: f: Dan Mechell E.C. C. Northam

+ This Indenture made the Sixteenth of May in the years of  
our Lord one thousand six hundred and Ninety Between John  
Marshall of the County of Northampton of the one party and  
Mary Woodall of the same County of the other party Witnesse  
that the said Mary Woodall doth putt her Son Peter Woodall  
an apprenticeship unto the said John Marshall until he shall  
attain to the age of Eighteen years to be used in any such  
lawfull employment as he the said John Marshall his heire  
& Execut. shall employ him in during the said time &  
time: In Consideracion Whereof the said John Marshall doth  
swear and agree to finde and allow the said Peter Marshall  
drayke washing and lodgynge: and to board him or cause  
him to be boarded to provide the Rites through and att the  
Expiracion of the said time to give him of two years old  
Hidre or of two years old more and one now: suits of  
apparell and Mow hett In witness whereof WITNESS the party  
abovo

273: also mentioned have put our hands & sealed the day & year  
above written

Signed sealed & Delivered: the 29<sup>th</sup> day of Sept: anno 1690 mary M. Woodall  
in presence of me acknowledged in open Court by the aforesaid  
John Marshall Mary Woodall & John Marshall and John Marshall  
James Smith their sole dts & Deeds to each  
other: f: Dan Mechell E.C. C. Northam

Ricord: f: Dan Mechell E.C. C. Northam

+ Know all men by these presents that I Jno: Pittman of Accomack  
County, Do make and ordaine my good friend Jno: Pittman Jr.  
my law and lawfull attorney for me & in my Name to do  
a do in all manner Relating to me in Northampton County,  
and me & my lands or defend all law suits what ever I am  
concerned in the said County and what my said attorney  
shall do or do shall be as full and in as ample maner  
as if I was personally present Dated this 18<sup>th</sup> day of Feb: 1689:

Wm Pittman & John Robinson the 30<sup>th</sup> day of Sept: anno 1690: John Pittman  
Signed: power made to yo above named  
Ralph D. Pittman attorney by yo oath of m<sup>r</sup> Pitty Robinson in  
open Court. f: Dan Mechell E.C. C. Northam

Ricord: f: Dan Mechell E.C. C. Northam

+ Know all men by these presents that I Thomas Dolden in the  
Province of Maryland, Do Remonstr, Publish, & Oppone, Jno:  
Gulch Jr. to be my lawfull attorney for me and in my  
Name, to prosecute or defend any action what ever I am  
concerned in in Northampton County, and upon the Recovery of  
any sum or sums, to give a full acquittance & discharge  
and what my said attorney shall do or do shall be as  
full and in as ample maner as if my self were personally  
present Dated this 29<sup>th</sup> of May 1690: Thomas Dolden

f: July Robinson the 30<sup>th</sup> day of Sept: anno 1690:  
Dan: North power made to yo above named attorney  
by the exhort of July Robinson & Daniel North in  
open Court f: Dan Mechell E.C. C. Northam

Ricord: f: Dan Mechell E.C. C. Northam

+ To all Christian People to whom this present writing or Deed of  
gift shall come I John Gulch son: of the County of Northampton  
in Virginia Esq<sup>r</sup>: send greetings in our Lord god Everlasting: You  
see that I the said John Gulch son: for and in Consideracion  
of the love and affection I have and bears to my wellbeloved  
Nephew Edmund Gulch of the County of Accomack in Virginia  
aforesaid son to my Dear Brother Thomas Gulch friendly  
Resident at Belgrave in the Kingdom of Scotland from  
whom I brought my said Kinsman in his minority w<sup>t</sup> pecuni<sup>y</sup>  
(to give)

+ to give him Education according to his Capacity: did for his  
+ her hath intermarryed with the Granddaughter of my psonal  
wife: as also for divers other good causes a Consideration  
and therefore witnesseth: Have given granted Delivered and  
confessed: did by those psons: Doth fully freely & absolutely  
give grant deliver & confess unto my said Neophytes Edmund  
Bush: One Negro woman named Mary and a male  
suckling child about six moneths old named Ned with the  
said child: & all the further Execracts of the Negro woman  
slaves aforesaid: to the best of the body of him a his  
now wife for ever: after their marriage: But for deft of such  
to the next friend of my said Husband or of Sabitha his  
now wife: further I give unto my said Neophytes one Negro  
woman named Ned sucking for four years from the day of  
the death his self: did one Irish woman named Anna: further  
I bought of John Bayley for the full sum I had hitherto  
bore with all their profits: I leyd out what coste: moreover  
I give unto my said Husband Twelv bushell, and throe  
calbes belonging to them which were called last Spring  
before the said婚約: Ten bushells full of a yard old the  
last Spring, and full of two years old the last Spring, Two  
caon for his psonal bedding: Two sheets full yard old last  
Spring, Two sheets four years old last Spring, Two stard  
three years old last Spring: and Two stard two years old the  
last Spring: together with all the sheepes male & female  
on the plantation wheroun my said Husband both belonging  
to me: as also six breeding doves, and all the Pigs he  
had caused since his remouall to Deep Creek: I give him  
also his Ryding horse called Sitt nake, and mare called  
Light foot, with a horse colt of years old last Spring  
belonging to the said mare without the further Execract  
of the said Cattle, mare, sheepes & other fowld male  
and female for ever: And likewise I do further fully  
and formally, give grant deliver and confess  
freely and absolutely, give grant deliver and confess  
unto my said Neophytes Edmund Bush: Six Puddings and  
unto my said Neophytes Edmund Bush: Linen, Woollen, Powder,  
furnished theire belonging: Linen, Woollen, Vlansills of Household stuff,  
Beefs, Cappes, Iron Woare, Vlansills of Household stuff,  
Tools, Merchayse, and other goods & other things whatsoever  
as the same are now in the possession of and have been  
delivered to my said Husband Edmund Bush: at the  
Plantacion he now liveth on att Deep Creek in the  
County of clecomack aforesaid: To have and to hold:  
the said Negro woman & child: with all his further  
merchayse in maner & forme as aforesaid, The other  
servants, Cattle, Sheepes, Horses, mares, & other fowld  
(with all their further increase) male & female what  
soever: and all other good house hold shett, Tools  
Merchayse, Vlansills, and things of what soevr  
kinde therer in manner & forme aforesaid to him my  
said Neophytes Edmund Bush: his heire  
execrable: And affignt for ever. In Testimony  
of the said John Bush Son of my herte Ende etc etc

275

+ nor any other person or persons whatsoever claiming  
or so claimed by them or unto us or any of us shall all  
any kind of kind hereafter make challenge claiming or  
demand any Right title claimed or purporting or inferred  
in or by the before given, granted delivered confirmed and  
acknowledged printed or any part or portion thereof. But  
from the said Will and obey of us to God而已 -  
debarred & for ever excluded: In witness whereof and for  
the more sure makinge & confirmation of all and -  
singular the aforesd above mentioned printed: I the  
said John Bushell son<sup>t</sup> have also hereby given a delivered  
for the usd of my said Kindeman & Stephen Edmund  
Bushell six Silver Specied marked with T B: as part &  
in the Name of the whole printed a Cope given and  
Specified in pson of the witness hereunder named  
and have hereunto set my hand & affixed my Seal  
and do also add<sup>r</sup> the Clerks of the Court of Northam  
County abovesaid to record this my said Deed of  
gift as a real Pemoriall of my love intent and  
intention herein contained & for its greater validity  
a punctall affiance at abovesaid this the 2d day  
of October anno 1690: doneq<sup>r</sup> At a R: 31

Signed sealed (Signed in the said  
for Silver second above mentioned  
Delivered) at my seal doth a Deed  
in witness of it:

In: Rusti

جذب

Henry Pike - Elizabeth Jole -  
Jane Pike & wife: Dan March 18  
The day & year aforesaid  
Recorded, 1st Day March

+ To all Christian People to whom these presents shall come,  
Greetinges know yee that wee John Wilkins, Francis Waterston  
widow, William Waterston, and Richard Waterston all of the  
County of Northampton in Virginie on the Easterne Shad.  
for and in Consideracion of the true and faithfull Services  
of Black Mammy Negro woman to her late Master m<sup>r</sup>  
Am Voss lately deceased: And for divers other good causes  
hereaboule to mooberg: Wee the abovesaid John Wilkins,  
Francis Waterston, William Waterston, and Richard Waterston  
have manumitted and sett the abovesaid Negro woman  
commonly called Black Mammy free from all Service what-  
soever from the day of the date hereof for ever with  
Warrantly from the said what so ever that shall lay any  
title or claim of any sort or of the said Black Mammy  
and to the true affirmancē of all the abovesaid p̄m̄f<sup>t</sup> have  
sett o<sup>r</sup>dealed a freed our Deale this 25 day of No<sup>r</sup> 1690.

38th o' hours of a gross sum of one hundred and twenty dollars and 50 cents  
the eighth day of December anno 1850 acknowledged in open court  
and by the said Negro woman before me subscribeing a  
deed at her wall deck a Deed to the said Negro woman  
Black Nancy in full. Dan Mitchell Esq. Notary  
Recorded at Dan Mitchell Esq. Notary  
(To all)

To all to whom these presents shall come Greeting & Whereas  
 I John Cushi's son<sup>3</sup> of the County of Northampton in Virgin<sup>a</sup>  
 Esq<sup>r</sup> By Deed bearing date the twenty seventh day of  
 November 1671 Did bargaine alio a sot<sup>t</sup> unto the within  
 said John But<sup>t</sup> three hundred acres of Land: Schematis  
 lyingg<sup>t</sup> and bringg<sup>t</sup> att Muswaddox in the County aforesaid  
 as in and by the said Deed is expressed: two hundred  
 acres of Land part of which is by the within said cri-  
 bonyg<sup>t</sup> by the said John But<sup>t</sup> to the within mentioned John  
 Shepherd: as is herein set downe & Expressd: Know  
 ye therefore that I the said John Cushi's son<sup>3</sup> at the  
 instance and request of the said John Shepherd did  
 for the better strengtheninge and Confirminge his h[er]e  
 to the said two hundred acres of Land: Do hereby  
 infirmy, and absolutely bind my selfe my heire<sup>t</sup> &  
 and allm<sup>t</sup> at the within mentioned two hundred acres  
 of Land & p[ro]p[ri]et[y] and ob[lig]ation of their appurtenances thereto  
 but the said John Shepherd purchased of the said But<sup>t</sup>  
 as within Expressd: Unto him the said John Shepherd  
 his heire<sup>t</sup> exec<sup>t</sup> &c<sup>r</sup> & signe<sup>t</sup>t against all other  
 whatsoeuer to Warant & fee ob[lig]ation defind by this  
 present to all intents and Constructions in Law whatsoever  
 for the law and calll Confirmation of the p[ro]p[ri]et[y] as aforesaid  
 In witness whereof I the said John Cushi's son<sup>3</sup> have here  
 unto sett my hand & affixed my Seal this seveth day  
 of August in the year of our Lord God one thousand six  
 hundred and Ninety 1 Jno Cushi<sup>r</sup>

Signed Sealed & Delivered in presence of  
 Benja Robinson  
 Elizabeth Jobe  
 The eighth day of Decemb<sup>r</sup> anno 1690: y<sup>r</sup> d<sup>r</sup> b<sup>r</sup>  
 acknowledged in open Court by the said John Cushi's Esq<sup>r</sup>  
 at his Roiall de<sup>t</sup> & Deed to the said John Shepherd  
 Recd<sup>r</sup> Jno Michell Esq<sup>r</sup> Jno North<sup>r</sup>

To all to whom these presents shall come I Mathew Holst<sup>t</sup>  
 of the County of Northampton in Virgin<sup>a</sup> Marriuice and gooding<sup>r</sup>  
 Whereas I the said Mathew Holst<sup>t</sup> and Margaret my w<sup>f</sup>  
 wife have for severall yeare last past (on Especiall seasons)  
 liued at part from each other (with one few & jointe Comoditie<sup>s</sup>)  
 and maintained our selfes by our owne particullar labours<sup>r</sup>  
 and industrie not participatieng<sup>r</sup> from each other of the said  
 land and are still voluntarielly and fully intended so to doe -  
 without bringg<sup>t</sup> any wayes chargable to one another or -  
 Expecting the best of Reprise or sustenance from either  
 of us to the other howsver our necessities may require the  
 same: These presents therfore testifying<sup>r</sup> that I the said Mathew  
 Holst<sup>t</sup> Do hereby disclaime and verry Relinquish all and  
 (that so soe)

whatsoever habe<sup>t</sup> bound or shall bee proceded by my said  
 wife Margaret the owne labour & industrie either during  
 my life or for the paymt<sup>r</sup> of any claimes or debts of mine  
 after my dea<sup>d</sup>. But do freely give a geare the land  
 to bee at her owne dispose for ob[lig]or without any power  
 of Retraction or Contradiction whatsoever In witness  
 whereof I have hereunto putt my hand & Seal the  
 twenty eighth day of November anno: 1690: M<sup>r</sup> Mathew Holst<sup>t</sup>  
 signed Sealed & Delivered in presence of  
 Isaac Pearcey y<sup>r</sup> d<sup>r</sup> b<sup>r</sup>

The eighth day of December anno 1690:  
 Probation made in open Court by yo<sup>r</sup> Expre<sup>r</sup> of  
 Isaac Pearcey & Daniel North that the above  
 writing<sup>r</sup> of Industrie is yo<sup>r</sup> well cle<sup>t</sup> & Deed of  
 the said Mathew Holst<sup>t</sup> alio named,

Recd<sup>r</sup> Jno Michell Esq<sup>r</sup> Jno North<sup>r</sup> C<sup>r</sup> North<sup>r</sup>

This Indenture made the thirs<sup>t</sup> and Twentieth day of  
 may anno: Dom<sup>r</sup> 1687 Betwene Margaret Sonnes widow  
 of Mortone County on the one part and Charles Holden  
 of the same place on the other part Witnes both as ffor:  
 That the said Margaret Sonnes Doth putt a sot<sup>t</sup> her son  
 Thomas Sonnes after the maner of a Serv<sup>r</sup> or apprentices  
 unto the said Charles Holden to teche him the said Charles  
 Holden his heire<sup>t</sup> exec<sup>t</sup> & wif<sup>r</sup> (if any) in all such  
 lawfull Implemen<sup>t</sup> as hee or they thinkes fitt during  
 the tyme of Thirtyno<sup>r</sup> years or therabouts (that is to say)  
 Untill the sixt<sup>h</sup> & twentieth day of October whiche shal happen  
 in the yere of our Lord Christ one thousand seven hundred  
 and two lenger: And the said Sonnes not to bee sold or  
 assigned ob[lig]e to any other person upon any other p[er]son  
 whatsoeuer: And the said Charles Holden for himself  
 to promise & agree to & with the said Mary Sonnes  
 to finde the said Thomas Sonnes sufficient meate  
 drinke clothing washing & lodgyng during<sup>r</sup> yo<sup>r</sup> said  
 tyme as also to yo<sup>r</sup> his Utmost Judgement to teach<sup>r</sup> yo<sup>r</sup> said  
 Thomas Sonnes to read & write and at yo<sup>r</sup> End and  
 Execution of the said bound<sup>r</sup> to cloth him fern had to  
 fyde decently: In witness whereof the said Margaret Sonnes  
 to this part of yo<sup>r</sup> said Indenture hath put to her hand &  
 Seale yo<sup>r</sup> day & yere first aboves written Margaret Sonnes

Edmund Gillis The 10<sup>th</sup> day of Decemb<sup>r</sup> anno 1690: y<sup>r</sup> d<sup>r</sup> b<sup>r</sup>  
 Samuel Whittington the within Indenture according<sup>r</sup> to the  
 Hanc<sup>r</sup> Walston Cribb<sup>r</sup> confirmed by the said Will<sup>r</sup>  
 & Daniel North by virtue of yo<sup>r</sup> aforesaid affigures<sup>r</sup>  
 Recd<sup>r</sup> Jno Michell Esq<sup>r</sup> Jno North<sup>r</sup>

(To all:

278: To all apparent People to whom this present writinge or Deed  
of gift shall come Wee Thomas Harmonson Sen<sup>r</sup> of the  
County of Northampton in Virginie Geat & Elizabeth my  
wife the wife & Executrix of John Daniel late of this said  
County deceased. And greetings in our Lord God Everlasting.  
Know yee that Wee the said Thomas Harmonson Esq<sup>r</sup> &  
Elizabeth my wife (in the quality aforesaid) of well out of  
the love and affection we have had and have to George  
Harmonson son of us the said Thomas Harmonson Esq<sup>r</sup>  
and son in Law and Godson of my said wife Elizabeth  
Harmonson. also for divers other causes & Considerations  
to ther trouble inobinge have given granted Entreated  
confirmed & Delivered. And by these presents do fully  
fully and absolutely give & grant Entreated Entreated  
Deber to our said Son George Harmonson all  
those our lands & plantacions wherein we now live  
and where the said John Daniel deceased in his life time  
dwelt dwelling and brings at the Seaboard side  
in the County aforesaid. To say all such lands as the  
said Deceas John Daniel any way dyed heredit or possessed  
of in his simple or for termes of years: do fully & ad  
absolutely as he the said John Daniel debarred the  
same to me the said Elizabeth my heredit & affignd  
for ever as by his last will and testam<sup>t</sup> duly probated  
and Remained on the Records of the said County of  
Northampton more at large appeareth: (Except fifty acres  
of land part of the aforesaid Debarred given by me the  
said Elizabeth to my Sister Susanna Hanby also by  
my Deed to her for the same on the said County Records  
is manfied) To have and to hold the aforesaid land  
heredit given & granted premises (Except before Excepted  
together with all houses Edifices Buildings Orchard,  
gardens fence, pastures, woods, Underwoods, and all a  
singular other the appurtenances perfit pribledgds.  
and Inventions whatsoeuer hereditable belonging  
or in any wise appertaininge Immediately after both  
our Deceases to him our said Son George Harmonson  
his heredit Exec<sup>t</sup> adm<sup>t</sup> & affignd for ever: And in case  
of his the said George Harmonson's decease before  
he attaints to the Enjoyment of the before aforesaid  
given and granted premises according to the land sume  
and purport of these presents: Then in like manner as  
before given to our said Son George Harmonson  
his heredit Exec<sup>t</sup> adm<sup>t</sup> & affignd for ever and in case  
of both of them or their heredit ad: as aforesaid then  
to the next heredit ad: at Common Law of 63 the  
( said )

279: Said Thomas Harmonson & Elizabeth my wife for ever  
first and principally the heredit or heredit to be distributy  
from us the said Thomas Harmonson died in faile of  
such to the heredit or heredit at Common Law of us the said  
Elizabeth Harmonson for ever: And for want of all  
such to the dispele of the Verity of the parish wherin  
wee dwelle for the use of cl few Schoole or such other  
pious use as shall by them be deemed most fit and  
needfull: See that Neither wee the said Thomas Harmonson  
and Elizabeth my wife (in quality as aforesaid) one heredit  
Exec<sup>t</sup> or adm<sup>t</sup> or any of us or 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  
claim or demand any Right At<sup>t</sup> Judget<sup>t</sup> Use or  
possession in or to the before mentioned Land a premises  
nor any part or parcels thereof: But from all claim of  
Right At<sup>t</sup> Judget<sup>t</sup> Use possession and demand thereof  
wee and hereby of us to be utterly Excluded & for ever  
debarred by these presents: And lastly it is hereby provided  
and the true intent and meaning of these presents is  
that in case of the decease of us the said Thomas  
Harmonson Sen<sup>r</sup> before the said George or Benjamin  
Harmonson attaints to twenty one yeare of age and  
my said wife Elizabeth Harmonson surviveth their cominge  
to his age aforesaid: And they doe not finde it expedit  
to live together: That then my said wife may appain  
either of them such part of the heredit given & granted  
land a premises as shall be thought most convenient &  
propety for either of them at his discretion for his  
present libertyhood & mainntenance unto her decease  
that her come to the full Enjoyment of the whole premises  
aforesaid intended & intended for him any thinge  
before her come to the Gentry thereof in any  
wise notwithstandinge In witness whereof a Deed in  
paines was the said Thomas Harmonson Sen<sup>r</sup> and  
Elizabeth my wife heredit late our hands a  
cliffred our selves the Twenty Eighth day of November  
In the year of our Lged God one thousand six hundred  
and Ninety /  
Signed sealed & Delivered in presence  
of us Dan: March  
Thomas Harmonson Jun<sup>r</sup>  
John Robins the 4<sup>th</sup> day of Dec<sup>r</sup> anno 1690  
Wm Kendall. acknowledged in open Court by the said Thomas  
Harmonson Sen<sup>r</sup> & Elizabeth his wife also ther  
Recd a Deed to the 63<sup>rd</sup> or 63<sup>rd</sup> a bobs manu  
Exp'd. 1st Dan: March 8<sup>th</sup> C: Northam  
Record<sup>r</sup> 1st Dan: March 8<sup>th</sup> C: Northam

Thomas Harmonson  
Elizabeth Harmonson  
John Robins  
Wm Kendall  
Recd a Deed to the 63<sup>rd</sup> or 63<sup>rd</sup> a bobs manu  
Exp'd. 1st Dan: March 8<sup>th</sup> C: Northam  
Record<sup>r</sup> 1st Dan: March 8<sup>th</sup> C: Northam

Sealed & Delivered in the presence the marks of  
of In<sup>o</sup> Luke (Endorsed) John B Beacons  
Charlton Waltham the 8<sup>th</sup> day of Decemb<sup>r</sup> 1690. y<sup>e</sup> Seal  
Wm Littlehous probactor made to ye within power  
of attorney by the oath of Charlton  
Waltham as also the ninth of the said month  
of December by the oath of William Littlehous  
in open Court first Day March 1690 C. No<sup>t</sup> 100  
Recorded 1<sup>st</sup> Day March 1690 C. No<sup>t</sup> 100

This Indenture made the Nineteenth day of December anno domini  
mille six hundred and Ninety Betweene Isaac Flaxcroft of the parish  
of Hungate in the County of Northampt<sup>n</sup> Gout<sup>t</sup> and Bridget his wife the  
only surviving Daughter and heire of Cap<sup>t</sup> Stephen Charlton late  
of the said parish and County deceased of the one part and John  
Lyke Gout<sup>t</sup> of the other part Whereas the said Bridget is lawfully  
dowered in the half of and in several plentious tracts or lots  
of Land Situate lyinge and boaring at Newaddox Crooke in the  
said County of Northampton formerly granted to the said Stephen  
Charlton by two several Patents, one dated the tenth day of  
May anno Domini 1638: and the other dated the Nineteenth day  
of May anno Domini 1642: de which grants the said Stephen  
Charlton died seized of moste simple and by his last will and  
testament in writinge dated the 28<sup>th</sup> day of October anno Domini  
1654 gave the same to the said Bridget and his issue of  
her Body lawfully begotten and for want of such issue in like  
manner as by the said will duly probated a Recorde in the  
Court of the said County may appear: Now this Indenture  
Witnesseth that the said Isaac Flaxcroft and Bridget his wife  
for divers good cause and Consideracione them selves Especially  
notinge the end of the Rent a Covenants hereafter reserved  
which on the part of behalfe of the Sownts or lessees ought  
to be paid and performed: Have dowered granted leased and  
to farme Cotton: and by these parts to be for a term  
of the Staues made in the 32<sup>th</sup> year of the Raigne of King  
Henry the 8<sup>th</sup> Chayre the 28<sup>th</sup> Entituled Leases to Enjy more  
then against the Sownts in said tract granted to the said  
Isaac Flaxcroft and John Lyke: de that the said plantation  
Tracts or Dibidents of Land Situate on Newaddox Crooke  
afforement forsooth the Lands of the said Stephen Charlton  
deceased and now in the Tenure or Occupation of the said Isaac  
Flaxcroft and Bridget his wife without the house,outhouses  
Barnes, gardens, orchards, pastures, fiddings, Woods, trees, wood,  
liberetie of fylling, fowling, and all other profits, emoluments  
or appurtenances thereto belonginge or in any wise appertaininge  
without the Estate right & title of the said Isaac Flaxcroft  
& Bridget his wife their or either of their heires of male and  
female: To have and to hold the said plantation, Tracts or  
Dibidents of Land to the said John Lyke his executors affigees  
from the day of the said heire of fee and duringe the full and a  
term of one and twenty yeare from henceforth next ensuinge  
fully to be compleate and ended: Yieldinge and payinge therfore  
yearly to the said Bridget her heires or executors or such other  
person or persons who after the decease of the said Bridget shall  
the plantation and right of the said Lands the yearly Rent of  
two hundred pounds of good sound merchantable Tobacco or cask  
conveniently on the dowered pinte yearly on the tenth day of  
October

+ October during the said time of and a party went if the  
said to lawfully demanded. And the said John Luke Deth-  
erby Esquire and promise to and with the said Isaac -  
Brocket his wife did the said Isaac Brocket a Surety of the  
said Bridget that he the said John Luke shall well & truly  
pay the said Rent in manner before described denually being  
lawfully demanded. and well and truly repaid, and  
keeps the house and appurtenances thereto belonging a tennan  
sheds and rooms in good & sufficient reparation, with the  
orchard & garden well fenced and at the end or other  
expiration of this lease peaceably & quietly to be surrounded  
and yeeld to the said demander payment to the said Isaac  
and Bridget Brocket or to the heirs or successors of the  
said Bridget or other Tenant who by force of the said will  
of the said Stephen Charlton shall have the right or reversion  
in to the said. And the said Isaac Brocket & Bridget his  
wife do hereby for themselves & either of them their either  
of their executors and for the heirs of the said Bridget Esquire  
and promise with the said John Luke his Exe<sup>t</sup> & done & signed  
that the said John Luke his Exe<sup>t</sup> & signed shall a may  
from henceforth for and during the said time of one &  
Twenty years lawfully peaceably & quietly habe & hold occupy  
possess & enjoy all and every the said demander payment with  
the appurtenances thereto annexed & without any manner of det-  
riment, trouble, damage, election, election, or interruption of the  
said Isaac Brocket & Bridget his wife: or the heirs or  
successors of the said Bridget or of any son or daughter what-  
soever. In witness whereof the parties aboves named interchang-  
ably to these present Indentures have set their hands & sealed  
the day aforesaid above written.

Isaac Brocket

Sealed & Delivered in the presence

f Dan. March

Bridget Brocket

Blund Eye. The 30<sup>th</sup> day of march anno 1691.

acknowledged in open Court by the said Isaac  
Brocket as his well & true Deed to the said m<sup>r</sup> John Luke  
+ did likewise by the said m<sup>r</sup> Bridget Brocket as her free  
will and voluntary act a Deed in open Court to the said m<sup>r</sup>  
John Luke:

Record f. Dan. March 1691 C. March

+ Know all men by these presents that I Edward Moore son<sup>3</sup> of  
the County of Northampton in Virginia a Deed by these presents  
Nominate Cuthbert or send a deponent did in my hand and  
plue set and putt my hanch and wch colored my hanch and  
wch colored friend Charles Robins of the County of Northampton  
affidated my hand and lawfull attorney for me and in my  
name to acknowledge in open Court in the said County of North-  
(and

253: One hundred and sixtysix Dollars with thre-  
+ pence did by me the said Edward Moore son<sup>3</sup> signed sealed and  
delivered to the said John Gill for a Neck of Land containing fifty  
acres more or less lying on the south side of Occahamock Creek  
in the County of Northampton described as by the said Good Relation  
Bingo Threlkell his self a may more at large appear. Hecby -  
Rafifing Confirme<sup>d</sup>, & cleaving what so ever my said attorney  
shall do or cause to be done in the premises as full & simply  
as if I my self were personally present at the dawings thereof. In  
witness whereof & other the premises have thereto put my hand  
and seal this eighteenth day of March in the second year of  
the Reign of our Sovereign Lord & Lady William & Mary now  
of England King & Queen Anno Dom<sup>o</sup> 1690. Edward Moore

Signed sealed & delivered in the presence

f. Henry Stott son<sup>3</sup> the 30<sup>th</sup> day of March anno 1691 present  
morgan Williams made to the above power of attorney in open Court  
his Z marks by the Capercall Cather of Henry Stott son<sup>3</sup> and  
morgan Williams

Record f. Dan. March 1691 C. March

+ Know all men by these presents that I Elizabeth Moore wife to  
Edward Moore son<sup>3</sup> of Northampton County in Virginia aforesaid  
by these presents Nominate Cuthbert or send a deponent did in  
my hand and plue set a putt my hanch & wch colored friend  
Charles Robins of the County of Northampton aforesaid my hand  
and lawfull attorney for me and in my name to acknowledge  
in open Court in the said County of Northampton all my eight land  
Jury<sup>s</sup> or parts of a Neck of Land called the Holloway point  
Cungs fifty acres more or less lying on Occahamock Creek  
as more at large set forth by a Deed or Bill of Sale bearing  
date with these presents by John Gill & his affixed Seal:  
Rafifing Confirme<sup>d</sup> & cleaving what so ever my said attorney  
shall lawfully do or cause to be done in the premises as full  
and simply as if I were personally present at the dawings thereof.  
In witness whereof & other the premises have thereto put my hand  
and seal this 17<sup>th</sup> day of March,

Signed sealed & delivered in presence

f. Henry Stott son<sup>3</sup>

morgan Williams his Z marks the 30<sup>th</sup> day of March anno 1691. Present  
made to the above power of attorney by yo Capercall  
Cather of Henry Stott son<sup>3</sup> & morgan Williams in  
open Court f. Dan. March 1691 C. March

Record f. Dan. March 1691 C. March

+ To all & p[er]son People to whom these presents shall come greeting know  
ye that I Edward Moore of the County of Northampton in Virginia  
Exe<sup>t</sup>

Copie for and in Consideration of the sume of three thousand  
pounds of tobacco & caskes paid to me in hand by John Gill  
of the same County Blacksmith the Receipt whereof and duly  
parcell thereof I do hereby acknowledge my selfe to be fully  
satisfid concerned a paid. Do also grant Bargaine &c.  
Entitell offred of late above unto the said John Gill his heire  
and assignes for ever of all of my lande comonly called the  
Holloways point situated lyngs a boinge on Occahamock  
Brooks Cuttings fifty daies boings more or lesse westerly on  
the Land of Phillip Mowdene due Eastly on a Branch thereto  
to the said Mowdene now dwelling house due Northwardly on  
the maine brooke due Southwardly into the wood. It belongeth  
to me grant of Patterson granted to the said Edward Moore for  
two hundred daies of lande situate in Northampton County in  
Occahamock brooke lyngs betwixt the Land of Joseph Jackson  
and Phillip Mowdene the former boundinge his Distrinct on the  
Eastern part due the lake on the westward running Northwardly  
into the Woods bounden on the Northerne parts with the  
mounth fawke of Occahamocke. The said Land boings formerly  
granted unto the said Edward Moore by Patterson dated the 21 day  
of Aprill 1655. The abovesaid Neck of Land of fifty daies more  
or lesse with all howles orchards Woods wales, Rivers, peffets or  
appertayning a commodity whatsoeuer therabouts in any wise  
appertayninge before will all my eight hites Justest claimed  
a demand whatsoeuer. To have and to hold the said Neck of fifty  
daies of Land more or lesse with the appertayninge unto the said John  
Gill his heire and assignes for ever. And I the said Edward Moore  
do hereby warrant & shall ever defend the same from his just  
hites claims a demand of any person or persons whatsoever in  
full & ample manner as by lawe can be lawfully required or  
demanded and I the said Edward Moore & my heire the said  
John Gill a pnyfet with the appertayninge unto the said John Gill  
his heire and assignes against me the said Edward Moore & my  
heire or any other person or persons lawfully claiminges by  
cause or title to the said Edward Moore & my heire shall a  
warrant and for ever defend by these presents. And I the said  
Edward Moore do by these presents and for the tyme affirme  
hereof bind me selfe my heire &c a daies in the sume of  
six thousand pounds of good Lawnd merchantable place of caskes  
to be paid to the said John Gill his heire &c a daies assignes  
In witness whereof I have hereunto set my hand & seal  
the 25th day of March in the second year of ye Raigne  
of our Soveraigne Kinge William & Marye, Queen of England  
King & Queen ac: dñe: 1689. and shewd six hundred and  
thirty.

Signed sealed & delivered in the 30<sup>th</sup> day of march anno 1691. ptab 3  
in presence of me  
Henry Shott son<sup>3</sup>  
Morgan Williams the old a Deed of Edward Moore & likewise acknowledged in  
his mark  
Edward Moore as his heire set a Deed to the said John Gill.

Recd: 2<sup>nd</sup> Dan: March 1691 E.C. Northam

285 + I Elizabeth moore the now lawfull wife of the abovesaid Edward  
Moore late aulow of the abovesaid Neck of the abovesaid Neck of  
Land of fifty daies as it was a by his heire, freely clearly  
and absolutely without compulsion Exempte dequit discharge  
and release to the said John Gill his heire and assignes all my  
eight hites Justest claimed a demand which I the said Elizabeth  
moore now habe or heraftre may in any wise have therabouts  
and demand by reason of jointure Dowre Hires or any other  
claim or demand In witness whereof I have hereunto set  
my hand a Seal the day a yeres first aforesaid written,

Signed sealed & delivered in the  
place of me Henry Shott son<sup>3</sup>

Elizabeth moore  
his E marks

Morgan Williams the 30<sup>th</sup> day of march anno 1691 ptab 3  
his Z marks

Petition made in open Court by the Especial  
Officer of Henry Shott son<sup>3</sup> Morgan Williams  
that the abovesaid Neck of Dowre is yeld a Deed  
of Elizabeth moore and likewise acknowledged in  
open Court by Capt Arthur Robin as yo attorney of the  
said Elizabeth moore as his heire set a Deed to the  
said John Gill. Recd: 2<sup>nd</sup> Dan: March 1691 E.C. Northam

To all to whom these presents shall come I John Brewster  
of the County of Northampton vnde greetinge know yee  
that y the said John Brewster for divers good & Valuable  
consideracys me therabouts inclininge But Especially  
for and in Consideration of the love and affection I  
have to my wellbeloved son in law Edward Mills  
as also for one shillinge Sterlinge by him to me  
in hand paid before the prefaction day of March  
granted assygned confirmed & delivred Likewise as by these  
presents I do give grant assygn, confirm & delivred  
to the said Edward Mills. Twenty five daies of Land  
boings part of my devident I lately purchased of m<sup>r</sup> Wm  
Walde as by his Deed of Conveyance he no way appered  
bearinge date the twenty second day of may 1689 devident  
lyngs and boings in the aforesaid County on the head  
of a Branch belongeth to Kings Creek: To have and  
to hold the said Land without appertayninge whatsoever  
therabouts belongeth or in any wise appertayninge to  
him the said Edward Mills & his heire lawfully to  
gether of his body But for want of such issue then  
to returne to me the said John Brewster my heire ac:  
But if in case the said Mills has issue as aforesaid then  
to enjoy it. So that neither I the said John Brewster nor any  
(Chancery)

claimings by from or vnder me shall at any time  
or tyme hereafter make challenge or claim or demand  
any right title interest esp or possession in or to the  
said land & appurtenances or any part or parcel thereof  
and for further satisfaction of the truth I have herewit  
set my hand & affixed my seal the 31<sup>st</sup> day of  
January in the year of our Lord god one thousand  
six hundred & Ninety.

Signed sealed & delivered in the  
presence of me Mich Vudrhill

The mark of  
John P. B. Bedore  
of the

mark of  
Esther X<sup>t</sup> of  
the 30<sup>th</sup> day of march anno 1691  
acknowledged in open Court by the said  
John Bedore as his sole del a Deed to  
his said Son in law Edward Mills.

At Dan Necke Esq<sup>r</sup> & C. Neth.  
Received? At Dan Necke Esq<sup>r</sup> & C. Neth.

To all persons to whom these presents shall come I -  
Joseph Bentall of Northampton County in Virginia a  
greeting in the name of God Everlasting. Know ye that I -  
the said Joseph Bentall do freely give and feare -  
gift to my Granddaughter Elizabeth Clarke our Red Cow  
called Gentle with a Calf by her side: and one  
three years old Heifer whom all their future want  
Encards to her the said Clarke & her heire or heirs being  
in the body of her Father Robert Clarke: and all them  
or their future male Encards I give to her Father Robert  
Clarke for his care of keepings them until my Granddaughter  
shall attain to full age by Law: and then Robert Clarke  
shall demand the principal female Stock a Encard or demand  
to deliver the principal female Stock a Encard or demand  
If her the said Clarke shall decease before the said Elizabeth  
Clarke shall attain to age then to whom them came and  
left shall have the like: and for satisfaction of this to -  
be my free del a Deed I have heretofore my hand & Seal  
this thirtieth day of March anno: 1691: Joseph Bentall

The words (a sole) interlined before signed a Deed  
and signed & sealed in presence of me

The 30<sup>th</sup> day of March anno 1691:  
acknowledged in open Court by the said Joseph Bentall  
as his sole del a Deed to the said Elizabeth Clarke his  
Granddaughter & her Father Robert Clarke his Son in law  
as above written: At Dan Necke Esq<sup>r</sup> & C. Neth.

Received? At Dan Necke Esq<sup>r</sup> & C. Neth.

John Powell of Northampton County in Virginia a Deed hereby acknowledged  
that I have freely given unto Margaret Evans & John Evans two  
Ewes Egy with Lambs ther and all their future Encards for three  
to be equally divided betwixt them where the said Margaret shall  
attain to age the which I desire may be recorded here made  
is kept on both Ears as witness my hand this 30<sup>th</sup> day of March anno 1691: John Powell

To all Asian People to whom this present writing or Deed of Gift shall  
come I Thomas Hammon son of the County of Northampton in Virg<sup>i</sup>  
Gentle and greetings in one God God Everlasting. Know ye that I -  
the said Thomas Hammon for divers good cause & consideration  
and thesebys incuring: But especially out of the love & affection  
which I have and bears to my Children & Grandchildren herefore  
in these parts Expred did fee their future good & sustenance  
after my decease. Have given, granted, delivered, Enbaffed and  
Delivered: and by these parts Do freely, clearly, & absolutely -  
give, grant, thon, Enbaff, & deliver unto my living friends,  
Capt. Hett Stringer a Tenant Rector of the County aforesaid in -  
manor & fief following (viz<sup>r</sup>) His Negro man by Name  
Reynold, Roubler, Capt. Cobet Dick, & Bob his wife, and his  
Negro Girl about 10 years old: one Negro Boy named Robin,  
and one Negro Girl named Hannah: four feather bed &  
Boulders with suits of furniture & Vallence to them of them:  
one Rugg & Blanket and a pair of Sheets to each of them:  
four Bedding marr, Twenty Eight head of cattle, two &  
Horses & Stabed. not any of them Under the age of Two  
years: Twelve Ewes, one dozen & half of powder plated,  
Eleven powder dishes, one powder salt-dishes, one powder tankard,  
one Damask Table cloth, a dozen of Napkins ditto, one Iron  
pot about five or six gallons, one small Iron pot more, one  
chest of Drawers, a Two Chests: To have and to hold the said -  
plated a story part and parcel thereof to the said Hett  
Stringer and Daniel Neich immediately after my decease: But  
to no other use intent or purpose whatsoever than is aforesaid  
after Expred (that is to say) to my Daughter Alicia Hammon  
Reynold Negro man, Eight head of cattle according to proportion  
of the Number aforesaid, one mare, three Ewes, one featherbed  
Boulders, Rugg, Blanket, pair of Sheets, and the like seruants,  
Suits of furniture & Vallence, one dozen of powder plated, one  
great dish or Vessel with a Cover of drumb in it, one half  
a dozen dishes more, one powder tankard & Salt Soldier, The  
Table cloth & Napkins, large Iron pot, Chest of Drawers &  
Chest all which are to be delivered to her on her day of  
marriage: and the creatures to remaine with all their Encards  
and the creatures to her & her heire for ever: To my Son George Hammon  
Hett, Dick, Negro man & Bob the wife of the said Dick -  
Capt. Cobet Negro man, Eight head of cattle, one mare, three Ewes,  
Negro woman, Eight head of cattle, one mare, three Ewes, one feather bed, Bob  
Rugg, Blanket, pair of Sheets, a suit of furniture & Vallence  
as aforesaid to be delivered him at the age of eighteen years &  
to remaine with all their future Encards to him & his heire for  
(one)

+ to my Granddaughter Margaret Griswold: the Negro  
+ woman & her Negro girl about 1 year old; four head  
of cattle, one mace, three ewes, one heifer & a colt, Rugg  
Blanket a pair of sheets, half a dozen plates, four  
dishes ditto, a little iron pot, & the chitt that was my wife  
Suzan her Grandmother, to be delivered her at ye age of  
sixteen or day of marriage. & to remain with all their chattels  
to her & her heirs for ever. To my Grandson & Granddaughter  
the eldest son a Daughter of my Son in law Andrew Sherrill  
& Judith his wife my Daughter, the Negro boy Robin and  
Negro girl Hannah with her Endowment Equally between  
them two: to be delivered to their father after my death &  
to remain to them & their heirs or the survivor<sup>3</sup> of them for ever  
and in case of their mortality without any loss then to my Daughter  
their mother during her Natural life & after her death to be  
Equally divided amongst my other children that shall be  
then living: and in case of the mortality of any of my three  
children: before they come to execute their part or parts  
herein allotted for them: Then the same to be equally divided  
amongst the survivor<sup>3</sup> or survivor<sup>3</sup> of them: and if I should happen  
my said Granddaughter should depart this life before she executeth  
her part herein intended for her then the same to be equally  
divided betwixt my three children aforesaid: or the survivor<sup>3</sup>  
or survivor<sup>3</sup> of them. And in testimony and confirmation hereof  
I the said Thomas Harmanon son<sup>3</sup> have put the said Hillary  
Stringer & Daniel North in possestion & quiet possession (to x  
for the bds aforesaid) of all and singular the before herein  
granted premises by delivery of sum shillings current  
money to them in part or name of the whole and have also  
hereunto set my hand, & seal'd this last day of March anno  
our thousand six hundred Ninety & one:

Signed sealed & Delivered in presence  
of William Bell  
Herman Janson

The 31<sup>st</sup> day of March anno 1691.

Acknowledged in open Court by the said m<sup>r</sup>  
Thomas Harmanon son<sup>3</sup> as his well act and  
done: / S<sup>t</sup> Dan. North C<sup>o</sup> G<sup>o</sup> North  
Rord<sup>3</sup> / S<sup>t</sup> Dan. North C<sup>o</sup> G<sup>o</sup> North

To all Christian people to whom these presents shall come I  
John Bell of Arlington in the County of Northampton in  
Virginia Esq<sup>3</sup>: send greetings in our Lord God Everlasting & know  
ye that I the said John Bell for me and in consideration of the  
sum of Sixty five thousand pounds of good tobacco in cash  
to me in hand paid and delivered to be paid by the said Thomas  
Bell for fiftys thousand pounds of tobacco in cash each the  
seven ensuing years: as by the said Relation being  
thereunto had more att large appeared: By Joseph Southall  
of the County aforesaid former att and before the entering  
and delivery of these presents: The Receipt whereof I do hereby  
acknowledge and thos of and of others part & parcel thereof  
do hereby acquit & discharge the said Joseph  
Southall by these presents: Have given granted, chosed, bargained,  
sold,

Entitled & confirmed: and by these presents do fully freely,  
clearly and absolutely give, grant, bargained, sold, alien Entitled  
and confirmed unto the said Joseph Southall his heirs & executors  
eternally: a Rright for ever: of that Plantacion & Dibid  
of Land: as the same was late in the time of occupation of  
John Bell merchant as his Rright did heretofore belong  
to Richard Whitmarsh deceased: and situated Lyinge & lyinge  
upon old Plantacion Brook in the County aforesaid containing  
by estimation fours hundred fifty eight acres of land according  
to the survey and Justice made thereof for myself granted  
unto the said Richard Whitmarsh by warrant bearing date  
the sixteenth day of October in the year of our Lord 1689: did wal  
lately found to Escheate to the King by reason the same  
from the said Richard Whitmarsh: as by an Inquisition Recited  
in the Sheriffs office Under the hand & Seal of J<sup>r</sup> Siringe  
Escheator of the said County did & did of J<sup>r</sup> Siringe taken  
before him for that purpose Dated the 25<sup>th</sup> of November 1687:  
may appear: and is since so witt the 20<sup>th</sup> of April anno  
1689: granted to me the said John Bell his heirs and  
succession for the same and paid his man<sup>3</sup> dudlie Nathaniel  
Bacon Esq<sup>3</sup>: to have & to hold the said Plantacion & Dibid  
Land together withall and singular its Rights inuided and  
appurtenances together withall houses buildings fences orchards  
gardens, feedings, marshes, pastures, woods, woodways, waies,  
profits, groundys, & advantages to the said Plantacion & Dibid  
of Land before herein and hereby granted, bargained, & sold  
with the appurtenances unto him the said Joseph Southall his  
heirs & assigns: and to his and their only proper bds & behoof  
from the day of the date hereof for ever: and if the said J<sup>r</sup> Siringe  
for my self my house Esq<sup>3</sup> & family do demand  
granted to & with the said Joseph Southall his heirs & assigns  
the said Plantacion & Dibid of Land before herein and hereby  
granted bargained & sold will the appurtenances unto him the  
said Joseph Southall his heirs & assigns for ever: against me  
the said John Bell my heirs & assigns and all & others  
whatsoever lawfully claiming by from or vnde  
me them or any of them shall and will warrant a fee esse  
debet by these presents: And further shall have the said Joseph  
Southall his heirs & assigns a sum of money to be  
by force and vertue of these presents sent him to live and  
at all times for ever hereafter lawfully peaceably & quietly  
have hold & occupy possesse & enjoy the said plantacion &  
Dibid of land & premises: and to have & execute and take  
the rents, issues & profits thereof to his & their proper behoof  
charges for ever without the lett suits, detractions, interrupc<sup>3</sup>  
tions or disturbance of me the said J<sup>r</sup> Siringe my heirs or  
assigns or any other person or persons whichever: and that free  
and clear and freely and clearly acquitted, exonerated, and  
discharged of otherwise well and sufficiently sealed kept having  
and judicij purifid by me the said J<sup>r</sup> Siringe my witness Esq<sup>3</sup>

or claim<sup>g</sup> of and from the said and all manner of feeble & other  
gifts, grantees, bargains, sales, leases, mortgages, tenures -  
Dower, titles of Dower, Rents, & diversages of Rents, feuds,  
feoffments, demanages, & Incumbrances, whatsoever has made  
committed omitted, suffered or done by me the said John Gush<sup>t</sup>  
(my Rents or Dignities or any other of you or yours whatsoever  
(the Rents & Dignities which from henceforth shall be in except  
of the purifys I shall from henceforth give and payables  
to our Sovereign Lord and Lady the King & Queen their heirs  
or successors only excepted & reserved.) And Further that I  
the said John Gush<sup>t</sup> my heires & executors & Assignees  
request of the said Joseph Bonhall his heires or Assignees  
shall and will at any time within the space of seven  
years to come from the date hereof at the cost and  
charge of the said Joseph Bonhall his heires or Assignees  
(as by him them or any of them or by his heire or any  
of those Councill bearing in the law shall be reasonably  
determined, or required) make good & acknowledge &  
and abey such further & other old & old things or  
things debited or debited in the law for the better & more  
perfect & true making the purgated Land & premises  
unto the said Joseph Bonhall his heires or Assignees  
Prohibited alwayes and it is never the less the true intent  
and meanings hereof that abovey clause Coundre & Coven  
tione expressed from all and all manner of persons what  
soever shall be deemed taken and construed to Extent and  
estate to me further or otherwise than that if Eighty daies  
of Land or the aboves parcell of the said herby sold and  
bargained purifys should happen upon due daye by  
virtue of an Exec Patten to fall within ys bounds of the  
Land of m<sup>r</sup> Benjamin Stratton his heire or Assignee that  
then the said Joseph Bonhall his heire or Assignee to have  
no less then of the said 600 feete and 300 yds with the  
Residue or remainder over and aboves the said Eighty  
daies of Land or the aboves herein & herby bargained  
and sold for the consideration aforesaid without charging  
or Experieng any deuance or Reimbursement for the same  
from me the said John Gush<sup>t</sup> my heire or executors see  
that he the said Joseph Bonhall may Enjoy the rest of the  
purifys as aforesaid according to the true intent and meaning  
of the general Warrant and other documents before in these  
points expressed any things before herein contained to the  
contrary notwithstanding In witness & in confirmation  
hereof & other the purifys of the said John Gush<sup>t</sup> his heires  
but first my hand & Seal the two & Twentieth day of  
March in the years of our Lord God one thousand  
Ninety one.

In Gush<sup>t</sup>

Signed sealed & delivered in the 28<sup>th</sup> day of May anno 1694 p[ro]b[ate]  
of John Gush<sup>t</sup> acknowledged in open Court by the said John Gush<sup>t</sup>  
John Gush<sup>t</sup> his heire or Assignee to the said Joseph  
Bonnall p[ro]b[ate] Dan Nichele Esq<sup>r</sup> J C Miller  
Record<sup>r</sup> p[ro]b[ate] Dan Nichele Esq<sup>r</sup> J C Miller

291 + Know all men by these presents that I Tabitha Gush<sup>t</sup> the lawfull wife  
of the within mentioned John Gush<sup>t</sup> Esq<sup>r</sup> doo freely & voluntarily  
consent to the within Seal made by my said husband of thence  
hundred fifty daies of age and apprenticeship to ye within  
specified Joseph Bonhall according to the true intent and  
purpose thereof did do by these presents: Rents, Fiefdoms, and  
Quitt claims to the said Joseph Bonhall his heire or Assignee  
for ever all Right Hts & Interests that I either now habe or  
hereafter may habe also demand challenges or demands by  
Right a title of thes, Dower, Jointure, or otherwise howsoever  
due from the same to bee utterly excluded & for ever etched  
by these presents. In witness whereof I the said Tabitha Gush<sup>t</sup>  
habe hereunto set my hand & Seal the twenty eighth  
day of March in the year of our Lord God one thousand  
one hundred Ninety one and one.

Tabitha Gush<sup>t</sup>Signed sealed & delivered in place  
of Mrs. Gush<sup>t</sup>

Elizabeth Jols acknowledged in open Court by the said Tabitha  
Dwight Whittington held at her few days a voluntary del & Dede  
Elizabeth Gush<sup>t</sup> to the said Joseph Bonhall  
Dan Nichele Esq<sup>r</sup> C. C. Esq<sup>r</sup> Attorney

Record<sup>r</sup> p[ro]b[ate] Dan Nichele Esq<sup>r</sup> C. C. Esq<sup>r</sup> Attorney

+ Know all men by these presents that I John Lyke of the County  
of Northampton Gent<sup>r</sup> am holder & family bound to Isaac  
of Isaac of the Parish of Almington in the County of Northampton  
gent<sup>r</sup> in one hundred pounds of lawfull money of England  
to be paid to the said Isaac Howcroft or to his executors attorney  
for 281: his exec<sup>r</sup> to Dan<sup>r</sup> for which payment well and truly to be made  
I bind me my heire & exec<sup>r</sup> & executors by these presents  
Sealed with my Seal Dated the Nineteenth day of April  
Anno one thousand six hundred & Ninety one.

The condition of this Obligation is such that Whereas the aboves  
named Isaac Howcroft & Bridgett his wife have by indenture of  
Lease under the hands & Seals of them the said Isaac & Bridgett  
bearing other date with these presents Demised granted & to have  
better & singular the plantation of Newbold & his certain  
lot of Cap<sup>r</sup> Stephen Gush<sup>t</sup> lying in Newbold in the  
parish and County abovesaid with all and singular ye appurtenances  
by the last will and Testament of the said Stephen Gush<sup>t</sup> to  
the said Bridgett Demised and now in his power & occupation  
of the said Isaac & Bridgett to the aboves named John Lyke to  
have and to hold the same unto the said John Lyke his heires  
and Assignees from the day of the date hereof for and during  
the full term and tenure of one and twenty years, yeaer certain  
(Rout)

292 Rents, Cessants, Conditions and agement therin -  
+ mentioned as by the said Indenture of Lease may after-  
wards appear: Yet after the selfe it is agreed betwixt  
and the two intent and meanings of the parties to  
the said Lease that the said John Luke shall not  
by force of the said Lease enter into nor take possession of  
any the Plantacion Landes Teym<sup>t</sup> hereditam<sup>t</sup> or any part or part  
thereof with the appurtenances therby demised While after ye deceas  
of them the said Isaac Forrester and Bridget his wife and the  
heire<sup>t</sup> of them But that the said Isaac and Bridget and the  
heire<sup>t</sup> of them the said Isaac & Bridget shall and may quietly  
and peaceably have hold occupy possesse & enjoy all a singular  
the said demised premises with the appurtenances in as full & ample  
manners to all intents & purposes as they ever did, might, would,  
could, shoule, or ought to have enjoyed the same, by any Right  
title, bcs<sup>t</sup>, possession, or interest whatsoever if now such lease had  
ever beene made: If therfore the said John Luke his executors  
and shal from time to time and at all times hereafter  
permitt and suffer the said Isaac Forrester and Bridget his  
wife and the heire<sup>t</sup> of them quietly and peaceably to have  
hold occupy possesse and enjoy all and singular the Plantacion  
landes, tenements & appurtenances in the said Recited Indenture of  
Lease demised to the said John Luke to them the said Isaac and  
Bridget his wife for and during the naturall life of them the  
said Isaac & Bridget and the life of the longer lufe of them  
without any manner of denye<sup>t</sup> & suits hindrance interrupcion  
disturbance or eviction of them the said John Luke his executors  
or without impecunie of or for any manner of waste & oulde<sup>t</sup> do-  
ing, Intusion, Trespass, wrong, or damage whatsoever, any  
Cessant, Conditions, Clauis, words, sentences, or agement  
in the said Indenture of Lease expressed or mentioned or contained  
in any wise notwithstanding: That then this obligation to be void  
and of none effect otherwise to remaine & bee in full force  
power and vertue,

In<sup>t</sup> John Luke

Sealed and Delivered in yo presence: the 29<sup>th</sup> day of May anno 1691:  
of Mr. Kendall  
Thomas Eyre  
Dan March

Acknowledged in open Court by the said m<sup>r</sup>  
John Luke at his place del & Dated to the said  
Isaac Forrester

as Dan Michell & Co: & Co: No: 11.

Recorded: as Dan Michell & Co: & Co: No: 11.

The said g<sup>r</sup> John Luke lawfull wife of the within mentioned John Forrester his  
son in which he was lawfull wife of the within mentioned John Forrester his  
is endued is hereby freely and voluntarily consent to the within gift  
consent in this book p<sup>t</sup> 295.

293 Edward Mills and his heires (as within said) do my right title and  
Intrate claims, & demand which I the said Joane Brewster now  
have or which hereafter I may might or could ask or claim by virtue  
or demand in or to the within gift and granted premises and  
appurtenances by Dow<sup>t</sup> R. P. Jr. or any other way & manner  
whatsoever or howsoever in witness whereof I have herobt<sup>t</sup> the  
my hand and affixed my Seal the one and twentieth day of  
April anno one thousand six hundred Ninety and one,  
Signed Sealed & Delivered in  
presence of Dan March

Edward Mills and his heires  
acknowledged in open Court by the said Joane  
Brewster as her executors and Voluntarily deliv<sup>t</sup>  
ed to her said Son Edward Mills,

Recorded: as Dan Michell & Co: & Co: No: 11.

I know all men by these presents that I Mary Weston of the  
County of Northampton in Virg<sup>a</sup> widow for divers good causes  
and Consideration into the obuts<sup>t</sup> moving But Especially  
out of the motherly care and affection I gave unto my  
loving Daughter Mary Weston: Have given granted and as  
an appurtenance bound over: due by these presents to give &  
grant offyng and as an appurtenance binds over her my  
said Daughter Mary unto Charles Parker of the County of  
Northampton aforesaid Gunsmith his heires & offyng for  
the full time and tyme of eight years from the Eleventh  
day of February next ensuing this present date herof  
fully to bee Employed and Exected to seeke him the said  
Charles Parker his heires & offyng in all maner of  
lawfull Employment & Labour: As the said Parker or offyng  
shall from time to time Employ the said Mary in during  
the said tyme of eight years, As the said Parker or offyng  
findings and allowings the said Mary sufficient pay  
Wages and Clothing during the said tyme of eight years  
In Consideracion whereof I have herobt<sup>t</sup> Seal to my hand  
and fixed my Seal the 28<sup>th</sup> day of May anno 1691: Dein One  
thousand six hundred Ninety one.

Signed & Sealed in presence of: Mary M Weston  
Dw<sup>r</sup> Ashby the 28<sup>th</sup> day of May anno 1691 acknowledged in  
open Court by the said Mary Weston as her executors  
and Dated to the said Charles Parker

Recorded: as Dan Michell & Co: & Co: No: 11.

To all Christian People to whom these presents shall come I William  
Honey of Accomack County in Virginia planter send greeting in our  
Lord god Everlastings Know yee that I the said William Honey for  
and in Consideracion of these shoulde fift hundred pounds

(Edward)

+ Tobacco and casks and five pounds Sterling money due or  
after the Sealings and delivery of these presents which is full  
satisfaction to Content: Have for my self my heire  
Exe<sup>t</sup> ddn<sup>t</sup> and affignt granted Bargained sold Confirmed  
Enfoced delivered and affigned: And do by these presents  
grant Bargained sold Enfoced confirmed delivered and  
Confirmed and affigned unto John Smith of Northampton  
County in Virginia Esquire his heires Exe<sup>t</sup> ddn<sup>t</sup> and  
affigned for ever: A certaine parcel of Land situate  
lyinge and beinge in Northampton County aforesaid  
on the North side of the Southermost Branch of the Newwater  
Brooks. It beinge a parcel of Land bounded at the South  
beginning at a white Oak tree standinge neare the head  
of the water wiche gale thence runninge by a line of  
marked trees Northeast two hundred & four poles to an  
oake thence runninge by a line of marked trees Southeast  
one hundred twenty and two poles to a marked Red oake.  
Thence runninge by a line of marked trees Southeast  
Ninety four poles to a Stake: thence runninge Westerly  
by a line of marked trees to the white oake that is the  
first bounde. Which said parcel of Land is by Estimation  
one hundred acres of Land to it more or less: To have  
and to hold the said hundred acres of Land as also y<sup>e</sup> due  
share of all rents and minnights in the said parcel of Land  
contained withall Rightes and profittes of Hunting  
Hawkinge Fishinge and Floulinge with all Woods Water  
and Rivers willfull profittes Commodities hereditam<sup>t</sup>: and  
appertaininge whatsoeuer to the said hundred acres of Land  
and premises or any part or parcel of them belonginge or  
in any wise appertaininge: And also all the Estate Right  
title Interest, & possession property claimd & demand<sup>d</sup>  
of him the said William Hunday his heires Exe<sup>t</sup> or affignt  
had in or to the said: Together with all Deeds writings,  
- Endowments, patents and charters whetherto touchinge or  
concerning the premises or any part or parcel of the said  
unto him the said John Smith his heires a ffigned for ever  
And the said William Hunday from himselfe and his heires  
Exe<sup>t</sup> ddn<sup>t</sup> and all manner of person or persons whatsoever  
the said hundred acres of Land and all and singular other  
the premises before granted Bargained, & sold with the appur  
tenances unto the said John Smith his heires a ffigned to the  
only proper bns and schoole of the said John Smith his heires  
and affigns for ever: Agt him the said William Hunday his  
heires and affigns And all and every person or persons what  
soever shall and will warrant and fee ever defend the said  
John Smith his heires and affigns by these presents: And if said  
William Hunday from himselfe his heires Exe<sup>t</sup> ddn<sup>t</sup> Do  
Covenant promisse grant a ffign to and with the said John Smith  
his heires and affigns and obey of them by these presents in  
manner and forme followinge (that is to say) That if the said  
William Hunday at the time of the Sealings and delivery of these  
presents hath full power god right and lawfull authority to grant  
Bargained sold and convey all and singular the before herein granted  
or mentioned to bns granted premises with their and sevy of their  
appertaininge unto the said John Smith his heires and affigns in  
manner and forme aforesaid did that he the said John Smith  
his heires and affigns and sevy of them shall and may by force  
(and

+ and benefit of these presents from time to time and at all times herea  
fter lawfully peaceably and quietly habe habe held occypied possesse  
and enjoy the said one hundred acres of Land and all and singular  
other the aforesaid granted premises with their and sevy of their rights  
manner and appurtenance and habe recd and take the same  
quiet and profitte therof to him and their proper bns & schoole  
for ever without any lawfull butt into trouble disquiet interrup  
tion Estricke or disturbance of the said William Hunday his  
heires Exe<sup>t</sup> ddn<sup>t</sup> or affigns or any other person or persons  
whatsoever or by his or their heires or devisees del consol title interest  
priviley or procuracion: And that fees and charges and feys a dearey  
dequitted Exonerated and discharged or otherwise from him to him  
well and sufficently Sased & kept remolded by the said William  
Hunday his heires Exe<sup>t</sup> ddn<sup>t</sup> of a summe of all or all maner of  
former or other gifts grants Bargaines titles & troubles chargt  
demanded & Incumbranced whatsoever: And all Sales mortgaggs  
Jointures, Dowries, titles of Dower, Judgments Execution, Rents & chargeages  
of Rents whatsoever had made committed or suffered omitted or  
done by the said William Hunday his heires or affigns or by any  
other person or persons whatsoever or by his heires or any of their  
heires del consol title or interest priviley or procuracion the Rents  
or service wch from henceforth from him to him for or in re  
spect of the premises shall grow due & payable to the chrfled  
or less of the fees of the premises only Excepted a foorday  
And lastly and for the more security and certaine performance  
of all and singular the aforesaid clause, covenants, grants, legacies  
and specified and contained in this Conveyance aforesaid to be  
on the part & behalfe of me the said John Smith and or ought to be  
observed fulfilled or kept accordinge to the true intent purpse and  
meaning thereof I the said William Hunday Do by these presents  
bind my selfe my heires Exe<sup>t</sup> ddn<sup>t</sup> fully & In the presence  
Sume of Sixty pounds Sterling English money to the which I the said  
William Hunday Do oblige me my heires freely to pay or cause  
to be paid unto the said John Smith his heires or affigns or  
lawfull attorney upon demand in the County aforesaid in England  
or of all & singular & other the premises I habe had unto set my hand  
and affigned my Seale the 28<sup>th</sup> day of July 1691: William Hunday  
Signed sealed & delivered in the presene July 28<sup>th</sup> 1691  
of July 1691 John Smith  
Thomas Bell acknowledged in open Court by the said William  
Hunday as his sole act & deed to the said John  
John Smith Dan Nichel & Catherina  
Recorded Dan Nichel & Catharina

+ I Sarah the wife of the aboves mentioned William Hunday do freely  
and voluntarilie conserue to the abovesaid John Smith by my said  
husband and Do by these presents release & Exonerate, acquit and  
discharge the said John Smith his heires Exe<sup>t</sup> ddn<sup>t</sup> or affigns  
from all right title & interest of Dower: Imbued to my heire was  
or heretofore might habe ake challenge claime or demand in  
or to the aboves mentioned premises or any part or parcel therof  
as beinge the wife of the said William Hunday as aforesaid both  
my hand & seal the day & yeare above mentioned:

The 28<sup>th</sup> day of July 1691: acknowledged Signature  
in open Court by my said heire William Hunday as his  
wife Sarah the wife of the said John Smith John Smith  
Recorded Dan Nichel & Catharina (These presents)

296:

These Presents Witnesseth That We Robert Simpson of  
the County of Accomack Taylor and Susanna his wife  
late the wife of John Tyson and Executrix of his late  
will and Testament late of the County of Northampton  
deceased did make a Deed to the said Robert John  
Tyson late of the said County of Northampton and now  
of the County of Accomack aforesaid planter Do for £8  
and 60s out and 60s of our hands East & Dan:  
dian: alias Bargain &c all signed 29<sup>th</sup> obd<sup>r</sup> Enroled  
Doliberd unto Charles Parker of the said County of Northampton  
Gunnedville his house East & Dan: a parcel of Land containinge by  
Right title and Interest 1000 acres in the within mentioned  
Deed of Land and the one hundred acres of Land with  
the appurtenances therin Specified with all houses &  
orchards gardens fences pastures Woods Water, peributed  
and profits thereto belonginges or in any wise appur-  
tenances to the same was left in the possession or occupation  
of the said Mathias Tyson and now of the said Charles  
Parker or his assigns. And in Consideracion of the  
sum of 1000 thousand pounds of tobacco in casks to  
be in hand paid and secured to her paid by the said  
Charles Parker of which her is hereby fully discharged  
and likewise by these presents warranting the said land  
and premises with their a score of their appurtenances to  
600 feed & cleared from all Incumbrances whatsoever made  
by her or any of her or any other person or persons  
whatsoever by her or by her or any of her or any  
or any of our means peribly absent or procurer in her  
the same in like manner unto the said Charles Parker  
her or assigns shall for ever discharge by these presents  
In witness whereof we the said parties have hereunto  
set our hands & sealed the twenty eighth day of July in  
the year of our Lord God one thousand six hundred Ninety  
and one.

The said Mathias M. T. Tyson

Signed sealed & Doliberd by the said  
Mathias Tyson in presence of us. The 28<sup>th</sup> day of July anno 1691: yester  
day. Wm Kendall acknowledged in open Court by the said  
Thomas Harman Junr. Mathias Tyson as his estate do a Deed to the  
Dan North said Charles Parker. Recd: Dan North Esq: C. North  
Record: Bt: Dan North Esq: C. North

Signed sealed &amp; Doliberd in presence

+ Mary Tyson the lawfull wife of the above named Mathias  
Tyson Do hereby freely conberd to the above offiginary and  
Executrix of our hundred acre of Land and appurtenances -  
also Specified and Do hereby Release dequit & Discharge  
unto the said Charles Parker aforesaid Exempted his heret & Assigns  
all my Right title and Interest of Dower thirds or jointure  
which I now have or heretofore might have to the said assigned  
and bargained land and premises and from the same to be  
ever discharged and for ever Excluded by these presents. Witness my  
hand & Seal the 28<sup>th</sup> day of July anno 1691: Thos T. Mary

Signed sealed & Doliberd in presence. The 29<sup>th</sup> day of July anno 1691: Tyson her marks  
by Wm Kendall acknowledged in open Court by the said Mary Tyson  
Thos Harman Junr. Recd: Dan North Esq: C. North

297:

Show all men by these presents that I William Andrews of Northampton  
County Gentleman firmly holder of County buls Mathias Tyson of  
County in Ton Thousand pounds weight of good & merchantable tobacco  
to be paid unto the said Mathias Tyson his executors or Assigns before which  
payment will and truly to be made I bind my self my heirs executors  
firmly by these presents Sealed with my Seal and Dated the 30<sup>th</sup> day of  
March anno 1691:

The condition of the above written Obligation is such that whereas the abovesigned  
William Andrews by his Seal put under his hand & Sealed Sealed the Twenty  
Second day of March anno 1691: Did acknowledge in open Court of Northampton  
County before Enroled & Doliberd to the aforesaid Mathias Tyson and also  
to John Tyson and Susanna his wife: a parcel of Land containinge by  
Estimation one hundred acre of Land or more about Eighty acres & a  
ward Charles Parker his mill in the said County: as by the said Deed containing  
upon record (whereof Relation being had) more fully may appear. If the aforesaid  
the said William Andrews his heret & executors & Assigns do & shall and doo from time to  
time and at all times hereafter well and truly hold oblige performe & fulfille  
and keepe all and singular the dchds, conditions & covenants contained written  
specified and declared in the aforesaid sealed Deed. And which on the part  
and behalfs of the said William Andrews his heret & executors & Assigns do &  
shall observe performe & fullfille, or keepe: And that without Color or  
cause that then this Obligation shall be void and of none Effect or otherwise  
to stand bounde & to be in full force & effect.

Witnesses

yo Seal

Signed & Doliberd in presence  
of the marks of + Elizabeth Steeling:

the marks of Mary Steeling:

the marks of R S. Richard Steeling: Record: Bt: Dan North Esq: C. North

Entered: These presents witnesseth that I the within named Mathias Tyson Do  
for me my heret East & Dan: signed and make oblige unto  
Charles Parker of the County of Northampton Gunnedville his house  
East & Dan: a signed de my right title & Interest to the within  
Obligation or land from time heretofore Gent: his heret East & Dan:  
having assigned a chard the Land & premises within Expreid  
heret & assigned for the Consideration of 1000 thousand pounds of  
tobacco in casks by the said Charles Parker in hand paid without  
my hand & Seal this 28<sup>th</sup> day of July anno 1691:

Signed sealed &amp; Doliberd in presence

of us: Wm Kendall.

the said Mathias M. T. Tyson

Thomas Harman Junr. the 28<sup>th</sup> day of July anno 1691: his marks

Dan North acknowledged in open Court by the said yo Seal

Mathias Tyson as his estate do a Deed to the

said Charles Parker: Bt: Dan North Esq: C. North

Record: Bt: Dan North Esq: C. North

=

+ To all to whom these presents shall come cordiall greetings. Know  
ye that I Judith Patrick widow and Relict of Mathias Patrick  
and Natural affection which I habe and bear towards my  
living Daughter Elizabeth now the wife of Henry Harman  
of the foorsaid County have given & granted and by these presents  
Do freely clearely and absolutely give and grant unto her the  
said Elizabeth Harman and her heret all such cattle and  
goods as is heretofore mentioned in my last will and testament  
one Ditt Marred Shallop with her corse cargo, and one Red pyrd  
Horse all of them marked Swallow Taft on both Ear and ars in  
(the)

295

+ his possession of Henry Marriantoun for the bed behoof  
of the said Elizabeth his wife) with their whole furniture incld  
(the mals for the bds of her said husband) for her own people  
bds as her owne proper cattle to her her heiret Executice  
designid for her absolutely & freely without any manner  
of reservation or allusion by me the donor did my  
gray mare two years old named Jony with her  
whole incld mals & furniture did also I now  
doe give a graunt unto my said Daugther the  
pewter dishes and one flagon dñe? one silver  
cup marked E P: one candlestick, one mordre and  
one small kettle all of brass to her and her  
afforsd to be disposed of as she my said Daugther  
shall think fit at this time or any time hereafter  
and the same to give to whom she shall thinks  
fit moste and convenient without any contrarie  
dition of me the Donor or any other person or  
persons whatsoever to have and to hold the said  
cattal mals and goods and all other yo p'mised to  
her and her heires as above is expressd from hence  
forth and for ever; And in witness whereof I have  
putt my hand and affixed my Seal Dated this

Twenty fifth of July 1691:

Signed Sealed & Delivered by me the  
abovesd mare is to Run in a joint  
stock betwix me my said Daugther and  
her husband Henry Marriantoun by the  
male & female chmrs dñe? dñe? dñe?

In witness  
Signature  
of Elizabeth

The third day of August 1691: her I mark  
acknowledged in open Court by the said <sup>yo seal</sup>  
Judith Patrick at her said seat & Voluntary  
dcl & Dsd to Henry Marriantoun and  
Elizabeth his wife: <sup>yo seal</sup> Dan Marchell & Co North

Recorded <sup>yo seal</sup> Dan Marchell & Co North

To all Christian People to whom these presents shall come know  
ye that I Bryan Heynes of Northampton County in Virginia  
for dñe? caused and considered my necessities  
nobring But more Especially for the summe of Twenty  
fives pounds Sterling money whic in hand paid by  
John Wilkinson of the same place Taylor thereto  
of which I do hereby acknowledge and doo discharge  
the said Wilkinson from the same have alsoe  
bargained sold Entertained confirmed and delivered  
to the said John Wilkinson all that tract or parcell of  
land Schuels byings and Goings where yo old bound  
in Northampton County by estimation one hundred and  
seventy acres of land or less as the said Land is  
marked and bounded by all of me Michael late  
of this County & who of the said Heires did purchase the  
said Land & of Debtorance on this County Record may now  
at large appear to have and to hold the said Land  
and Seventy acres of Land it more or less together w/ all  
( houses )

299

+ houses, fences, woods, Underwoods, waters, watercourses  
or any other profits & advantages thereunto belonging  
or any waies appertaining to the same to him the  
said John Wilkinson his heires and assignes for ever  
And I the said Bryan Heynes do warrant ye said  
of the said Land with the appurtenances appertaining to the said  
just to the said Wilkinson his heires & assignes for  
ever and for ever will defend the same against an  
y person claiming by force or blade, and or damage  
any person or persons whatsoever In witness whereof  
I have hereunto sett my hand & Seal this 18<sup>th</sup>

day of July 1691:

Signature.

Bryan + Heynes.

Signed Sealed & Delivered by me the  
abovesd as his act & Seal in the  
presence of Sarah Bush the 26<sup>th</sup> day of August anno 1691

Sarah Bush acknowledged in open Court by the said  
Bryan Heynes as his seat dcl & Seal by  
Sall John Wilkinson

Recorded <sup>yo seal</sup> Dan Marchell & Co North

to Mary Heynes Lawfull wife of the within Bryan Heynes  
doe freely and absolutely dislinguish all my Right title  
and Interest of thys or those or any maner of claimes  
for ever to the within John Wilkinson his heires and  
assignes for ever as of the within Expressd Land  
Without my hand & Seal this 28<sup>th</sup> day of August 1691  
of the within Expressd Land Intended

Signature.

The 26<sup>th</sup> day of August anno 1691  
acknowledged in open Court by the said Mary  
Heynes as her seat & Voluntary dcl &  
Seal to the said John Wilkinson

Recorded <sup>yo seal</sup> Dan Marchell & Co North

To all Christian People to whom these presents shall come  
greetings know ye that I m<sup>t</sup> Frances Part of p County  
of Northampton County for dñe? good cause & consideration  
no thereto nobring But Especially for & in Considera  
con of two thousand pounds of tobacco & carks to me  
in hand paid before the perfiction hereof by me thos  
sum of the said County Painter the Receipt whereof and  
other part & parcell therof I do hereby acknowledge and  
the said Painter Part his heires or assignes doo receive  
hereby Release Exonera & acquit & discharge of the same  
I have bargained & signid sold & delivered like as by these  
presents I doo bargained & signid a delver to the said Thomas

( sume )

300:

+ Simes one parcell of Land Situate lyings & boing at  
Burrwadox Creek in the County aforesaid the said Land  
being part of Land his Neck and by Estimation fifty  
acres att Beginning att cl Valley neare the said Branch.  
Parts Galz Southward the westward part by cl Small  
Branch See takings alonge the said Branch by cl Small  
Branch marked tree Runnings from the same marked tree head  
of the said Small Branch North and see Running from  
the marked tree att the head of the Small Branch South  
East & by South Vnto the head of the said Valley it  
containinge fiftie acres of Land from the said Branch  
breath & length proportionable containinge fiftie acres  
of Land To have and to hold the said parcell of Land w<sup>t</sup>  
all houses, Edifices, buildings, orchards, gardens, fences  
pastures, woods, Underwoods, waters, watercourses, moors,  
marshes, & other appurtenances to him the said Thomas  
Simes his heires or assignes from the day of the date  
hereof for ever. Soe that neither I the said Francis nor  
my heires Exe<sup>r</sup> dñe<sup>r</sup> or assignes nor any other personne  
personne whatsoeuer shall att any tyme or tyme hereafter  
ask challenge claimed or demand any Right title or  
Interest his or possession in or to the p<sup>r</sup>ncipal or any  
part or parcell thereof But from the said James Wark<sup>r</sup>  
released & for ever excluded And I the said Francis  
trust god for me my heires Exe<sup>r</sup> dñe<sup>r</sup> or assignes  
given<sup>r</sup> promised & grant to & with the said tho: Simes his  
heires or assignes that before yo affaction herof I have had  
Right title or Interest in & to the p<sup>r</sup>ncipal & to vnde alio  
and all the Land in manner as is herein Expreſſed &  
alsoe his warrant and defend the said to him the said tho:  
Simes his heires Exe<sup>r</sup> dñe<sup>r</sup> or assignes for ever claim  
the just claimed title & Interest of any personne what  
soeuer for the tyme afformance wherof I bind me  
to him the said James Wark<sup>r</sup> in the summe of foure thousand pounds  
of good tobacco & carks to be paid unto him Thomas Simes  
his heires Exe<sup>r</sup> or assignes upon demande In witness whereof  
& other yo ministris I have hereunto sett my hand & Seal  
this 10 day of August 1691: Frances F. Burt

Signed sealed & delivered in the presene (Endorsed) her F. marks  
of 63 f<sup>r</sup> C. Johnson The 28<sup>th</sup> day of August A.D. 1691. yo Seal

Richard + G. Sime<sup>r</sup> acknowledged in open Court by the within  
moncound in presence of Francis Burt as her seal  
set & seal by the within Specified Thomas  
Simes f<sup>r</sup> Danforth & W<sup>r</sup> C. Burt

Recorded per Danforth & C. Burt

+ To all Aspyng People to whomys these present<sup>s</sup> shall come  
know yee that I Francis Burt of the County of  
Northampton for divers good cause & consideration therabt  
moberg Burt Especially for and in consideration to me  
in hand paid before the perfiction herof by me John Johnson  
of the same County the receipt herof of a of every part & parcel  
thereof I do hereby dekenowledg. And I the said Francis  
Burt.

301:

+ Trust god hereby these present<sup>s</sup> gib<sup>r</sup> unto John Johnson the  
son of Sarah Simes fifty acres of Land joyninge alonge the  
Land which I sold to the Simes. which land cometh to C. B.  
Johnson sonne too: this said fiftie acres of Land I  
francs Burt do freely & willingly & voluntariell gib<sup>r</sup> unto  
John Johnson him his heires Exe<sup>r</sup> dñe<sup>r</sup> or assignes for ever  
I habynge pribilidge of gettynge Timbe on it for my owne  
Buildynge duringe my life and noo other personne to have  
and to hold the said parcell of Land with all houses Edifices  
Buildynge orchards gardenes, pastures, wood, Underwood  
water, watercourses moore, marshes & other appurtenances what  
soeuer therabt belonginge or in any way apperteynynge  
to him the said John Johnson his heires or assignes  
from the day of the date herof fe 1691: Soe that Neither  
of the said Francis Burt my heire Exe<sup>r</sup> dñe<sup>r</sup> nor  
any other personne or personne whatsoever shall att any tyme  
or tyme hereafter ask challenge claimed or demand any  
Right title or Interest his or possession in or to the p<sup>r</sup>ncipal or  
any part or parcell But from the said I to be freely  
diseased & for ever excluded from that parcell of Land I gib<sup>r</sup>  
unto John Johnson boing fiftie acres And I the said Francis  
Burt do for me my heire Exe<sup>r</sup> dñe<sup>r</sup> or assigne & warrant  
promised and granted to & with the said John Johnson his  
heire Exe<sup>r</sup> dñe<sup>r</sup> or assigne that before yo perfiction herof  
I have good Right title & interest but the p<sup>r</sup>ncipal and to  
vnde alio, all gib<sup>r</sup> or dispos<sup>r</sup> of the Land in manner  
as is herein Expreſſed. And alsoe his warrant & defend the  
said unto John Johnson his heires or assignes for ever  
against the just claimed title & Interest of any personne or  
personne whatsoeuer for the tyme afformance wherof I bind me  
to him the said James Wark<sup>r</sup> in the summe of six thousand pounds  
of good tobacco in carks to be paid unto him the said John  
Johnson his heires Exe<sup>r</sup> dñe<sup>r</sup> or assignes upon demande. In  
witness whereof & other the p<sup>r</sup>ncipal I have therabt sett my hand  
and Seale this 10 day of August 1691: Frances F. Burt

signed sealed & delivered in the presene  
f<sup>r</sup> C. Johnson The 28<sup>th</sup> day of August A.D. 1691. yo Seal  
Richard + G. Sime<sup>r</sup> acknowledged in open Court by the within  
moncound in presence of the seal set & seal  
per T. marks Burt within moncound as her seal set & seal  
to the said John Johnson the son of Sarah  
Simes the wife of Thomas Simes within Specifly  
sd: R. Danforth & C. Burt

Recorded per Danforth & C. Burt