

This Indenture made the Twenty day of February in the Year  
of our Lord God one thousand Seven hundred and twenty Sixty two in  
the County of Northampton County in Virginia of the one partie and James  
Belotte of the said County planter of the other partie witnesseth  
that the said John Belott for and in Consideration of Leaching and Releasing of my  
Mother Elizabeth Lucas Relinkwith and decline all her right Title or  
Dower or Thirds of that Land that I now liveth on which was my deceased mothers  
and her late Husband to me delivered at the Infealing and Delivery of this  
Report. By the said Elizabeth Lucas which the said John Belott doth hereby  
acknowledges my selfe fully satisfied and doth freely and absoluately acquit  
discharging the said James Belott his heirs Executors and Administrators and affigis  
and doth of them and from every part and parcel thereof from me the said  
John Belott my heirs Executors and Administrators for ever. I have bargained  
granted alowred and sold in yesteryear and confirmed and by these presents doth quarell  
clearly and absoluately give grant Bargaine sell alowre in full and omitt  
but to my Brother James Belott his Heirs and affigis for ever one hundred  
acres of Land lying and being in the said County on the See Side it being  
part of that Land that I now liveth on bounded on the South by  
beginning at the Head of a Branch Commonly Called Major Branch so running  
thence the said John Belott Land by a line of marked trees to a marked Sopme  
Pole in the Middle of the said John Belott Land so running by a line of  
marked trees to the Head of the said Major Branch which said Land lying  
and being in the County aforesaid. To have and to hold the said one hundred  
acres of Land bounded as aforesaid to the said John Belott his Heirs Executors  
Administrators and affigis for ever with all and singular the houses thereon  
Buildings Belonging Gardins Hencing pastur wodds underwods water  
watercourses and all other Privileges both the same in any way appertaining  
or Belonging to the said John Belott his Heirs Executors and affigis for ever against me the said John  
Belott and his Heirs and affigis for ever against me the said John  
Belott my Heirs and Executors Administrators all and every other person  
and perсон whatsoever lawfully claiming from by or under me  
them or any of them shall warrant and have de feso by these presents  
and every of them by these presents in manner and form following  
that is to say to will that the said John Belott at the time of his  
Infealing and Delivery of these presents shall have full power and lawfull  
callion and goodrig to grant Bargaine and sell said County all and  
singular thereto before granted Premisses with these and every of these  
appertaining but to the said James Belott his Heirs and affigis in manner  
and form aforesaid and that the said James Belott his Heirs Executors  
Administrators and affigis and every of them shall or may by force  
of these presents from time to time and at all times hereafter have  
ably and truly to and fro occupy and enjoy the said one hundred acres  
of Land all and singular the before granted premises with these and  
every of these appertaining whatsoever to him and hisne proper of  
for ever will out any lawfull toll trouble or small Interruption  
creation disturbance or use the said John Belott my Heirs Executors  
or by my or their means let himselfe party or procurement are fully  
the said John Belott for my selfe my Heirs Executors and Administrators  
both Government promise and agree to and with the said James Belott  
his Heirs Executors Administrators and affigis that the said John Belott  
my Heirs Executors Administrators shall and will at the Request of  
the said James Belott his Heirs Executors Administrators or affigis  
make any such Indemnacnes of the said Bargaines Lands and premises  
to the said James Belott his Heirs Executors Administrators cheifly  
at any time well in the space of ten years after the said  
Report in by his certaine or thirteene Learned Councille in the said  
Shall Advice or device and Required of me the said John Belott  
my Heirs by the said James Belott his Heirs and affigis In witness  
whereof I have unto sett my hand and gived my Seal the day and  
Year a Cane written  
Seale and delivered in the presence of

Signature John F Belott  
y Seale.

Northampton May the 13<sup>th</sup> 1711

Then the Dowerings for Land was acknowledged in Open Court of  
the said County by John Belott to be his sole act and deed before  
Belott and according to Order it is Recorded —

Recorded. Test Robert Howson — M<sup>r</sup> Northampton

In Memorandum that on the Sixteenth day of Feb<sup>r</sup> 1711  
That I then Livery and Seizure of the said Lands and Premises were  
given by the said John Belott and Delivered to the said John  
Belott according to Law the aforesaid Date by me  
Signed Sealed and delivered in the presence of —

John Belott his mark  
M<sup>r</sup> Northampt<sup>t</sup> May the 13<sup>th</sup> 1711      th. Scale — ○

Then also a Dowry Deed for Land, Livery and Seizure for the same was acknowledged in  
Open Court of the said County by the said John Belott to be his sole act and deed before  
Anne Belott and according to Order it is Recorded —

Recorded. Test Robert Howson — M<sup>r</sup> Northampton

Know all men by these presents that I John Belott the husband  
wife of the aforesaid John Belott do Relinquish all my right  
Title and Interest of Dower or any Estate I have by Law or Convey  
I had, or any other Right of the will in aforesaid Bargained Lands  
and premises to the within mentioned Person Belott his heirs and affines  
for ever In witness whereof I have hereunto set my hand and seal  
my Seal the twentieth day of Feb<sup>r</sup> Seventeen hundred and eleven  
Signed Sealed and delivered in the presence of —

Anne Belott her mark  
th. Scale — ○

M<sup>r</sup> Northampt<sup>t</sup> May the 15<sup>th</sup> 1711

Then the said Relinquishment of Dower for the aforesaid Lands was  
acknowledged in Open Court of the said County by the said Anne Belott  
to be her sole act and deed before the said John Belott and according  
Order it is Recorded — Test Robert Howson — M<sup>r</sup> Northampton

Recorded Test Robert Howson — M<sup>r</sup> Northampton

In the name of God amen I Joseph Bentall of Northampton County in  
Virginia being sick and weak of body but of perfect sense and memory  
do make and ordain this to be my last will and Testament first I thank  
my Gods in whose hands of almighty God I late gave it into keeping through all the  
merit of our blessed Saviour Jesus Christ for lasting life and hereafter  
worldly goods it shall please God to know and record so of in manner  
and form following viz —

I give and bequeath to my wife Elizabeth Bentall all my whole Estate  
whatsoever that I am possessed with all to be whole at her disposing  
so long as she remains a widow but my will and pleasure is that if  
my said wife should marry again then my Estate shall be equally divided  
betwixt her and my children —

I make and appoint my aforesaid wife to be my whole and sole  
Executor of this my last will and Testament in caseing at any time  
I have receiv'd nothing and end of my seal the second day of

January Anne Dom 1710  
Signed and Delivered in the presence of  
John Frank and Thorne Willis  
John Frank and Thorne Willis  
Signature of John Frank and Thorne Willis

Given the last Will and Testament Joseph Bentall deceased was  
Reported in Court by Eliza G. Bentall his wife and Executrix who made  
and subscribed and being proved by the said John Frank and John Williams  
of this is admitted to Record and on the motion of the said Eliza G. Bentall and  
for performing what is aforesaid in due Order Verification is granted this day for  
obtaining a Robate thereof in Due form:

To Robt Howson  
Recorded Test Robt Howson 1666 Northampton

To all Christian People to whom these Present writing shall come Greeting I know  
you that I Abraham Jacob of Northampton County in Virginia Planter for  
divers good Causes and Considerations now therewith moving bid more especially  
for and in Consideration of the sume of Two hundred pounds of Tobacco  
and Cusque or the value thereof paid and bounded to be paid by Daniel  
Bentall of the same and County aforesaid the Receipt whereof and every  
part and parcel thereof of the said Abraham Jacob doth hereby acknowledge  
ledge and off and from the same doall for ever acquit release and  
discharge the said Daniel Bentall his heirs Executors Administrators and  
every of them his heirs Assignees and successors aforesaid to the said Daniel  
Bentall his heirs and assigns for ever one tract or parcel of Land in Co.  
of the said Jacob late lived being by estimation forty or fifty acres  
more or less situated lying and being on the Head of Hungars Creek  
the aforesaid County bounded as follows viz; bounded partly by  
with a part of land formerly sold by Abraham Jacob to Daniel Bentall and  
partly on the land of people Bentall and the land of John Denton to a meadow  
lately held standing in the edge of the aforesaid tract which first was sold by  
Abraham Jacob to John Denton who last was bound to sell it to him  
running along the edge of the aforesaid tract marked pins standing at the  
edge of the tract till meeting with the said gull to the main branch  
so named especially with the main branch to the mouth of a gull commonly  
called the long point gull so running up the said gull to a meadow called standing  
in the fork of the branch at the head of the said branch gull and from thence  
with a line drawn back next to the said path which path parts the said  
land and the land now in the possession of Peter G. running back to the said  
with the said path and a line of stakes to mark the said branch  
the westward side of the main river so dividing the said farm called  
said Abraham Jacob to the said Daniel Bentall running North East South West  
the road to the aforesaid land of Joseph Bentall: To have and to hold  
the tract or parcel of land with all wood trees wood upon marshes  
waters Water course with all other right and privileges which he ever had  
to be having or in any wise appertaining to him the said Daniel Bentall his heirs  
and assigns for ever and the said Daniel Bentall Abraham Jacob doth for  
my self and my heirs the government provide and grant to and with the said Daniel  
Bentall his heirs for ever from the first day of January 1666 of my  
Age of twenty three years to give the said Daniel Bentall his heirs the sume  
of £ 200 to be paid in four years to come in equal yearly payments of £ 50  
to each of them for their maintenance and support during the same  
and further afforesce are Conveyance for the said land as by the  
said Daniel Bentall his heirs or his or theirs Concess Leases in the said  
land at their proper cost shall Reasonably Stares service or require during  
the aforesaid time of £ 20 to his Abraham Jacob heirs to pay and take the  
twentyninth day of February in the year of our Lord God one thousand seven  
hundred and seven  
Sealed and delivered in the presence of  
John Frank Richard Jacob } Notary Publick  
John Frank Richard Jacob } Notary Publick

In witness whereof I have confirmed and do I too by these  
Copy of same confirm the same in writing and the day and year  
as the said willer

Abraham Jacob

A. The said S  
said Daniel  
Jacob to be  
and according  
Know all  
country in the  
of the said  
Thousand  
quarreled  
to his said  
Demand &  
well and  
and Adminis  
tred in the  
Twenty  
Year and

The Condition  
Jacob his heirs &  
and freely make  
and deliver the said  
for maintaining in a  
Jacob and his  
maintains all and  
judiciously paid the said  
and every off them  
among them or  
in Court a Ver  
next County  
of the said party  
Bentall his he  
that then his  
wife to remain  
Signed Sealed and  
the 16th day of  
October 1666

Then the said  
acknowledged  
to the said D

To all whom  
of Robert Clark the man  
the said Mary  
in any liberty re  
ed bound to the  
Receipt whereof  
the said Robert  
for her that  
Robert Clark  
in witness here  
put our hands  
William Bentall: Rob

Then the said  
William Bentall  
and according to

ted was  
ix who made  
in Williamsburg  
Bentall and  
d Case for

Northampton 1st June 1711  
The said Conveyance of Land was acknowledged in Court of the  
said County with a Survey and Return of the same by the said Abraham  
Jacob to be his Real and true Deed to the said Daniel Bentall  
and according to Order it is Recorded.

Test Robt Howson  
Recorded Test Robt Howson 1st June Northampton

Know all men by these presents that I Abraham Jacob of Northampton  
County in Virginia Planter are held and firmly bound to Daniel Bentall  
of the same County in his full and just sum of twenty eight  
Thousand pounds of good sound Merchantable Weight Tobacco in Barque  
qualitie according to act of assembly to be paid to the said Bentall or  
to his certaine Attorney his heirs Executors or Administrators upon  
Demand Convenant in this County before and for his due payment  
well and truly to be made and done by him selfe my heirs Executors  
and Administrators in the whole and in the parts specially by these  
pounds in wch & whch I have heretofore sold my land and sale  
the twenty third day of February in the year of our Lord one thousand  
Seven hundred and ten.

The Condition of this Obligation is such that if the above named Abraham  
Jacob & his Heirs Executors and Administrators and every of them shall well  
and truly make good sale off a certainte parcell of Land to me by Abraham  
Jacob to the said Daniel Bentall and perform all the promises contained  
or contained in a Conveyance or Deed of Sale between the said Abraham  
Jacob and the said Daniel Bentall bearing Date with these presents and  
maintain all and singular the rights and propertiedes and lands so sold and keep  
forever from the said Daniel Bentall his Heirs Executors Administrators and aff  
and every of them from every person or persons that may or shall disturb or  
anoy them or any of them and likewise to acknowledge and make over  
in Court a certainte Conveyance or Deed of Sale for the said Land at our  
next County Court held for the County of Northampton after the date  
of these presents or wheroyt it shall be required by the said Daniel  
Bentall to him to and to give better right and defensiveness if require  
that then this present Obligation to be void and of no Effect or other  
wife to Remaine in full force power and vertue. *Signature*  
Signed Sealed and Delivered in the presence of John Frank Richard & Jacob  
the 2nd of May 1711. *Signature* Abraham & Jacob  
John Babbitt William Bentall.

Northampton 1st June Court 1711

Then the said Bond was Presented to Court by the said Abraham Jacob and  
acknowledged in Open Court of the said County to be his Real act and done  
by the said Daniel Bentall and according to Order it is Recorded.

Test Robert Howson  
Recorded Test Robert Howson 1st June Northampton

To all whom these Presents shall come that whereas by the last will and Testament  
of Robert Clark late of this County deceased he did give unto his Sonnes Clark & his  
Clark the preivilage of Rang of an Horse or mares in his great residence to the  
late said Clark and his heires for ever now know ye that we Edmund Babbitt an  
Mary Babbitt his now wife formerly Mary Clark for the Consideration of summe  
red pounds of Tobacco to us in hand paid by Richard Jacob of Northampton County  
Accept whereof wee doe hereby acknowledge we have bargained sold and given  
to Richd Jacob the Bargaine and sale unto him Richard Jacob his heire and executors  
for ever that Rang of the Rang of an Horse or mares to be given by Edmund  
Robert Clark and doe warrant the sale thereof against all persons what ever  
dwelling there of wee the said Edmund Babbitt and mary my wife both herew  
put our hands and Seal this 22 day of May 1711. *Signature* Edmund Babbitt  
William Bentall: Thomas Dabber Northampton 1711. *Signature* Mary Babbitt  
mark mark

This aforesaid bond was acknowledged in Open Court by Edmund Babbitt an citizen of  
Edmund Babbitt and Mary his wife to be the real acts and Deed to Richard Jacob  
and according to Order it is Recorded.

Test Robert Howson  
Recorded Test Robert Howson 1st June Northampton

Northampton st June 1<sup>st</sup> 1711  
This Day the said Court doth witness for a longer w<sup>t</sup> provided in Open Court  
of the said County of Northampton before the said Deed of Edmund Bibbs and  
Mary his wife to Richard Jacob and at the Request it is ordered to be  
Recorded — Twp Robert Howson Esq<sup>r</sup> of Northampton  
Recorded. Twp Robert Howson Esq<sup>r</sup> of Northampton.

6 This Indent  
Lord God our  
ring to will; &  
Date of the  
Jacob of the  
Baron and M  
Thos and son  
Jacob before  
they doe her  
of the same  
Richard Jacob  
and Sonja in  
Conformity to  
all that per  
Said Robert  
Edmund Baron  
Right the said  
Atres and son  
Robert Clark  
with all his  
and appurten  
In the said Rec  
the same Colony  
the said Edmund  
Executive to be  
in that the Fe  
and personalty  
and M<sup>r</sup> Henry now  
the said Robert  
Esq<sup>r</sup> of the  
County Regent  
M<sup>r</sup> Henry, he  
made for dono  
ever above...  
that the said  
make do and  
the County or  
unto the said  
and of a good  
and mean bar  
witness to the  
said Edmund  
a good will

Know all men by these Presents, That we Edmund Bibbs and Mary Bibbs wife  
of the said Edmund Bibbs of Northampton County Laws Conspicuously retained and ex-  
ecuted and by these presents do nominate Conspicuously and affix our trusty and  
well beloved friend Sevorn Dye of this County Esq<sup>r</sup> his and Lawfull attorney  
for us and in our names to affirme and acknowledge as our voluntary act and Deed in  
Northampton County Court according to the Laws and Customs of the Colony  
of Virginia a certaine Deed of Indenture bearing Date the first day  
of April 1698 and the same Deed will all it Requisites to same to be Recorded  
for the proper use and behoove of him the said Richard Jacob his heirs  
and assignes thereto and no other giveing granting to our said Attorney our  
full power and authority by the tenor of these Presents to do and execute  
all and singular the Rendition and Conveying the making and giving of  
acknowledgement of the aforementioned Deed of Indenture in full yel-  
dy and swury in unto the said Edmund and Mary right or himself doo we  
wee there personally present in witness whereof we have hereunto  
set our hands and seals this twenty fourth day of may anno Domini 1711

Signed Sealed and Delivered

Edmund Bibbs y Seal O

William Fairbairn } Northampton st June 1<sup>st</sup> 1711 Mary Bibbs y Seal O  
William Bentall Then the said Power of attorney of the said Edmund Bibbs  
and Mary his wife provided in Open Court of the said County by the  
Corporate Body of William Fairbairn and William Bentall Esq<sup>r</sup> of the said County  
act and deed of the said Bibbs and his wife to the said Sevorn  
Dye and according to Order it is Recorded

Twp Robert Howson Esq<sup>r</sup> of Northampton  
Recorded Twp Robert Howson Esq<sup>r</sup> of Northampton

Know all men by these Presents, That we Edmund and Mary Bibbs do owe and  
stand justly indebted to Richard Jacob his Esq<sup>r</sup> and assignee the sum of one  
thousand pounds of good Merchantable Tobacco in不妨碍 to the which payment  
wont and thereby to be made were bind over him and all his of his own Person, Estate  
and administracion firmly by these presents in witness whereof we have  
hereunto set our hands and seals this twenty fourth day of may anno Domini 1711

The condition of this obligation is such that whereas Edmund Bibbs and Mary his wife  
have alienated Bargained and sold unto the aforesaid Richard Jacob his heirs to  
a certaine parcel of Land with all Crops Orchard etc to the same belonging by the  
Deed of Indenture bearing even date with these presents, and in the same Deed shall for  
him selves there be Covenanted to and with the said Richard Jacob his heirs  
to determine him the effects so made sold and delivered to him according to the tenor of  
of the said Deed Indenture Now if the said Edmund Bibbs and Mary his wife or either  
of them their heirs Executors or either of their heirs Executors shall his & their  
leuely full fill keep and perform all and singular the Covenants grants and conditions  
in the said Deed of Indenture mentioned then this bond to be void and ought to get Clerwy to  
hand in full force and virtue  
Signed Sealed and Delivered in the presence of  
William Fairbairn William Bentall

Edmund Bibbs y Seal O  
Mary Bibbs y Seal O  
mark

Northampton st June 1<sup>st</sup> 1711  
That the said Bond was provided in Open Court of this County by the Corporate Body  
of William Fairbairn and William Bentall to be in force acts and Deeds of the  
said Edmund Bibbs and Mary his wife to the said Richard Jacob and according  
order it is Recorded — Twp Robert Howson Esq<sup>r</sup> of Northampton  
Recorded. Twp Robert Howson Esq<sup>r</sup> of Northampton

7 This Indent  
Lord God our  
ring to will; &  
Date of the  
Jacob of the  
Baron and M  
Thos and son  
Jacob before  
they doe her  
of the same  
Richard Jacob  
and Sonja in  
Conformity to  
all that per  
Said Robert  
Edmund Baron  
Right the said  
Atres and son  
Robert Clark  
with all his  
and appurten  
In the said Rec  
the same Colony  
the said Edmund  
Executive to be  
in that the Fe  
and personalty  
and M<sup>r</sup> Henry now  
the said Robert  
Esq<sup>r</sup> of the  
County Regent  
M<sup>r</sup> Henry, he  
made for dono  
ever above...  
that the said  
make do and  
the County or  
unto the said  
and of a good  
and mean bar  
witness to the  
said Edmund  
a good will  
Signed Sealed and Delivered in the  
presence of the  
William Fairbairn  
William Bentall  
William Bentall  
Then the said  
Seal of the  
to Richard Jacob  
in his prop  
within walls  
to will with  
Wm. Wm. Wm.  
Wm. Wm. Wm.

6

This Indenture made the twenty fourth day of may in the year of our  
Lord God one thousand Seven hundred and Eleven Between the parties following  
to wit: Edmund Bibble and Mary his wife Daughter of Robert Clark  
late of Northampton County Esq; & one partie and Richard  
Jacob of the same place of the other party witnesseth that the said  
Edmund and Mary his wife for and in Consideration of the sume of five  
hundred pounds of Tobacco to them in hand paid by the said Richard  
Jacob before his Infringement and Delivery of these presents the recipent whereof  
they do hereby acknowledge and off end from every part and parcel  
of the same do freely and openly remise acquit and discharge the said  
Richard Jacob his heirs Executors & Executrix alienated Bargained sold by George  
and confirmed and by us the said Edmund Bibble and wife his wife and  
Confermed unto the said Richard Jacob his heirs and assigns for ever  
all that parcel of Land bounded by the last will and Testament of the  
said Robert Clark to his daughter Mary Clark now his wife of the said  
Edmund Barong date the first day of April one thousand six hundred Ninety  
Eight the said Land lying in Northampton County and Containing by  
Acre and bounded as is directed in the last will and Testament of the deceased  
Robert Clark to have and to hold the said fifty acres of land  
with all houses orchards fenceing woods waters & all other privileges  
and appurtenances wheresover to the same belonging or any way appertaining  
to the said Richard Jacob his heirs and assigns for ever and to his only proper  
the said Edmund Bibble and Mary his wife do for the said place their heirs  
Executors & Assignees to grant to and with the said Richard Jacob his heirs  
that the said Richard Jacob his heirs shall have hold enjoy and possess  
and possesse estate in the forementioned Lenes and premises by Royalty and  
Holding now have or at any time here after may have in the same and that  
the said Richard Jacob his heirs shall freely and peaceably and quietly hold  
occupy possess and enjoy the aforesaid land and premises freely and  
quietly deputed and discharged from all other grants gifts leases Dower  
Holding or heretofore by him the said Edmund and Mary or either of them  
made or done and the said Edmund Bibble and Mary his wife do for ever  
make to and execute any other Lawfull act or acts doed or done for  
the supply or Survey making of the said Bargained Land and premises  
unto the said Richard Jacob his heirs and assigns in an ample manner  
and as a good and perfect estate as they now have or may have  
and mean hereafter may have either in Reversion or Remainder or for  
wishes whereof the parties a bove mentioned to the present Indenture  
have here unto set their hands and seals the day and year aforesaid  
a bove written

Signed Sealed and Delivered  
In the presence of us

William Tantred  
William Bentliffe

Witnesses

That I the 2<sup>nd</sup> of may anno Domini 1711 full and peaceably I affix my hand  
to this will in Bargained Land and Premises were delivered  
to Richard Jacob by the under written Edmund Bibble and Mary Bibble  
in these proper persons according to the form brought and kept of the  
will written Indenture in presence of those whose names are written  
to will William Tantred and William Bentliffe witness to the same  
Edmund Bibble  
Mary R. Bibble

Witness

Mary R. Bibble

7 Northampton St. James March 17<sup>th</sup>

Then the said William Tuckers husband for Land was approved in Open Court by  
the Corporeal Call off William Tuckers and William Bentall to be their real  
act and deed of the said Edmund and Mary his wife to Richard Jacob with Lucy  
and Jerome of the same as also acknowledged in open Open Court by the said  
Edmund and Mary his wife by them attorney Jerome Gre to be their real  
act and deed to the said Richard Jacob and according to Order it is Recorded

Test Robert Hougham W<sup>t</sup> Northampton  
Recorded Test Robt Hougham J<sup>r</sup> W<sup>t</sup> Northampton

To all Christian People towloum these presents shal be & done greeting  
Know ye that I William Scott son of Porthampton County in Virginia  
for divers good & carefull and Considerations me therunto moving  
but more especially out of the naturall Love and Affection that I  
doe bare unto my loving Son William Scott late Capt by the said  
presently given made over and Confirmed like as by the present  
doe freely give make over and Conferme unto my said Son William  
Scott late to him and his heirs for ever one halfe part of my land  
that I am now possessed withall which Containes to the Measur  
of Three hundred and five acres as by Conveyance for the same  
may more fully and at Large appears: Now know ye that I  
the said William Scott son doe appoint and doe here by Order for the  
Division of the aforesaid Land that they shall for the bounds  
the same begining at a corner tree now standing at the head of  
a Branch commonly called and knowne by the name of Shublin  
the Branch or the Head Branch of King Creek and so to runne Southward  
unto William Waterston Line for the said tree of three hundred  
and sixteene acres of land with all therunto belonging appertaining  
for the other bounds in the Conveyance shall and will make appear  
Provided that no part or parcels of the Land wherein I now live  
be not disturbed or molested but to be free and clear in all  
my said Soeys sole oblige himselfe his heirs Executors Administrators  
and assigns not to demand any right title or interest to any part or  
parcels of my homestall plantation or any part thereof but from  
the same to be utterly excluded and for ever debarred by the said  
as also I the said William Scott son do oblige my selfe my heirs Executors  
Administrators and assigns that this said land and plantation hereby given  
shall be free and clear from all dueine herances what soever long  
said Son and his heirs for ever that this is the true and sole intent  
and meaning of me the subscriber for Confirmation of the  
same I have therunto set my hand and sealed the eighteenth day  
of June anno domini one thousand seven hundred and eleven  
Signed Sealed and Delivered  
In the presence of us  
Thomas Capell  
his mark & W George Willm  
Math Capell

William Scott  
Sealed - O

8

Then the  
Scot Jun w  
This Scot S  
Scot Jun a

In the man  
my body to  
Morgan doe  
Dale Rie  
Dare my w  
Bod and few  
Bods all so  
the said me  
tell the sa  
to him and  
and I give to  
and a Queen  
with I love  
to receive it  
possession and  
Please accept  
Dale Deep  
Callet and 2  
Bord Hall D  
and a Rose  
well and Test  
Dale d Rose  
Henry Spelman  
Elizabeth Spea

Then the said  
of Michael  
of Henry Sp  
to be author

Records

Northampton County, Va. June the 19. 1711.

Then the Said Deed of gift of William Scott Son to his Son William Scott in ways acknowledged in open Court of the Said County by the Said Scott Son to his Son to be set and Deed to his Son William Scott Son and according to Order it is Recorded.

Tsgt Robert Honyson

Recorded Tsgt Robert Honyson 166 1/2 Northampton

Augt 1711

In the name of God Amen: I give & Bequeath my Soule to God and after my Body to the Earth and then of my worldly Estate when Michael Morgan deceased leaving in his wife a whole Doctor to diffuse of what Estate she was possessed with except some Negroes and Indians Owell Davis my white Servant and I give to Michael Half board a full Board and furniture only the said Michael shall have in first Choice of the said next most Estate I give the said Michael my Hand mill to him and I leave Mary Half board my Side Stove and my writing Table and I give to Mary Chick a good Lam and a good Lam to my Dauchday and a good Lam to Hancock Davis and all the rest that I am possess with I leave to Owell Davis when he is married and is a young Cooper to receive it and let them the said Michael Half board to keep it in possession and if the said Owell never marries the said Michael Half board shall keep the same Estate only paying the said Estate in 10 Head of Cattle and 2 of Cows and 6 Head of Sheep and the said Michael Half board shall Deliver somany - to the said Owell if he comes to be married and a Coife Cooper and now being in my rite Service his Being my Cofe will and Testament as witness - his hand and Seal this day and Date at place mentioned

Henry Speakman

<sup>or mark</sup>

Elizabeth Speakman

Mary Morgan

The Seal

Northampton County, Va. October the 16. 1711.

Then the Said Last will and Testament of Mary Morgan at the Request of Michael Half board was proved in Open Court by the Corporal Oath of Henry Speakman and Elizabeth his wife and allowed of by the Court to be authentick Probate and according to Order it is Recorded

Tsgt Robert Honyson 166 1/2 Northampton

Recorded Tsgt Robert Honyson 166 1/2 Northampton

This Indenture made the twentieth day of November in the year of our Lord  
God one thousand Seven hundred and eleven in the tenth year of the reign of our  
Sovereign Lady Anne Queen of great Britain, France and Ireland Defender of  
the Faith Between James Wall of the County of Accomack of the one party  
and George Harmanfon and Elizabeth his wife and John West and Frances his wife  
and John Powell and Sarah his wife of the County of Northampton of the other  
Parties witnesseth that whereas in aforesaid Indenture between to the said Elizabeth, Frances  
and Sarah their wife to the aforesaid Harmanfon West and Powell late of the  
County of Northampton deceased did by a certaine deed by Indenture in writing give grant  
and make over to them mother Sarah Yardley eldest Daughter to the said Michael  
Senior late of this County Merchant as a Dower or Deed one thousand acres of Land  
Lying and Being upon Hungers Brook in this County aforesaid and bounded as followeth  
viz, Beginning at the Bay Northwesterly on mallowanes Southwesterly on Savages Creek  
an the land of Walter Price and thence into the wood which said one thousand acres  
of Land so given was in Consideration of a marriage had and solemnized between  
the said Argall Yardley and Sarah Michael which said deed or Indenture is upon  
this County Records dated the twenty third day of January in the year of our Lord  
one thousand six hundred and seventy which said one thousand acres of Land fall  
to me the said James Wall Son and heire to my aforesaid Mother Sarah Yardley  
alias Wall alias Madam now knowes that the said James Wall for divers  
good causes and considerations more unto moving but more especially for and  
in consideration of the sum of fifty pounds Lawfull money of Virginia borne  
in hand paid before the sealing and delivery of these presents by the aforesaid  
Harmanfon West and Powell wherew<sup>t</sup> I acknowledge my selfe fully satisfied and  
paid and doe for my selfe my heirs Executors and Administrators freely ex-  
empt and acquitt and discharge the aforesaid Harmanfon West and Powell their  
heires Executors Administrators and assigns from the aforesaid sume for ever  
from every part and parcel thereof. Have alighted bargained and sold and con-  
firmed and by these presents I doe alien Barne and sell the goods and summe  
unto the aforesaid George Harmanfon and Elizabeth his wife John West and Frances  
his wife and John Powell and Sarah his wife and according as they shall see  
cause to devide the same amongst them selves of what part shall happen  
to each other in these divisions to them jointly and severally there dower and  
severall heires or assigns for ever the said one thousand acres of Land Rents  
Lying and Being in this County aforesaid and bounded as aforesaid and now in the  
occupation and possession of the aforesaid Harmanfon West and Powell and their  
said wives to them and their heirs as aforesaid and according thereto Lying  
as which same and severall to me the said James Wall in Being the same aforesaid  
my aforesaid Mother Sarah Decayed to the said George Harmanfon and Elizabeth  
his wife as aforesaid John West and Frances his wife as aforesaid and John Powell  
and Sarah his wife as aforesaid for ever To have and to hold the said  
one thousand acres of Land with all and singular the houses buildings  
orchards gardens Land tenements woods under woods water water courses inlets  
and advantages to the said Land to them the said George Harmanfon John West  
and John Powell and their wives and as aforesaid to their proper heirs and  
be heirs for ever absolutely without any contradiction or power of revocation  
in any wife whatsoever so that neither the said James Wall nor my heire  
Executors or Administrators or any other Person or Persons for me or in my  
name or in the name of any other of us at any time or times hereafter  
shall or may claime challenging or demanding into the premises or any part or parcel  
thereof altho<sup>t</sup> being given to my mother or otherwise the said James  
Wall my heire Executors &c to be utterly discharged and released of for ever

10 and will for  
witness as a  
testator and a  
witness  
and witness  
lawfully Pe  
Confess and ac-  
Seale receive  
as aforesaid  
the said James  
said James  
to decline all  
or Deed of  
affirms over  
and there is  
witness of it  
John Duffin  
W<sup>m</sup> Walker

Mone  
Thens' Livery  
the within  
and Elizabeth  
and Sarah  
to this were int  
Signed sealed and  
in the presence of  
at the delivery of  
John Duffin  
W<sup>m</sup> Walker

There was under  
Dated on the day  
of November  
Harmanfon and  
John Powell  
it is recorded

Recd

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to our party  
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of the old  
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Breckle and  
Courtland acres  
and B. Estern  
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is or in my  
Draughts  
or purcell  
James  
over

10 and will for ever warrant to the said Hammanfor Wolf and Powell and their  
wives & as aforesaid a gaing to the said James Wall my heirs Executors Administr  
ators and affigns and the aforesaid Hammanfor Wolf and Powell and their wives  
~~be acompted~~ here to be for ever as aforesaid shall and may by force  
and virtue of these Deeds from time to time and at all times hereafter  
lawfully Peacably and quietly hold occupie and enjoy the aforesaid one  
thousand acres of Land which is now in their possession and occupation and  
Shall receive the rents & shous and Profits thereof to them and their heirs  
as aforesaid for ever with out the loss Damag or Interruption of me  
the said James Wall my heirs Executors and Administrators and further it is  
said James Wall doe oblige my selfe my heirs Executors &c by these Deeds  
to decline all our Right, Titles or Interests of my aforesaid Mother's Doweries  
or Duds of the one thousand acres of Land as aforesaid and the same do  
affigne over by these Deeds to the aforesaid Hammanfor Wolf and Powell  
and there unders as aforesaid and there being he as aforesaid Testimoney  
whereof I have signed Sealed and Delivred in the present age.

John Dustin  
Wm. Waters

James Wall  
the Seal

Momordone 1709. A. D. November hundred and Seven  
These Letters and Seales of the within Bargained Lands and Remifor wif of  
the within mentioned James Wall given to the within said George Hammanfor  
and Elizabeth his wife and John Wolf and Grance his wife and John Powell  
and Sarah his wife and here heirs Executors Administrators and affigns according  
to the true intent and meaning of the within mentioned Remifor according to Law  
Signed Sealed and Delivred  
In the Deeds of Newbawest Record  
at the delivery of Turf and Twigg

John Dustin  
Wm. Waters} Northampton County 11 November 1709. A. D.  
1709

James Wall  
the Seal

These wifes acknowledge in Open Court of the County aforesaid in the said  
Deed or Instrument for Land with Letters and Seales by Thurg and Twigg by the  
aforesaid Sir James Wall to be his reale act and deed to the aforesaid George  
Hammanfor and Elizabeth his wife and John Wolf and Grance his wife and  
John Powell and Sarah his wife and at their request and according to Order  
it is recorded — — Tsg Robert Howfor  
Recorded — Tsg Robert Howfor Attest for Northampton

11 This Indenture made the twenty fifth day of September and in the Year of  
our Lord one thousand Seven hundred and Seven and in the Eleventh year  
of the reign of our Sovereign Lady Anne by the grace of God of great  
Britaine France and Ireland Queen Defender of the Faith By and  
Between William Heath of Accomack County on the one Part and Donald Jackson  
of Northampton County and place aforesaid of the other part witnesseth  
that the said William Heath for and in Consideration of the sume of  
two thousand five hundred pounds of Tobacco in hand paid or good Cauion  
for the same the receipt whereof here doth acknowledge him selfe to  
be therewith fully satisfied contented and paid fullie given granted Bar  
gained and sold unto the said Donald Jackson as likewise by these presents I  
do give grant Bargaine Sell Enfranchise and Confirm to the said Donald  
Jackson his Heires and affynes for ever a certaine Peace or Parcell of Land  
containing by plantation twenty five acres bee the same more or  
less lying and being in Northampton County on Accomack Creek being a  
certaine parcell of Land sold by Francis Wainewalfe to the said  
William Heath by deed of sale recd on being thereof had may more at  
large appear and bounded by Halloweth Beginning at the head mouth of  
a gull parting it from the rest of the Land Francis Wainewalfe now hold  
and occupy up the course and meander of the gull to the hough road and the  
up the road to Dacorum Line and downe thence to the Creek and up the  
Creek to Beginning To have and to hold the said twenty five acres with  
all houses Edifices Buildings stables gardens yards woods under woods water  
watercourses with Priviledges of Hunting Hawking fishing and fowling and  
all other Profitt appertaines and emoluments to the same Belonging or  
in any wise appertaining to the said Donald Jackson and to his Heires and  
affynes for ever in a large and ample manner as to the said William Heath  
or any other Person or Persons might or could enjoy the same the said  
Donald Jackson and his Heires and affynes to have and to hold occupie possesse  
and enjoy the said twenty five acres of land premises for ever  
without the same shall trouble hindrance molestacion or disturbance  
whatsoever of him the said William Heath his Heires or affynes or by  
any other Person or persons whatsoever and the said Donald Jackson  
him selfe and his Heires promises to and with the said Donald Jackson  
and his Heires or affynes that the said Land is free and cleare and that  
he will the same maintaine free and clear from any Deed of  
Sale gift or any other right title claim or interest of any  
Person or Persons whatsoever to the only wife and her heires Benifit  
and profit of him the said Donald Jackson and his Heires and affynes  
for ever and to no other wife or Benifit for ever and the said  
W<sup>m</sup> Heath the said twenty five acres and premises doth promise  
to maintaine to the said Donald Jackson his Heires or affynes as his  
the said Donald Jackson the only estate in goodlye 10 miles and his  
Heires and affynes for ever against him the said William Heath  
or his Heires or any other Person or Persons whatsoever and the said W<sup>m</sup>  
Heath doth promise to and with the said Donald Jackson and his Heires  
and affynes that at his reasonable request cost and charges in the

12 Law of Com  
Thorne Peale  
of Northam  
Granted in  
Promise to  
the next but  
one before his  
last Will and  
Testament  
written  
Signed Sealed and  
in the presence  
Francis Cov  
John Jackso

Then the a  
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Request and

In the name  
in body but  
I bequeath in  
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Halloweth  
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is one long  
Thirty Thorne

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Pounds of I  
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Signed Sealed and  
Persons of us

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more in  
Donald Jackson  
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good cause  
in the case to  
granted Bar  
for parts I  
fore said Donald  
use of land  
and more or  
recks being a  
a forest said  
ay more at  
end mouth of  
Dyke now hold  
road and the  
and up the  
acres with  
woods waters  
growing and  
belonging or  
in acres and  
William Heath  
the said  
cups poffes  
is for ever  
Disturbance  
signes or by  
dote for  
Jackson  
are and that  
my Dote of  
of any  
to Benifill  
is and affix  
to the said  
I promise  
left at his  
time and his  
in Health  
the said Wm  
in his Pow  
as in the

12 Law of him the said Donald Jackson his heirs or affixes to make him or  
him such further instruments of writing and acknowledging in the Court  
of Northampton County as shall be by him or them or their Consil  
Learned in the law be advised desired or required and he doth Lify  
Promise to acknowledge the deed in open Court of Northampton County  
the next held for the said County and that Hanah his wife shall relin  
with her right of Dowse to the same Indenture of all which were  
the persons left his hand and given his Seal the day and year above  
written —

Signed Sealed and Delivered  
in the presence of us —

Francis Coons  
John Jackson

William M. Heath —  
mark 14<sup>th</sup> Scale —  
Hanah D. Heath  
mark 14<sup>th</sup> Scale —

Northampton County 1st November the 20<sup>th</sup> 1711

Then the a bove said Indenture for Land was acknowledged in open Court  
of the a bove said County by Wm. Heath and Hanah his wife to be  
true realer and Deed to take a bove said Donald Jackson and al law  
Request and according to Order it is Recorded —

Test Robert Howson  
Recorded Test Robert Howson before Northampton

October 1 the 20<sup>th</sup> day 1711

In the name of God I Elizabeth Jackson being sick and weak  
in body but in good and perfect mind and memory thank God to God gift  
I bequeath my soul to God who gave it me and my to the earth from whence  
it was taken and for the rest of my worldly estate I give and bequeath as  
halloweth gift my feather bed and bolster one blanket and worn Pitt  
bedstead and one old iron bow and yearling ones low and give pigs one small  
one small Pounding Tubb one Cylf and worn Pitt two wooden stools  
two new tubbs give small bowls and give Spoons and what more then  
is one Pound of Tobacco in Thomas Shores hands and  
thirty Thomas Bullock the dñe for to have the debts paid out of gift  
and i f Thomas Shores debts can be spared from the debt my deficit will be  
may keep it and what more to be divided between my two children I doo  
desire that Susanna Browne my keeps take my two children if this  
wife and ther is fourteen thousand pound of Tobacco or the value of it  
in Country Commodities to be paid by John Downman that I doo give and  
bequeath unto my two Daughters Ann and Fanny when they shall  
come of Age Equally to be divided Between them and two thousand  
I doo give 18 and Bequeath to my deare and loving Mother I doo give  
and Bequeath to my loving friend John Downman fourteen hundred  
Pounds of Tobacco and to my Brother William Shores one thousand pounds  
of Tobacco to my Brother Richard I desire his Bill may be given him  
whereof I appoint my friend to be my whole and sole Execut of  
all of this my last will and Testament —

All witness of this day —

mark 14<sup>th</sup> of January 1711  
Signed Sealed and Delivered in  
presence of us



Open Court  
quest of  
all to be  
7  
one County  
in  
Court Party  
the same  
as of the  
above grants  
and others  
and again  
across same  
on 1<sup>st</sup> of  
December  
Freehold  
Hundred  
of John Belote  
Said John  
Belote man  
to year on  
of his age  
will all the  
wishes or  
his heirs  
desires etc  
years p  
part of  
by the  
John Belote  
Said Mordecai  
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Jest to  
Open Court  
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day and  
Le — ①

Memorandum that this Seventeenth day of December 1711  
Then Livery and Service of the within mentioned Lease for Land was given  
By the aforesaid Mordecai Holt to the aforesaid Jacob Belote by Seal and  
Signed according to Law as witness my Land and Seal the day and Year aforesaid  
written

Signed Sealed and Delivered  
In the Year of  
Robert Howson

Mordecai M Holt

Signature  
the Seal.

Northampton County December the 18<sup>th</sup> 1711  
Then the said Lease for Land was acknowledged in Open Court of this aforesaid  
Said County by the aforesaid Mordecai Holt to be true and certain and Deed to  
the said said Jacob Belote and according to Order it is Recorded

Test Robert Howson  
Recorded At Robert Howson's Office Northampton

This Indenture made the Eighteenth day of June in the Year of our  
Lord God one Thousand Seven Hundred and Seven between John Belote of  
Northampton County in Virginia Planter of the one party and Henry William  
son of the said County of the other Party witnesseth that the said John  
Belote for and in Consideration of two Thousand pounds of Tobacco and two  
hundred and fifty pounds of Tobacco more in hand paid at the Sounding and  
Delivery of these Presents by the said Henry William in Right of the said  
John Belote doth hereby acknowledge my Lease fully satisfied and doth  
freely and absolutely by signing accept the said Henry William his heirs the  
executors administrators and assigns and every of them from every part and place  
whereof from me the said John Belote my heirs Executors and administrators  
hereinafter granted Aloud and Sold in fee简单 and confirmed unto the said  
Henry William doth fully clearly give grant Bargains Sell alien free and common  
unto the said Henry William his heirs and assigns for ever one hundred acres  
of Land lying and being in the County aforesaid bounded as followeth viz  
Bounding upon Matthew Harrington Plantation Notarity and his running water by a stream  
Abraham Jacob Plantation and so running boundaryt the said John Belote now  
Dwelling Plantation which said Land lying and being in the County aforesaid To  
have and to hold the said one hundred acres of Land bounded as aforesaid  
more or less to the said Henry William his heirs and assigns for ever with  
all and singular the houses Orchards Gardens fenceing Poles Woods under  
woods water watercourses and all other the privileges to the same in any  
ways appertaining or belonging to the only proper use and behoove of him  
the said Henry William and his heirs and assigns for ever against me the  
said John Belote my heirs Executors administrators all and every other  
Person or Persons whatsoever lawfully claiming by or from under him  
them or any of them and the said John Belote will warrant and ever  
defend by these Presents and every of them in manner and form following  
that is to say to will, that the said John Belote at the time of the  
Sounding and Delivering of these Presents shall have full power and Lawfull  
authority and good right to grant Bargains and sell Survey all and singe  
unto the Person granted premises with him and every of them appertaining  
thereunto Belonging unto the said Henry William his heirs the manner

and before aforesaid and that the said Henry Williams his heirs and affines  
and every of them shall or may by force and virtue of these Deeds from time to time  
and at all times hereafter lawfully peaceably and quietly hold use occupy and  
enjoy the said one hundred acres of land all and singular the before granted  
Premises with their and every of them appurtenances wherover to him  
the said William his heirs and affines and their proper use for ever without any  
lawful less suit trouble or small disturbance disturbance or no  
the said John Belote my heirs Executors and Administrators or any other Person  
or Persons what so ever lawfully claiming by from or under me the said John Belote  
my service or by my or their means act or consent or procurement and further I  
the said John Belote for my selfe my heirs Executors and Administrators doth  
convent Promis and agree to and will the said Henry Williams his heirs Executors  
and Administrators and affines shall and will at the request of the said Henry Williams  
his heirs make any such other dispensation of the said Bargained Lands and Premises  
to him or any of them at any time within the space of ten years after the  
date hereof in by him or their learned Council in the Law Hall advice or done  
and require of me the said John Belote my witness by the said Henry Williams  
his heirs in witness whereof I have hereunto set my hand and fixed my  
Scale the day and year above written  
Signed Sealed and Delivered  
In the presence of

John J Belote

Signature

q<sup>r</sup> Scale

Memorandum that on the sixteenth day of June 1711  
that Survey and Return of the said Lands and Premises was given to the said  
Henry Williams by the said John Belote according to Law the above Sums to

John J Belote

Signature

q<sup>r</sup> Scale

Know all men by these presents that Anna Belote the lawful wife of the a  
fore said John Belote doth acknowledge all my right and title and interest of her  
or any claim she has by Law unto my lands of the will in mentioned Barg  
ained Lands and Premises to the will in mentioned Henry Williams his heirs and  
affines for ever in witness whereof I have set my hand and fixed my Scale the  
eighteenth day of June one thousand seven hundred and eleven

Signed Sealed and Delivered

In the presence of —

Anna J Belote

Signature

q<sup>r</sup> Scale

Nottingham 1st January 1711

That the said Indenture for Land with Survey and Return of the same as aforesaid  
relinquishment of Dower was acknowledged in Open Court by John Belote and  
Anna his wife to be there scale acts and deeds to the said Henry Williams  
and at his request and according to Order it is Recorded

Teste Robert Howson Esq<sup>r</sup> Nottingham

16 This Inde

of our Lord  
Reigns of the  
and Ireland  
his wife of  
Anne his wife  
one partie  
Other Part  
of Northam  
of Land in  
the said Th  
the said Th  
the first de  
of Northam  
Clarke Peter  
Marshall H  
and Jonathan  
and fifty ac  
that were the  
Anne his wife  
and Dauphin  
was the said  
Belote and  
and Edmund  
A Gouleby  
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affines for the  
and Anne his  
dowry by the  
his heirs and a  
Johnson and el  
and delivery  
to grant Ba  
the apparel  
and sum afo

16 This Indenture made the fourteenth day of January in the year  
of our Lord God seventeen hundred and eleven and in the twentieth year of the  
Reigne of our Sovereigne Lady Anne Queen of of England, Scotland and France  
and Ireland Defendre of the Gaule Betwix Thorne Robynson and Moray  
the wife of the County of Northampton in Virginia Jonathan Rowles and  
Anne his wife of the County of Accomacke in Virginia aforesaid and of the  
one parties and Richard Rodgers of the said County of Accomacke of the  
Other Part witnesseth that whereas Thomas Marshall late of the County  
of Northampton aforesaid deceased died Seised of hundred and fifty acres  
of Land in the aforesaid County of Northampton w<sup>t</sup> said Land was by  
the said Thomas Marshall Purchased of Richard Robynson and whereas  
the said Thomas Marshall did by his last will and Testament in writing dated  
the first day of January 1702/3 and duly proved in the Court of the said County  
of Northampton and remaning of record in the aforesaid County in a certain  
Classe therew<sup>r</sup> gave and Bequeath unto the two Daughters of his son Thomas  
Marshall the said Mary and Anne the now wives of the said Thomas Johnson  
and Jonathan Rowles to them and to their Heirs for ever the said one hundred  
and fifty acres of Land to be equally divided between them Now Know Ye  
that we the said Thomas Johnson and Mary his wife and Jonathan Rowles and  
Anne his wife for and Consideration of eight pounds pound of good Tobacco  
and Cagre to be in hand paid by the said Richard Rodgers his receipt whereof  
we the said parties doth acknowledge and every part and parcel thereof doth  
execute and discharge acquit him the said Richard Rodgers his Heirs Executors  
and Administrators and every of them by these presents fully & clearly and  
of course by these grants Bargains sell alien his Office and Commissarie Lieute  
by these presents. Likewise given Granted Bargained alloued sold delivered and  
concerned unto the said Richard Rodgers and to his Heirs and assigns for  
ever the aforesaid one hundred and fifty acres of Land bounded as in  
and by a certaine Patent formerly granted to the said Richard Rodgers Robins-  
on of the same Land dated the first of April 1688 and Situate Lying and  
Being at the Bay side in the aforesaid County of Northampton of or on the north  
side of Muddy Creek Branch bounded on the southe part by the said Branch  
part by the lands of Samuel Jones and William Smith on the west by the  
Bay on the north by Lands Surveyed for in Duke's Cutts and now in the  
Possession of Benjamin Lawrence to have and to hold the said one hundred  
and fifty acres of Land together with all and Singular its Rights mere Posses-  
sions and Appurtenances with all Crops Rents Wrecks Gardens meadowes  
Hedging pastur moore maysteris Woods under Woods wayes Commodities and all and  
Singular other the Properties unto the said Richard Rodgers and to his Heirs and  
assigns for ever and the said Thomas Johnson and Mary his wife Jonathan Rowles  
and Anne his wife and every and either of their Heirs Executors and Administrators  
doe here by Covenant Promise Grant and a greate and with the said Richard Rodgers  
his Heirs and assigns and every of them by these Presents that they the said Thomas  
Johnson and Mary his wife Jonathan Rowles and Anne his wife all the aforesaid  
and delivery of these Presents. Cures full Power good right and Lawfull chalcoun  
to grant Bargaine sell and Convey the aforesaid Land and Premises with  
the appurtenances to the said Richard Rodgers and his Heirs and assigns in manner  
and form aforesaid and that he the said Richard Rodgers his Heirs and assigns  
and every of them shall and may by force and vertue of these Presents  
from time to time and at all times for ever hereafter lawfully have hold upon  
occupie and possess and enjoy the said one hundred and fifty acres of land

17 and all and Singular the before granted Premises with the appurtenances and Lases  
Receivs and take the rents geffes and Profitts therof to him and his <sup>wife</sup> proper wife  
and his heires for ever with out any Lawfull Sute shall trouble or disirruption  
Execution or Distrancies of the Said Thomas Johnson and Mary his wife Jonathun  
Rowles and Ann his wife and Avery and either of them heires Executors admiring  
and affigns and any of them from claiming or pretending any Claimes title or pret  
tisement from us by us or vnder us will warranty that the same is free and clear and  
freely and clearly acquited Executed and Discharged or otherwise from time to  
time well and Sufficiently Savd and Kept herboris by the Said Thomas Johnson and  
Mary his wife Jonathun Rowles and Ann his wife their and Avery and either of  
them their heires Executors Administrators from all and all manner of former  
Mortgages Indisposis Lands Dowers title of Dower and of land from all and Singular  
Other titles Troubles Claimes Demands and incumbrances whiche soever therent  
and Servies which from them forth and from time to time for and in respect  
of the Premises shall grow due and payable to the said Lord or Lordshippe  
Him selfe of the Premises only Excepted and forepassed In witness whereof we  
the other the Premises were the Said Thomas Johnson and Mary his wife Jonathun  
Rowles and Ann his wife their heires sole their Lands and Seale the  
day and year first above written

Sealed and Delivered  
In the presence of  
John Tofft

Luke Johnson  
Signature  
Wm Brown W ApCBy  
Signature  
Mary the M<sup>r</sup> wif<sup>e</sup> of Luke Johnson  
Signature

Thomas Johnson  
his Seal O  
Mary Johnson  
his Seal O  
Jonathun Rowles  
Signature  
his Seal O  
Ann A Rowles  
his Seal O

Northampton 1<sup>st</sup> January the 13<sup>th</sup> 1711

Then the said Indenture for Land was acknowledged in open Court of the said  
County by the Said Thomas Johnson and Mary his wife and Jonathun Rowles  
and Ann his wife to be their seals act and Deed to the said Richard Ringers  
and at his request and according to order it is Recorded

Jos Robert Howson Not<sup>r</sup> Northamp<sup>t</sup>

To all Xpian People to whom it shall Reporte Shal come Know for that  
John goll Wilkins sonne and heire of John Wilkins late of the County of  
Northampton in Virginia dec<sup>d</sup> Master for divers good Causes and Consideration  
me therunto in writing but more officially for the Consideration of four  
hundred pound of Tobacco in Land paid and secured to be paid before the  
Signing and Sealing hereof have alienated Bargained Sold Engaged  
Confirmed and delivered like as by these Reports do alienate Bargain  
Sell Confirm and Deliver unto Samuel Johnson of the aforesaid County  
Shippewell and to his heires and affigns for ever a certaine tract or Parcell  
of Land situate lying and being in the Head of King Creek in the County  
aforesaid it being that same tract or part of Land containing by measure  
fifty acres more or less, where John Brewster Blackwell late  
of this County deceased did soard up and by the said Brewster purc<sup>h</sup>g  
of William Waters of the said County got according to the said

18 By the said  
of the said  
to hold the  
Garden pay  
Profitts and  
Samuell Jo  
Wilkins for  
Governour  
Administrat  
in peaceably  
a gift any  
by whom or  
the said James  
his selfe or  
or them re  
them or  
two perfor  
hereby bin  
affign in all  
Signed with

Signed Sealed and  
In the presence  
Geo Hartman  
Jonathun Pe  
herself  
Be it remem  
the william  
Argo Wil  
Johnson li  
intend and  
Actions of vi

Then the sa  
said County  
to the said  
you and ac

and have  
or wife  
Intercourse  
for long time  
were admiring  
itself or judge  
as it can and  
one time to  
Johnson and  
ad Silver of  
of former  
and singular  
or thereto.  
in respect  
Loyd & Co.  
regarding  
the Jonathan  
Seal. M.  
upon  
the O  
you  
Seals O  
Hansons  
Seals O  
uncles  
Seals O  
of the San  
ction Roun  
Richard R.  
  
I give that  
only o  
Consideration  
to the gove  
before the  
agreed  
bargain  
said County  
or Parcell  
the County  
by itma-  
it C Late  
over purchased  
Bonds

18 By the Said Brewer then held, as by Conveyance under the hand and Seal of the Said Walter on the County Records may and will appear To have and to hold the said tract or Parcell of Land with all houses orchards gardens gardens pews flocks woods underwood water water courses and all other profits and advantages what soever thereunto belonging to him the said Samuel Johnson his Heirs Executors and Administrators the said Land with all the appurtenances for ever to defend in peaceably and quiet possession to him the said Samuel Johnson his Heirs & a gift any Person or Persons whatsoever claiming or shall hereafter claim by him or under me the said Argall Wilkins my Heir & his Heirs by warrant of the same free from all Dowers, Rents or Incumbrances whatsoever and doo the same to give the said Samuel Johnson his Heirs & in their by him or them required such further assurances for the said Land as shall be by the Heirs or either of them to have or to be a base Tax Precept the said Argall Wilkins doth true Performance of the above said Precept to the said Samuel Johnson his Heirs or hereby bind him self his Heirs & to the said Samuel Johnson his Heirs or  
Signed with my hand and sealed with my Seal this 15<sup>th</sup> day of January 17<sup>th</sup> 1772  
Argall Wilkins  
ye Seal.

Signed Sealed and Delivered

In the presence of us

Geo Harmonson

Jonathan Bell

his by

Be it remembred hereby this 15<sup>th</sup> day of Janv. 17<sup>th</sup> 1772 Lovsky and Sepon of the willm bargained Land and Remises wch by the willm mentioned Argall Wilkins given and Delivered to the willm mentioned Samuel Johnson his Heirs Executors and Administrators according to the true intent and meaning of the willm Precept as the Law directs in the presence of us Geo Harmonson

Jonathan Bell

Argall Wilkins  
ye Seal.

Northampton 1st January 1772

Then the said Indenture for Land was acknowledged in open Court of the said County by the said Argall Wilkins with Lovsky and Sepon of the same to the said Samuel Johnson to be his real act and Deed to the said Johnson and according to order it is Recorded

Test Robert Howson }  
Recorded Test Robert Howson } No 6 Northampton

19 This day being the 29<sup>th</sup> Day of January 1711 Micall Holford and John Mycole  
made & call before me that William Andrews dyed all the house of his year  
Holford the 28<sup>th</sup> day of this instant and he gave all that he had in Reward  
to his Brother Andrew Andrews Sworn before me William Kendall Son  
the mark  
of Micall Holford  
The mark  
of Andrew A Mycole } Northampton County F: Feb: 4<sup>th</sup> 1711

The Recd sum in full of William Andrews late of this County deceased  
was Proved in Open Court by the Corporeal & Seal of Micall Holford and Andrew  
Mycole and allowed of by the Court to be sufficient Probate and accordingly  
order it is recordod — Test: Robert Howson  
Recorded Test: Robert Howson, Notary Public Northampton

20 which said  
will more at  
in the County  
and Sarah  
Sarah my w  
but more &  
of Virginia  
by the afo  
fully satisfied  
Administrator  
Map of the  
them for  
part and p  
Confirmed  
my wife do  
does also I  
Executor &  
the said afo  
aforesaid a  
of the said  
and Robert  
aforesaid do  
will Liver  
Liberated &  
Orchards &c  
advantages  
appertaining  
or affigis of  
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Robert Har  
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and nine p  
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the Confer &  
Enrolment an  
appertaining  
and affigis of  
being now in  
West and Pow  
in Lawfull  
the other f  
nine years &  
and their prope  
or Power or  
West and Pow

This Indenture made the sixteenth day of February in the yea  
of our Lord God one thousand seven hundred eleven and two and in the  
sixteenth year of the Reigne of our Sovereigne Lady Anne Queen of Great  
Britaine France and Irland Defender of the Fiftie Between Georg Harmayn  
and Elizabeth his wife John West and Frances his wife John Powell and John  
his wife of the County of Nottowayton in Virginia of the one partie and  
John Mapp of the said County Planter of the other partie witnesseth —  
that whereas Gott Argall Yardley Esq: and Grandfather to the said  
Elizabeth Frances and Sarah the wives of the said Georg Harmayn  
John West and John Powell deceased did late sell to James Waller  
Pice of the said County Superight doce for ninty and nine years one  
hundred acres of Land lying and being in the County aforesaid and bounded  
as followeth viz: Beginning at the Head of the Second Branch from the  
Burnden at the marked white oak but now a Safafax Tree by the  
South side of the neck path thence extending East and by South East  
point Southwesterly by a line of marked trees laid out by Gott Star brought  
a mark Hickory by the side of the horse path to the next path  
commonly called the other hole branch as by the said Leafe of the  
said Gott Argall Yardley off to the said Pice dated the sixteenth day  
of March in the years of our Lord God one thousand six hundred  
fifteene and four will more at Large make appear which is upon the County  
records which said Land was given to Sarah Yardley the Lawfull wife  
of Argall Yardley son to the said Gott Yardley Esq: and Mother to the  
said Elizabeth Frances and Sarah the Lawfull wives of the said Harmayn  
West and Powell being part of that thousand acres of Land given her by her  
said Husband Argall Yardley as her Doynture as by a Deed in writing from  
her hand dated the twenty third day of January in the years of  
our Lord God 1670 and so was given by said Sarah Yardley alias Wall alias  
Madux to her said Children Elizabeth Frances and Sarah the Lawfull  
wives of the said Harmayn West and Powell in her Leafe will and  
Testament and further confirmed by James Wall Son and Heire of  
the said Sarah Yardley alias Wall alias Madux to the said Georg  
Harmayn and Elizabeth his wife John West and Frances his wife John  
Powell and Sarah his wife as by a Deed or Indenture in writing from  
under his hand and Seale dated the twentieth day of November 1711

20 which Said Indenture being upon the records of the County of New Hampshire  
will more at Large make appear which Said Land lying and being upon Savages Creek  
in the County aforesaid: Know Know You that we the Said George Harrington  
and Elizabeth my wife John West and Frances my wife John Powell and  
Sarah my wife for divers good causes and Considerations in thesevile nowe  
but more specially for and in Consideration of the summe of two pound mony  
of Virginia Lorne Lands paid before the sealing and delivery of these  
by the before said John Mapp wherewithal was acknowledge our selves  
fully satisfied and paid and were due for our selves our heirs Executors and  
Administrators freely Deonat acquit and discharge the aforesaid John  
Mapp his Heirs Executors Administrators and affissns and every one of  
them for ever from the said summe of money for ever and from day  
part and parcel thereof. Have alienated Bargained sold or feoffed and  
Confirmed like as by these Afore, were the said Harrington and Elizabeth  
my wife John West and Frances my wife John Powell and Sarah my wife  
doe alien Bargaine Sell Enfeoffe and Confirm unto John Mapp his Heirs  
Executors Administrators and affissns for ever the aforesaided Land that  
the said trigoall gardley did adesse unto the said Walter Rice bounded as  
aforesaid lying and being in the County aforesaid that is to say: fifty acres  
of the said one hundred acres of land which the said Mapp now holdeth  
and Peffellieh we the said Harrington West and Powell and our wives  
aforesaid see by these Afore, put him the said Mapp in Lawfull Possession  
with Livry and Seiron of the same in full Simplicity with all Rites Lodges  
therevile belonging from the day of the date of these Afore, with all houses  
Orchards Gardins fenceng woods underwood water watercourse and all other  
advantages thervile belonging to the said fifty acres of land or anyways  
appertaining to him the said John Mapp his Heirs Executors Administrators  
or affissns for ever to him and their proper use for ever according to the bound  
a now between him and the other fifty acres of land which William  
Hubbell now holdeth by virtue of the said lands aforesaid and the  
other fifty acres of land the remaing part of the a bove said one  
hundred acres of land after the full time and term of the said ninty  
years be fully compleated and ended according to the said Trigoall gardley  
Lease to the said Rice to expire and end from the day of the date  
hereof: To have and to hold the said Land bounded as aforesaid and  
as is Expressd in the said Lease and as is Descripted aforesaid with all and singular  
the houses Orchards Gardins fenceng woods underwood water watercourse  
Inplements and all other advantages to the said Land belonging or any other way  
appertaining to him the said John Mapp his Heirs Executors Administrators  
and affissns for ever: fifty acres of the said one hundred acres of Land  
being now in his Possession and occupation and were the said Harrington  
West and Powell and our wives aforesaid doe put the said Mapp his Heirs  
in Lawfull Possession of the said Land at the day of the date hereof and  
the other fifty acres of Land aforesaid after the said term a ninty and  
nine years be Expirid and ended according to the said Lease Expressd to him  
and their proper use and Lodges for ever absolutely with out any Contradiction  
or Power of revocation in any wise what so ever. Soltut were the said Harrington  
West and Powell nor our wives aforesaid nor our Heirs Executors Administrators

21 for us or in our names or in the name of us or any of us at any time or  
times hereafter shall or may claim thraling or demand any title  
Interest into the Premises or any part or parcel thereof and further were  
the said Harmayson West and Powell and our wives aforesaid will warrant  
and ever defend the said Land with the appurtenances thereto belonging  
being to the said John Mapp his heirs Executors administrators and assigns  
for ever according as is before expressed from us our heirs Executors Administrators  
or any of us or in the name of us he and we the said Harmayson  
West and Powell and our wives aforesaid and our heirs Executors Administrators  
to be utterly disbarred and excluded for ever from every Part and  
Parcel of the aforesaid Bargained Lands and Premises and the said John  
Mapp his heirs Executors administrators and assigns shall and may by  
force of these presents according as is before expressed lawfully quietually  
and peaceably hold occupy and enjoy the aforesaid Land and Premises  
fifty acres of the said one hundred acres of land which less now  
holdeth we have putt him in lawfull Possession in for example  
according as is before expressed and the other fifty more or less  
bounded as aforesaid after the term of the said Lease of our  
Argot Yardley to the said Price be Expired and ended as aforesaid  
and further were the said Harmayson West and Powell and our  
wives aforesaid doo Covenant and agree to and with the said John  
Mapp his heirs Executors Administrators and assigns for us and our  
and Executors and Administrators to have full power to sell let and transfer  
have exception of for the use of the Rauallation which less holdeth and in his  
Possession for the term of thirty eight years and no longer: and the said John  
Mapp his heirs Executors Administrators and assigns shall receive the rent and Profitts there  
to him and others proper use for ever with out the said Rauallation or Interu  
ption of us the said Harmayson West and Powell and our wives aforesaid and  
our heirs Executors Administrators and further were the said Harmayson  
West and Powell and our wives aforesaid doth oblige our selves our heirs  
Executors or Administrators by these presents do declare all our right till then down  
wards, joynture or any other Interest what soever of the aforesaid Bargained  
Lands and Premises and the same doo assigne over to the aforesaid John Mapp  
his heirs Executors Administrators and assigns for ever according as is before  
expressed that is to say the fifty acres of land which was given him actual  
Possession of at the day of the date hereof which less now holdeth and in  
Possession of and the other fifty acres of land which make up the said  
hundred acres land more or less bounded according to the said Lease after the  
Lease of the said Lease be Expired and ended from the day of the date thereof  
and further were the said Harmayson West and Powell and our wives aforesaid  
doth oblige our selves our heirs Executors and Administrators by these presents  
all the rents and dutes of the said John Mapp his heirs Executors Administrators et cetera  
will and shall at all times or times hereafter make do execute and lawfull act or acts  
deed or Deeds for the Surety and Sure making of the said Bargained Lands and  
Premises to the said John Mapp his heirs Executors Administrators and assigns from  
us our heirs Executors Administrators in as ample manner and of as good amperage

22 State in his  
in Recoverie  
and to the  
Court were  
Signed Sealed and  
in the presence of  
John Hare  
John Mapp

Then he  
will and his  
wife do  
give to the  
Law as  
Premises as  
Signed Sealed and  
in the presence of  
John Hare  
John Mapp

Then he  
by his said  
wife and  
will leave  
to order it

This Inde  
Lord God on  
to witness Bar  
Parke Colle  
Pottit for  
the sume  
hereof by  
knowledg a  
new Linge  
alien Barg  
Executors and  
two hundred  
given me by  
the said  
To have an  
affection to  
regular the  
water course  
and all the se  
Domes

44

State in the Temple as they have or by any means hereafter can have or may have  
in Reversion or Remainder as without our hands and seals the Parties above mentioned  
and to this Indenture have herunto set their hands and seals the day and year a  
Date written.

Signed Sealed and Delivered  
in the Person of.  
John Hammonson  
John Mann

George Hammonson the Seal ⓠ  
John Wolf the Seal ⓠ  
John Powell the Seal ⓠ  
Elizab't Hammonson the Seal ⓠ  
Francis Wolf the Seal ⓠ  
Sarah Powell the Seal ⓠ

Memorandum this Sixteenth day of February 1711

Then full Power with Livory and Seizure accordingly as Express'd of the  
willing Bargained Land and Premises by the said George Hammonson and Elizab't his  
wife John Wolf and Francis his wife John Powell and Sarah his wife his  
given to the said John Clapp Esq'rs Executors Administrators and assigns according  
to Law and according to the true intent and meaning of the willing mentioned  
Parties as witnesseth our hand and seals the aforesaid Date

Signed Sealed and Delivered  
in the Person of.  
John Hammonson  
John Mann

George Hammonson the Seal ⓠ  
John Wolf the Seal ⓠ  
John Powell the Seal ⓠ  
Elizab't Hammonson the Seal ⓠ  
Francis Wolf the Seal ⓠ  
Sarah Powell the Seal ⓠ

Northampton County, 1st Inst Feb 19, 1711

Then the said Indenture was acknowledged in open Court of the said County  
by the said George Hammonson and Elizab't his wife John Wolf and Francis his  
wife and John Powell and Sarah his wife to the Clerk sealed and sworn,  
with Livory and Seizure of same to the aforesaid John Clapp and according  
to Order it is recorded. Esq'l Robert Howson Esq'l Northampton

Recorded Esq'l Robert Howson Esq'l Northampton

This Indenture made the fourteenth day of April in the year of our  
Lord God one thousand seven hundred and twelve between the Parties Galloping  
to will Bartolomew Pettit of us one part and the fellow Lingers of the other  
Parties both of Northampton County in Virginia seal'd & seal'd by the said Bartolomew  
Pettit for and in Consideration in Land paid I wome and I cetur'd to be paid it being  
the sum of eight thousand pound of Tobacco and Cash before the Termination  
hereof by me the said Bartolomew Pettit the receipt whereof I do hereby acknowledge  
and do fully and absolutely quit Exonaral and Discharge the said John Clapp  
his heirs Executors Administrators and assigns and every of them have  
alienated Bargained and sold me for God and Son confirmed and by light present I do  
also Bargaine sell in fee simple and Confirm unto the said John Clapp his heirs  
executors Administrators and assigns for ever all that tract of Land & our in my  
two hundred acres of Land situate lying in Northampton County the which was  
given me by my Deceased Master Francis Pettit in his life time and by mutual resolution  
of the said will now remaining out of the County record may more at any time appear  
To have and hold the said two hundred and thirty acres of land & him the said  
and fellow Lingers his heirs Executors Administrators and assigns for ever will at and  
assign the house buildings orchard gardens premises whereto and unto water  
water courses or other Revenues to the same in anywise pertaining or belonging  
and the said Bartolomew Pettit doe for my self my heirs Executors Administrators  
Debtors and friends to and with the said John Clapp his heirs Executors  
Administrators and assigns I that same at the affixing and Delivery of these presents

in Grace and Gloures from all Preuernorances unto Parcels and mortgagess he and I further  
Gouvernant and agree to and will the said Anfelles Linges his Peir Executour and minister  
and affigne for me my Peir Executour and Administratour that we will warrant and defende  
the before mentioned and Bargained Landes and Premises to him the said Anfelles Linges  
his Peir Executour and Administratour for ever from any Person or Persons claiming from  
under me or any of my or other Person or Persons what so ever and I doo  
further Gouvernant and agree to and will the said Anfelles Linges his Peir Executour  
Administratour that the said Barke Comew Pettit will at his Instruccions and request of  
him the said Anfelles Linges his Peir to make sale either or such further Instruccions  
of the said Bargained Landes and Premises to him his Peir or affigne at any time with  
the space of one year or by him or their Council learned in the Law advised and done  
or Required of me my Peir Executour or Administratour in witness whereof I have  
hereunto sett my hand and sealed the day and year above written.

Signed Sealed and Delivered

Bartholo & Pettit

Signature  
the Seale. ☺

Benj: Nottinghame

Tho: Collier.

Know all men by these Presentes that I Margrett Pettit the lawfull wife of a  
a bove Barke Comew Pettit doe Relinquishe all my right and title of Dower or  
any claime I have by Law to the abovesaid Land and Premises, entituled my  
Land and Seale the fifteenth day of April one thousand Seven hundred and twelve

Benj: Nottinghame

Tho: Collier

Northampton the 1<sup>st</sup> April 1<sup>o</sup> 1712

Margrett Pettit  
the Seale. ☺

Then the said Indenture for Land was Delivered in open Court by Bartholomew  
Pettit and Margrett his wife to the said realtys act and Deed to the said Anfelles  
Linges and according to Order and at his request it is Recorded

Test: Robert Howson the 1<sup>st</sup> Northampton

Recorded Test: Robert Howson the 1<sup>st</sup> April the 17<sup>th</sup> 1712  
That the said Livery Servt of the said Landes of acknowledged in open Court of  
the said County by the said Bartholomew Pettit to be his realtys act and Deed to  
the said Linges and according to Law it is Recorded

Test: Robert Howson the 1<sup>st</sup> Northampton  
Recorded Test: Robert Howson the 1<sup>st</sup> Northampton

The Indenture made the 1<sup>st</sup> day of April in the yeare of our Lord God one thousand  
sever hundred and twell and in the twentye year of the reigne of our Sovereigne  
Lady Anne by the grace of god Queen of great Britaine France and Ireland  
of the Quaileys by and Betwix Michael Gil of Northampton County Rector of  
the said parish and John Jackyon of the said County Merchant of the Cittie of  
willmeford that the said Michael Gil hath for and in Consideracion of the sum  
of ten poundes Lawfull money of the Cittie of Willmeford in hand paid  
by the said Jackyon before the Infealing and Delivery of these Indentures receipt whereof  
the said Michael Gil hath acknowledge him selfe therewith fully satisfid  
and paid theroff and every part and parcel therof doth acquitt deffage demand  
and discharg the a bove said John Jackyon his Peir Executour and Administratour for  
ever have given granted Bargained sold bargayned and confirmed and by these Inden-  
tures give grant Bargaines sold bargayned and confirmed unto the aforesaid John Jackyon  
his Peir Executour and Administratour and affigne for ever a certaine Pece of land or  
tract of land lying and being in the a bove said County out the south side of Beccalumme  
 Creek containing fifty acres more or lesse and bounded as followeth viz: on the  
 northern Part by the maine Beccalumme Creek on the eastern by a Branch  
 parting it from the rest of the grand Patten taking up by Edward More  
 and by him sold to John Gil fuller of the said Michael by a Conveyance  
 bearing date March the twentyeone 1710 now on the record of the a bove  
 said County westly by the land of the a bove said John Jackyon formerly  
 belonging to Phillip Mordey and southerly into the woodes the said John Jackyon  
 his Peir Executour and affigne to have and to hold the said fifty acres  
 of land with all houses buildings easies for the Marches gardenes

Dore Mare  
Divelode of  
rents & half  
remainder of  
affigne for to  
be undervell  
fifty acres of  
lot the said  
Lawnfield Re  
Dole for him  
selfe and aff  
of the said  
Other gift you  
be wite in chil  
Jackyon may  
occupye Poff  
as long and  
or would say  
by the first  
wife Comewill  
trates and aff  
gill dole for  
his heirs dece  
Delivery of  
the same lot  
and that the  
out the Leafe  
said Michael  
Perform what  
for and requ  
payable lot  
the said Michael  
and affigne R  
affigne to mal  
in Law or  
Law devifed  
Champion &  
the said dole  
of every g  
gill with I  
Signed Sealed  
In the presence  
of James H  
Then the said  
by Michael Gil  
Jackyon and act

Signed Sealed

In the presence  
of James H

Then the said  
by Michael Gil  
Jackyon and act

of Land with all houses, offices, Buildings, Cottages, fruits, Marches, gardens,

S. further  
1. containing stone  
and old brick  
yellow & brown  
mixing from  
red & brown  
Leirs, Beccles,  
request of  
a difference  
made with in  
Red & orange  
S. & Brown

it  
Co. . . O  
wife & chil-  
dren  
of owners  
valley may  
not exceed two

st.  
Co. . . O  
Baptist Church  
Inferior

star.  
d. Preacher  
2. Said with  
Letter  
Co. . . O  
Doubt not  
Divide

as though  
no longer  
said Preacher,  
but also  
in part  
to him  
and paid  
receipt whereupon  
Satisfied  
Received  
1000 for  
Rec'd by me  
Jackson  
rec'd  
and paid  
mark

24 Orchard woods underwoods ways, Pasture, breeding, water in watercourses with his  
privileges of hunting, shooting, fowling and all other profits, Commodities, stores and  
aments to have, to have, to convey or in any way appropriate with the reservation or removal  
remainder or remainder to the said John Jackson his heirs, executors, administrators and  
affairs for ever and the said Michael Gill, sole for himself and his heirs, friends  
to and with the said John Jackson his heirs, executors, administrators and affairs, the said  
fifty acres of land and premises before mentioned to will, warrant, be given and maintained  
to the said John Jackson his heirs, executors, administrators and affairs, against the said  
lawful Right of any Person or Persons what so ever and further the said Michael G.  
Gill for himself and his heirs, friends the said John Jackson his heirs, executors, adminis-  
trators and affairs that the said fifty acres of land at the time of publishing and delivery  
of these presents and delivery of these was free and clear from any feoffees or  
other gift grant Bargains Sale or any other Incumbrance what so ever and that  
he will maintain free and clear from any such Incumbrance and that the said  
Jackson may from time to time and at all times for ever, occupy, have, hold  
occupy, possess and enjoy the said fifty acres of land aforesaid and appurtenances  
as long and as the manner aforesaid granted aforesaid for any other Person might  
or could enjoy the same and in a large manner as to him granted by Patent  
by the first Lord Rivers and have, take and receive the profit, rents, dues, tolls  
affs, benefit and behoof of him the said John Jackson his heirs, executors, adminis-  
trators and affairs for ever and to no other who or benefit what so ever and the said  
Gill sole for himself and his heirs, friends to and with the said John Jackson and  
his heirs, executors, administrators and affairs that at the time of publishing and  
Delivery of these presents he had good right and lawful authority to do and command  
the same to the said John Jackson his heirs, executors, administrators and affairs for ever  
and that the said Jackson his heirs and affairs shall hold and enjoy the same with  
out the least hindrance, disturbance or molestation or him the said  
Michael Gill his heirs, executors, administrators or affairs or any Person or  
Person whate'er the real services which from henceforth from time to time  
for and receipt of the before mentioned to be granted, paid, shall grow, due and  
payable to the said Lord or Lord of the town of yonkers excepted and except  
the said Michael Gill sole for himself his heirs, executors, administrators  
and affairs, friends the said John Jackson his heirs, executors, administrators and  
affairs to make him or them sue & further or other consequences or affances  
Signed Sealed and Delivered

Michael M. G. Gill

mark

yester... O

just the day of  
from Cook  
Henry H. Webb  
mark

Northampton County April 1st 1772

Then the said Indenture for Land was acknowledged in Open Court before the said County  
by Michael Gill to be in reality act and deed to John Jackson and at the request of the said  
Jackson and according to Order it is Recorded.

To Robert Hough, Notary Public  
Recorded To Robert Hough, Notary Public

This Indenture made the twentieth day of September in the year of  
 our Lord God one thousand Seven hundred and twelve between Darby  
 Riggins of Northampton County in Virginia of the one Partie and Abraham  
 Jacob of the said County of the other partie witnesseth that the  
 Said Darby Riggins for and in Consideration of the sume of Eleven  
 thousand Pound of Tobacco to me in hand paid or otherwise demanded to be  
 paid before theuffing and Delivery of these Deeds by the said Abraham  
 Jacob the receipt whereof I do hereby acknowledge and Every part  
 parcel thereof I do hereby and absolutely acquit Execut and discharge  
 the said Abraham Jacob his heirs Executors and Administrators of and  
 Bargained sold above mentioned and confirmed and by these Deeds  
 doe Bargaine Sold a piece of land and confirmed and by these Deeds  
 Jacob his heirs and assigns for ever one hundred and seventeen acres  
 of land more or less lying and being in the County aforesaid being  
 part of a tract of land of five hundred and fifty acres formerly  
 belonging to John Holloway of the said County and since granted by John Holloway  
 taken the sixteenth day of January one thousand seven hundred and six  
 to Robt French from Priscilla Stevens to the Queenes Majestie to have  
 and to hold the said one hundred and seventeen acres of land aforesaid  
 to the said Abraham Jacob his heirs and assigns for ever together with  
 all houses Edifices gardens orchards fencings Pastures woods underwood  
 water watercourses and all other rights and Priviledges what so ever there  
 unto belonging or to the same in any wise appertaining to the said Person  
 and to the Roofe of him the said Abraham Jacob his heirs and assigns for  
 ever a joint with the said Darby Riggins my heirs Executors Administrators  
 and all and every other Person or Persons what so ever claiming from  
 by or under him them or any of them and I the said Darby Riggins  
 doe give me my heirs Executors and Administrators Covenant and grant  
 to and with the said Abraham Jacob his heirs and assigns that he and  
 they and every of them shall or may by force and virtue of these  
 Deeds from time to time and at all times hereafter lawfully  
 peaceably and quietly possesse occupy and enjoy the aforesaid land  
 and seventeen acres of land with all and singular the buildings  
 promises Properies to be made and be kept for ever without any lett hind or trouble  
 of me the said Darby Riggins my heirs Executors and Administrators or any other Person or Persons  
 by reason of molestation or disturbance what so ever claimany by force or what so ever the  
 Darby Riggins my heirs to or by my or their means act by force or Recourement  
 and further the said Darby Riggins for my self my heirs Executors and Ad-  
 ministrators doe Covenant Promise and agree to and with the said Abraham  
 Jacob his heirs and assigns at their Request of him the said Abraham Jacob  
 his heirs and assigns and at his or their Proper Cost and charges to make  
 and give such further assurance of the before Bargained Land

and Promy  
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 Law Shall  
 be observed  
 Signed Sealed and  
 in the presence of  
 for me

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 witness

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 within me  
 witness who  
 day of Sept  
 two thousand

Signed Sealed and  
 in the presence of

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 ment of  
 by Darby &  
 to Abraham  
 Recorded

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our Darby  
& and others  
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the Plaintiff  
said to be  
Said Abraham  
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and differing  
stores. We are  
to the Plaintiff  
Said Abraham  
in consideration  
and Every  
formerly  
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as to have  
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derwards.  
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Abraham  
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and Promises to him or any of them at any time within the place of ten  
years after the date hereunto as by his or their Consent Learned in the  
Law Shall Be Reasonably Devised and Required In witness whereof I have  
hereunto Set my hand and fixed my Seal the day and year aforesaid written  
Signed Sealed and Delivered  
in the presence of -  
John Grange  
John Grange  
the Seal - ①

Darby DR Riggins

Memoirs andme that on the sixteenth day of September 1712  
That Livery and Seizin of the willm mentioned Land and Promises was given  
to the Said Abraham Jacob by the Said Darby Riggins according to Law as  
witness my hand and Seal the day and year aforesaid

Darby DR Riggins

the Seal - ①

Know all men by these Presents That Dorothy Riggins the Lawfull  
wife of the aforesaid Darby Riggins doth Acknowlegh all my right  
title and Interest of Dower or any Calms I have by Law as to my  
Thirds of the willm mentioned Bargained Land and Promises to the  
willm mentioned Abraham Jacob his heire and affigues for ever in  
witness whereof I have hereunto Set my hand and fixed my Seal this sixteenth  
day of September in the Year of our Lord one thousand Seven hundred and  
Eighteen

Signed Sealed and Delivered in  
Presence of -  
Mary Riggins  
the Seal - ①

Northampton the 16th 1712

Then the a bove said Indenture with Livery and Seizin and the Acknowlegh-  
ment of Dower was acknowledged in Open Court of the said County  
by Darby Riggins and Mary his wife to be there Deale act and Deed  
to Abraham Jacob and at his Request was according to Order it is  
Recorded -

Recorded - Robt Howson Esq<sup>r</sup> Northampton

27 Know all men by these presents that I Darby Riggins of Northampton County  
am holden and firmly bound unto Abraham Jacob of the same County in the sum  
and just sume of Nearely two thousand <sup>po</sup> good Merchantable Tobacco in Capse to  
be paid to the said Abraham Jacob or to his certaine attorneyes executors ad-  
ministrators or assignes conveniently in the County aforesaid for which payment  
well and truly to be made and done I bind my selfe my heirs executors and  
Administrators firmly by these presents in witness whereof I have hereunto  
set my hand and sealed my Seal this sixteenth day of September in the  
year of our Lord one thousand seven hundred and twelve

The Condition of this obligation is such that whereas the above bound Darby Riggins  
hath granted Bargained and sold to the above said Abraham Jacob his heirs and assignes for  
ever one hundred and seventeen acres of Land lying and being in the County aforesaid being part  
of a tract of Land of five hundred and fifty acres formerly Belonging to John Holloway and  
since found by Inquisition the sixteenth day of January one thousand seven hundred and twelve to be  
dealt to from Priscilla Stevens to the Queenes Majestie as by a certaine Deed of Indenture bearing  
equal date with these presents will more fully appear wherein if he the said Darby  
Riggins his heirs executors and Administrators doo from time to time and at all times  
hereafter truly performe and keepe all and every clause Article and command  
contained in the said Deed of Indenture according to the true intent and meaning  
whereof then this present obligation to be of no effect or otherwise to stand  
and remaine in full force and vertue — — — — — Darby DR Riggins

Signed Sealed and Delivered

In presence of

John Grant Northampton the 16th Septemr 1712

Then the above said Bond was acknowledged in open Court of the said County  
by Darby Riggins to be his Real estate and Deed to Abraham Jacob and at  
his request and according to Order it is Recorded

Recd Twp Robert Howson Esq<sup>r</sup> Northampton

In the Name of God Amen

I Joseph Bentall of Northampton County Being sick and weak in body but  
in perfect sense and memory do make and ordaine this to be my last will  
and Testament revoking all other wills and Testaments given I beseeche my soul  
into the hands of Almighty God that gave it me hoping through the merits  
of our blessed saviour Jesus Christ to enjoy eternal life and my body to be  
decency buried at the discretion of my Executor and for what worldly estate  
it hath pleased God to endue with I dispose of in manner and form following  
I give and bequeath to my son Daniel Bentall one Shilling — — — — —  
I give and bequeath to my Grandson Thomas Bentall the son of Joseph Bentall  
one Shilling

28 Now I give and  
bequeath to my son  
Mary Bentall  
for want I  
that my Son  
and his wife  
shall have  
Maintenance  
God that his  
live where  
the liberty I  
have My depts  
Left I make and  
executrix of  
my will I do  
Signed Sealed and Delivered in the presence of  
John Green Dec 16 1712  
Joseph Bentall  
Signature  
Then the last  
testament of  
Joseph Bentall  
was signed at the  
16th Dec 1712

I John Bentall  
make and ordaine  
God for the  
time that all  
to God the  
of that year  
Day 16 1712  
will and testy  
In presence of my  
hopes to Recd  
of ... Beque  
the Earth to  
her mentioned  
Item I give and B  
two hundred ac

Manayunk County  
County in the said  
State of Virginia  
Decedent and  
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Executors and  
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done during  
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days and  
and necessary  
wife to stand  
good  
Seal

28 Now I give and Bequeath to my Daughter Elizabeth Gifford one Shilling  
Item - All the Rest of my Estate both real and personal I give and Bequeath to my wife  
Mary Boulhall to be wholly at her Disposal and if this Should not be forced  
for want to Sell or Dispose of my Land or any Part thereof then my will is  
that my Son William Boulhall Shall have all my Land and Plantation to him  
and his Heirs male for ever and my will is that my Son William Boulhall  
Shall have the Liberty to live upon my Land where he now lives with out any  
Molestation or Disturbance so long as his Mother Lives and when it comes  
God that he desparts this life my will is that his wife have the liberty to  
live where she now dwells so long as she remains a widow but not to have  
the liberty to put any Tenant there

Item My desire is that my Estate Shall not be appraised

Lastly I make and appoint my wife Mary Boulhall to be my whole and sole  
Executive of this my last will and Testament In witness whereof I have  
hereunto set my hand and seal this Sixth day of October anno Dom 1712

Signed Sealed and Delivered

in presence of  
John Grank  
Joseph Grank

Joseph & GilCombe

Northampton for November the 18<sup>th</sup> 1712

Joseph Boulhall  
the Seal

Then the said will and Testament of Joseph Boulhall was opened  
and read by the said County by the Corporation called of John Grank Joseph GilCombe and  
John Boulhall at the Request of his widow and Executive Mary Boulhall and allowed  
to be read by the said Executrix Robert and according to order it is recorded

Test Robert Howson  
Recorder - Test Robert Howson 166<sup>th</sup> Northampton

In the Name of God given this 27<sup>th</sup> day of October  
Anno Dom 1711

I John Scirill of Northampton County in Virginia being Sick and  
unable in body but of good memory and Judgment Reciprocally  
God for the same and knowing the uncertainty of all things here upon Earth do  
order that all flesh my Soul & Soul to whom it shall Depart  
to Earth thereof and bring Desirous to settle things in Order and to express  
of that intent wherein with it shall Depart Almighty God for a Surety  
Desire to Express do make Ordain Constitute and appoint this my last  
will and Testament to be in manner and form following

First I Bequeath my Soul into the hands of almighty God... Sure and certain  
hope to receive full Pardon and Remission of all my sins through the merits  
of my Blessed Saviour Jesus Christ at his Resurrection and my body to  
the Earth to receive such Christian Burial as by my Executrix may  
be mentioned shall be thought most meet and fitting - -

Item I give and Bequeath unto my Son John one Plantation or tract of Land containing  
two hundred acres of land lying on the Bay side Called Bow Coman Branch where

29

Where John Warren did formerly live and Drove to him and the said John did his own body for ever dead forward of such Person then as is Depicted in my will bearing date with this his right wchch Land tract or Land upon which said Land was situated lying said Land place by his Grandfather John Sheepheard by a Deed of gift made by the said John Sheepheard dated this twelvth day of April one thousand seven hundred and seven which deed was proved in Open Court by John Marshall the Lawfull attorney of the said Sheepheard by a letter of attorney made & delivered apward to his said John Marshall w<sup>t</sup> Letter bearing date with the said deed aforesaid was likewise proved in Open Court.

Item I give to my Son John Smith the Plantation whereon I now live containing by plantation two hundred acres of Land lying and being upon Newhalde Brook after the death of my wife Jean Smith and the said Jean Smiths own Body for me and if no Person then living Brother as is Expressd by the deed of gift before mentioned by the said John Sheepheard and proved in Court as aforesaid by John Marshall the Lawfull attorney of the said Sheepheard as aforesaid

Item I give and Bequeath unto my Deare and Loving wife all my Estate wchch and without during her widowhood and I make my said wife my wchch sole Executrix of this my last will and Testament but if my said wife Jean should marry then my will is that all my whole Estate will be done and will be equally Divided betwene my three Children Tabitha Smith Leah Smith and Jonathan Smith.

My will is that my two daughters Tabitha and Leah shall have full possession of the Estate aforesaid when they come to the age of sixteen years and my Son Jonathan at the age of twenty one years.

Item My will is that my trusty and well beloved friend John White School master be an Executor to see this my last will and Testament fullfilled and performed in all and every of the premises above mentioned in witness whereof I have hereunto set my hand and sealed this day and year aforesaid written

My will is that my said wife bring up all my children to read the Bible through out either to teach them her selfe or else to put them Schools in witness whereof I have hereunto set my hand and sealed this day and year aforesaid written

Signed and Sealed in the presence of us,

John Smith

the 10th

John Johnson  
John White

Richard Johnson

Northampton Novem ber 1<sup>st</sup> 18<sup>th</sup> 1712

Then the said last will and Testament of John Smith late of the said County deceased was proved in Open Court of the said County by the Corparatt Oath of John White and Richard Johnson and allowed of by the Court to be authentic Probate and according to law it is Recited

Tos<sup>t</sup> Robt Thompson

Recorded Tis<sup>t</sup> Robt Thompson 1<sup>st</sup> Northampton

30

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Signed Sealed at  
Thomas &  
Act<sup>t</sup> Da

This Indenture made the Thirtieth day of November in the year of our Lord God one thousand seven hundred and twelve betweene vs his Sanders of Northampton County in Virginia Planter on his part and James Clifft of the place and County aforesaid Cordwinder on his other part witnesseth that he the said vs his Sanders hath Bargained with vs to livery and heriot made of one parcell of Land containing by plantation more or lesse eight acres unto the above said James Clifft for the valuable Consideration of severall hundred pound of Tobacco and Cash paid before the signing and Sealing of these presents for his which and from the which the said vs his Sanders doth for us his heirs Executors and Administrators Release and Disquit and discharge him the said James Clifft his heirs Executors and Administrators and from all Demands Lending unto him a bove said parcell of Land and is situated lying and being in the said County of Northampton being part of one hundred acres of Land Conveyed to me the said vs his Sanders by me Daniell Steele Deceasid and Rurining for its bounds Southly from the said James Clifft Line of marked trees of the Land where he now liveth to the head of the first Valley next beyond where formerly stood at Dyke Post and Southwest into the marsh it being all the Land I have on the westward side of the maine Road to the said first Valley: To have and to hold the said eight acres of Land with all profits and pretences there unto belonging or in any wise appertaining unto the said James Clifft his heirs Executors Administrators and offiss for ever and to his and their proper use and behoofe with out any contradiction or power of Revocation in any wise so that neither the said vs his Sanders my heirs Executors and Administrators nor any other Person or Persons whatsoever for vs or in the names of us or in any name or names of us at any time or times here after shall or may affe claime Chaleng or Demand in or to the same or any part thereof anytyme Right Title vs or Possession but from all actions of Right Title claime entred v/s possession or demand were and every of vs to be utterly excludid and for ever debarred by these presents to the said James Clifft his heirs Executors Administrators or affiss paying or causing to be paid yearly and every year for ever all taxes or impositions that shall grow due or be laid upon the said eight acres of Land unto our Sovereigne lady the Queen her heirs and successours for the said eight acres of Land binding my heirs Executors and Administrators the a bove mentioned Recydes with appurtenances unto the said James Clifft his heirs Executors Administrators or affiss against the claimes of me my heirs Executors or affiss and against the lawfull claimes of all other Person or Persons whichever shall warrant and defend by these presents Recydes whose of vs and for the confirmation of the singular like a bove mentioned Recydes I have herunto set my hand and sealed the day and year first above written

Signed Sealed and Delivered in this day of  
Thomas Collier  
Attle Caple

Wm Sanders  
Seal

Northampton 1<sup>st</sup> November the 18. 1712

Then the willin Indenture for Lands was acknowledged in Open Court by me  
Nathaniel Capell as an Attorney of the said to the Recite Act and Deed  
of the said vs his Sanders to James Chaffell and according to Order it is Recorded

Tos: Robert Howson  
Recorded Tys: Robert Howson 18<sup>th</sup> Nov: Northampton

I know all more by these Recds that I vs his Sanders of Northampton County in Virginia do  
make Ordaine Capital and appoint my Loving friend Nathaniel Capell of the same place  
to be my Lawfull attorney for me and in my Name to acknowledge in Open Court of this  
County of Northampton One Indenture or Conveyance for Eight acres of Land unto  
James Chaffell of the same County Ratifying to be good and effectual in the Law  
what my said attorney shall doe in the same as willing my hand and Seal this 1<sup>st</sup>

Day of November 1712

Thomas Collier  
from Wayne Boyce } Northampton November the 18. 1712 y<sup>t</sup> Seal - 0

Then the said Power of Attorney was Proved in Open Court of the said County  
by the Corporal Oath of Thomas Collier and according to Order it is Recorded

Tos: Robert Howson  
Recorded Tys: Robert Howson 18<sup>th</sup> Nov: Northampton

This Indenture made this Thirtenth day of November in the year of our Lord one thousand  
Seven hundred and twelve and in the tenth year of the reign of our Sovereign lady  
Anne by the grace of god Queen of great Britain France and Ireland Defender of  
the Faith &c Between Michael Richards of Accomack County in Virginia Planter of the  
part and John Bowden of Northampton County and Colony aforesaid mariner of Boston  
and witnesseth that the aforesaid Michael Richards for and in Consideration of one  
marily of a Sea Slope and eight pounds Current Bond money already by the said Michael  
Richards of the said John Bowden Recived the Receipt whereof here by his selfe acknowledging  
hereof and of Every part and parcel whereof both hereby acquitt Executed and Discharged the  
said Bowden and his heirs for ever Hays given granted and Bargained sold and Conveyed as  
hereby by these presents I do give grant Bargain Sell Payne ge and Conferre to him aforesaid  
John Bowden his heirs and assigns for ever a certaine piece of Land lying on Middleapungo  
Brook in the County of Northampton containing two hundred acres which said two hundred  
acres of Land was Recceived out of a Deed of gift from one Stephen Charlton of Newfane  
Brook who Decayed to his Daughter and given to his Daughter of Gregory Michael and his son  
to Grace Haxcroft and Bridgett his wife both deceased and by them in their life time Conveyed  
to one Giles Cope lately Decayed and by his will and Testament given to his son Thomas  
Cope and by the said Thomas Cope Conveyed to the before mentioned Michael Richards by a  
Deed bearing Date November the 25. 1709 the said two hundred acres of Land in bounded  
as Gallowell Edward on the sea Southward on Middleapungo and easterward on the land of  
John Cobb as by the deed of gift of Stephen Charlton to his Daughter Elizabeth Birney  
dated January the 17<sup>th</sup> 1670 may appear the said John Bowden his heirs and assigns for ever and to  
to have and to hold the said two hundred acres of Land with all houses buildings gardens

Orchards wayes water watercours woodes woodworts with all Rightes Commodities Priviledges  
and Inventions what ever to the same belonging or in any way appertaining to the only  
wife and heire of him the said John Bowden his heirs and assigns for ever and to  
no other wife wherover and further the said Michael Richards for him selfe and his

hers Recd  
the said John  
that at the  
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said John

his Executors Administrators and for Every of them shall Government and grant to and with the said John Bowdon his heirs Executors and assigns and Every of them by these presents that at the time of Sealing and Delivery of these Presents the same Land was lawfully possessed of and in the said Land and therefor with the appurtenances thereto sold as of his proper inheritance in free simple and full full power and lawfull authority to Enforce sell and convey the same in manner aforesaid and also that the said Land and Possessions will be appurtenances in free and clear from all manner of former or other rights grants Bargains Sales agreements leases mortgages Tenures or Incumbrances which soever had made committed or suffered to be done by the said Richard his heirs or any Personwhosoever the rent or rents payable to his Lordship or the fees or Rent for excepted as aforesaid and further the said Michael Richards for him selfe and his heirs Executors Administrators doth Convenant Promise grant and a give to and with the said John Bowdon his heirs Executors Administrators and assigns to make him or them or either of them & their reasonable Agents by and before in the law such further or other Conveyances as aforesaid for the Sure making of the same and Possessions as them or either of them there or either of their Concessions Learned in the Law Convey or Convey Provided he give no further than the County Court of Northampton to do and performe the same and further the said Michael Richards will bind and oblige himself and his heirs Executors and Administrators to the aforesaid John Bowdon his heirs Executors Administrators and assigns that he will maintain the aforesaid Land and Possessions to him and Every of them free and clear from the title of any Claimor or Dower which at any time hereafter may be claimed by my wife Jane Rickard or any other Person whatsoever and Lastly the said Michael Richards doth John Bowdon his heirs and assigns to acknowledge this Indenture Conveyance in the open Court of Northampton County where the same is required in Confirmation the open Court of Northampton County wherein the same is contained I have set my hand and Seal this day of Every article and Clause herein contained I have set my hand and Seal this day and year aforesaid written — — — — — Michael Richards — — — — — the Seal Ⓛ

Signed Sealed and Delivered

In the Year of our Lord 1712 Northampton 18<sup>th</sup> November 1712  
 From Richd Then the said Indenture or Conveyance for Land was acknowledged  
 Gran Cooke in Open Court of the said County by Michael Richards to be  
 in Deed act and Deed to the said John Bowdon and at his Request and according to  
 Order it is Recorded — — — — — Twp Robt Howson Twp Northampton  
 Recorded — — — — — Twp Robt Howson Twp Northampton

Memorandum that Peaceably and Quiet Possession and Seizure of the Land and Possessions  
 within mentioned was by the said Michael Richards within mentioned given to the  
 within named John Bowdon by the wife and Bonet of him the said John Bowdon  
 his heirs and assigns for ever as in the within mentioned Deed or Indenture Conveyance expressed  
 given this Nineteenth day of November one Thousand Seven hundred and twelve in the  
 year of whose names are under written — — — — — Michael Richards

From Richd Northampton 18<sup>th</sup> November 1712 the Seal Ⓛ  
 Gran Cooke Then the said Livery and Seizure of the said Land was also acknowledged in Open Court  
 of the said County by the said Michael Richards to be in Deed act and Deed to the  
 said John Bowdon and at his Request and according to Order it is Recorded

Twp Robt Howson Twp Northampton  
 Recorded — — — — — Twp Robt Howson Twp Northampton

To all &c Wheresoever Knowes that I the Said Thomas Lord Culpeper Baron of Thorwaye Esq; Lieut and Governor of the Kinges King Indians hath made very often repeated Complaints and haulte Troubled the Govern and Council about there Land they laye Poffered at the Sea Side on the Nastore Shore ever since the year one thousand six hundred fiftie one in appear by an Ancient Pallot out on Record in the same Years next with standing whereof the Said Indians complained they were still disturbed by John Kendall late by Decayed which was there Settled by Capt John Savage who also pretended a Claim to the said Land and for muche as at a Court held at James City by the hon<sup>e</sup>ble Govern<sup>r</sup> Sir William Berkley and Council of State bearing date the twentieth day of September one thousand six hundred Seventy and four then the said Govern<sup>r</sup> and Council tooke the Capt of the said Indians who have beene in enmy with vs into Consideration and granted Order that power of the Gentleman of the said place shold goe upon the said Land and make Inquiry into the bounds of the said Land and how much the said John Kendall did all that Report Poffered and doe paye as much in Liver thereof to be Laid out convenient for the said Indians out of Capt Savages Land which is to saye Poffered by the said Indians without Disturbance of any Person or Persons what so ever as by the said Order may appear in Obedience to which the Order of the General Court w<sup>t</sup> John Strang, Capt John Austin Capt Southey Littleton Land Major Edmund Bowmen Gentleman Relied for the same Purpose have with all Vigilance and Care made such Inspection into the said Land as by the report of ye same under their hands and at the instance of the said Gentleman Capt Southey Littleton made Survey of the said Land v<sup>t</sup> the Indians where it may also appear by his Rott given under his hand dated the second day of Septem<sup>r</sup> one thousand six hundred Seventy five: Now Knowes that the said Thomas Lord Culpeper Baron of Thorwaye in Maj<sup>t</sup> Lieut and Governor do give and grant unto the Kinges King Indians six hundred and fifty acres of Land lying and being in Northampton County beginning and bounded Northly upon the good Creek the same to a marked tree South West by South West one hundred Seventy and two Rods to an other marked tree thence North Seventy four degrees west two hundred Rods to a marked corner tree thence South Thrice degrees East three hundred and seven Rods by a line of marked trees by Capt Savage in Land to a marked corner tree on the said Land thence by a line of marked trees by Capt Kendall Land to a marked tree standing thence all a long East eight Degrees North by a line of marked trees by m<sup>t</sup> Thomas Harmonson in Land to the sea side thence bounded by the marsh to the first bounds of the said Augood Creek the said Land being due to the said Kinges King Indians as by Antient Pallot doth and may appear to have and to hold re to be his and yielding and paying as provided & dated the tenth of July one thousand six hundred and eighty.

Copy Veria Tipp W Edwards C<sup>r</sup> by G<sup>r</sup>

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34. Injor their Land Given under my hand and Seal this 24<sup>th</sup> day of October  
Anno Domini 1690.

ye Seal. Northampton Decem<sup>r</sup> the 16<sup>th</sup> 1712 Mr. Michelson

Given at the Request of the Hon<sup>ble</sup> Col<sup>t</sup> John Cutts Esq<sup>r</sup> on his Behalf  
of King King Edmund the aforesaid Plaintiff is ordered and according to Order  
is Recited — Test<sup>d</sup> Rob<sup>t</sup> Howson Recorded by Robert Howson Esq<sup>r</sup> Northampton

In the Name of God amen.

I John Stockly of Northampton County Soner, being in perfect Senses and memory do make this my last will and Testament in manner and forme aforesaid  
I do give and Bequeath my Soule unto Almighty God my maker who gave it to me  
and my body to this ground from whence it came.

Item I do give will and Bequeath unto my Sonn John Stockly all my Land wherein  
I now live during his Natural Life and after his Decease to his two Sonnes Francis  
and John Stockly to be Equally devided Between them.

I give it to them and their Heires male and for want of such Pye, I give the said  
Land to my Son Thomas Stockly to him and his Heires male and for lack of such  
eye, I ento the next in Generation Law.

Item I give to my Son John Stockly my Quart Silver Cuppe and my Half Silver Cup  
with a foot base.

Item I give Eleven Silver Spoons and two Small Silver Cupps to be Equally devided  
Between my Son John Stockly and my Grand daughter Francis Wilkins and my  
Grand Son William & William I give to my Son John Stockly my Pistols Gunnes  
and Sword I give my Son John Stockly the Cloes of my Gunnes I give him the  
Cloes of my Cloes I also give him my best Bed and Curt and I give him  
more payr of Land mill Stones.

Item I give to my Daughters Mary Wilkins and Elizabeth Wilkins my pair of Land  
mill Stones which I all ways hant to givd with I give to my Daughter Elizabeth  
Wilkins three Children Each of them two

Item I give to my grand Son Francis Stockly my Gold Buckly

Item I give my Wives man Serf to my Son Thomas Stockly and his Child my wife now goes  
with I give my Silver Bocor to my Son Thomas Stockly and his Pye

I give to my Son Thomas Stockly my best Yellow bed and Bougton bed rug and pair of  
Blankets.

Item I give and Bequeath to my Son Thomas Stockly all my right title and interest of a Acre  
Land that did belong to my wife when I married her.

Item I give all the Rest of my Estate to it in what kind soever to my loving wife  
Elizabeth Stockly to be Equally devided between her and my Son Thomas Stockly and  
the Child she now goes with.

Item I give to my Loving wife Isabell Stockly during her wedowhood my Plantation  
which I have given with the house and Gencet Taylor Orchard and all Previdy  
which I Propose to be waled in anything.

My will and Desir is that my wife leave my Son Thomas Stockly to Read so soon  
as he shall come to be fit to be put to it my will and Desir is that my Son  
Thomas Stockly shall be at age when he comes to the age of Eighteen

My will and Desir is that if my wife shall marry that immediately before she shall  
make desision.

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or John Tar  
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I do make and vidaine my loving wife Juffable Stockley my whole and only  
executrix of this my last will and Testament making and doing all former wills  
wills and Testaments made or done by me at least any time or times pre-  
vious thereto I have hereto set my hand and signed my Seal this  
thirtieth day of October thousand seven hundred and eleven my will is  
in my said handwriting now signed and sealed before Sealed and subscribed in the  
presence of us  
witnesses by us  
John Stockley — O

Top  
William Coffin  
William Willott  
Ann Willott

Northampton 1st January 1110 20<sup>th</sup> 1712  
13

Then the last will and Testament of John Stockley Deed was presented to the  
Court by his widow and executrix Juffable Stockley who came taken the oaths  
according to Law and desired that publication might be made whereof which accordingly  
was done in open Court by the Coroner called John Francis Coffin William Willott  
and their wives and attested of by the Court to be authentic Probate and according  
to Law it is Recorded —

Top Robert Howson Esq Northampton  
Recorded Top Robert Howson } Northampton

In the name of God amen I Thomas Tarbuck of Northampton County in  
Virginia being sick but of perfect memory Praised be to God doo make and give unto  
my last will and Testament as follows —

I do give my soul into the hands of God and hope for pardon of my sins through  
his Mercy in my Lord and Saviour Jesus Christ and my body to be decently buried  
I do give and Bequeath to Andrew Smeaw one hundred weight of Virginia Coddle a  
Pemphigus Tartare and leather lace of silk.

I do give to John Smeaw two miles of Irish Linen

I do give to Andrew the son of John Smeaw two miles of Irish Linen

I do give to Margaret Smeaw two old Skirts

I do give to William Wallop Esq my horse Bridell and saddle

I do give to my daughter Catherine Robins wife of John Robins one of the best Handker-  
chiefs I have in my Chest —

The next best Handkerchief I do give to Sarah the Mother of Andrew Smeaw

I do give one new Handkerchief to Lawrence Senior —

All other my goods and chattels and money whatsoever both in Virginia and  
England and elsewhere I do give to my brother Brother John Tarbuck and  
his wife and their Daughters Margaret and their Son if they leave any to be  
equally divided between them; also my great Coat to my Son George Tarbuck  
I do sign and affix my hand to John Robins and John Smeaw to be Overseers  
of this my last will and Testament that it be duly performed and to pay all  
my debts and legacies at aforesaid and make Return of my goods money and chatt-  
els at my death to my said Brother John Tarbuck and if he die in

this Robins think fit or is willing to do it I do desire what Spanish money  
I have about me into Tobacco Provided it exceed not eight Shillings the pound  
and the same to be given to my Exeutor or a Person I will name  
in my will to be named John Robins to set my hand and seal this thirtieth day of January  
Anno Domini 1712 —

Signed sealed and published the day and year aforesaid

Thomas Tarbuck

mark

Seal. — O

John Mann John H. Galloway  
Anne A. Galloway

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John doo make and Ordaine my loosing wife Jffable Stockley my whole and only  
 Executrix of this my last will and Testament making herde all former wills  
 wills and Testaments made or done by me at less any time or times in  
 witness whereof I have hereunto set my hand and affixed my Seal / this  
 thirtieth day of October one thousand seven hundred and eleven my will is  
 in my hands before my wife mentioned before / my wife my will is  
 my wife marry she shall have her third before Sealed / Signed sealed in the  
 presence of us  
 witness by us

John Stockley — O.

To

James Coffin  
 William Willott  
 Ann Willott —

Northampton 1<sup>st</sup> January the 20<sup>th</sup> 1712  
 13

Thon the last will and Testament of John Stockley Doe was Presented to the  
 Court by his widow and Executrix Jffable Stockley who came before the Court  
 according to Law and Desired that Application might be made thereto which according  
 was done in Open Court by the Corporal Cates of Francis Coffin William Willott  
 and Anne his wife and allowed of by the Court to be Authentick Probate and according  
 to Law it is Recorded —

To Robert Howson Esq<sup>r</sup> Northampton  
 Recorded — To Robert Howson Esq<sup>r</sup> Northampton —

In the name of God Amen : I Thomas Tarbuck of Northampton County in  
 Virginia being sick but of sound memory Praised be to God doo make and appoint

my last will and Testament as followeth —

I doo give my Soul into the hands of God and hope for pardon of my sins through  
 our Lord and Saviour Jesus Christ and my body to be decently Buried  
 I doo give and Bequeath to brother Rafe one hundred w<sup>m</sup> Virginia & Co<sup>r</sup> a  
 Penitent jacket and leather pair of breeches.

I doo give to brother Rafe nine £<sup>s</sup> of Irish Linen

I doo give to Andrew his son of John Susan Nine £<sup>s</sup> of Irish Linen

I doo give to Margery Senior two Old Skirts

I doo give to William Waterfield ten my horse Bridell and saddle

I doo give to my Catherine Robins wife of John Robins one of the best Handker-

chiefs there in my Chest

The next best Handkerchief I doo give to Sarah his Mother of Andrew Snow

I doo give one new Handkerchief to Lawrence Senior —

All other my goods and chattels and money whatsoever both in Virginia and  
 England and Elsewhere I doo give to my Brother Brother John Tarbuck and  
 his wife and their Daughter Margaret and their Son if they leave any to be  
 equally Divided Between them; only my great Coat to my Son George Tarbuck  
 I doo desire and Appoint my John Robins and John Snow to be Overseers  
 of this my last will and Testament that it be duly Performed and to pay all  
 my debts and Legacies as aforesaid and make Returns of my goods money and jewels  
 and all other my effects to my said Brother John Tarbuck and to the said Mr

John Robins think fit or is willing to do it; I doo desire what Spanish money

I have Collected out into Tobacco Provided it exceed not eight Shillings the pound  
 and so Registered by my Executor as aforesaid In witness whereof I have set my hand and Seal this the fifth day of January

1712  
 Signed Sealed and Published the day and year aforesaid  
 in the presence of us

John Mann: John H. Galloway  
 John A. Galloway

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Thomas P. Tarbuck  
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 the Seal. — O

Northampton 1<sup>st</sup> January the 20<sup>th</sup>, 17<sup>72</sup>

Then the Last will and Testament of Thomas Tarbuck Esq; was Presented to their Court by his Trustees John Robins and John Swan mentioned in the said will on the behalf of his Executrix or John Tarbuck who is appointed Executor of the said will by the Court they having taken the Oath as the Law requires in such cases and Declared that Probate might be made thereto which accordingly was done in Open Court by the Corporal Oaths of John Marie John Hallory and John Hallory and allowed off by the Court to be Authentick Probate and according to Order it is Recorded

Tes<sup>t</sup> Robert Houston  
Recorded. T<sup>e</sup>s<sup>t</sup> Robert Houston B.C. Northampton

In the name of God amen

I John Gore of the County of Northampton in Virginia Being weak of Body but yet perfect sense and memorye Blessed be God for it I do make this my Last will and Testam-

ment in God I Bequeath my Soul into the hands of Almighty God my heavenly Father leaving off forsworn for all my sin in and through the merit of Jesus Christ my Son and my Body to the Earth desirous a Christian Burial in my wodly place I give as falle I give and Bequeath to my Son John Gore one hundred acres of Land being Part of my Land wher son I now Dwell the said Acre or the part thereof to belong to his said one hundred acres

Item I give and Bequeath to my Son Thomas Gore one hundred acres of Land lying upon my Son John Gore his hundred acres of Land with the half of the Orchard and half of the pasture my Son John having of the other Part of the pasture

Item I give and Bequeath to my Sons Edward William and Edmund Gore three hundred acres of Land being Part of my Land wherein I now Dwell Edward Gore his hundred acres of Land to John upon his Brother Thomas his Land William his hundred acres of Land to John upon Michael Rickards his Land and Edmund his hundred acres of Land to John upon William and Edwards Land and my Son John to have the liberty to get this his upon any Part of all my three hundred acres of Land

Item I give to my wife all my moveables and not to be molested by any of my Children during her life from having my Privilege of the Orchard house and my Plantation and my said Rebecca Gore to divide my moveables amongst my Children as she sees convenient and I do make my wife my sole Executrix revoking all other wills I make and ordains this my Last will and Testament as witness my hand and Seal this first day of February in the year of our Lord 1709.

Tes<sup>t</sup> Henry Blair

John E. Gore

David Edmunds } Northampton 1<sup>st</sup> January the 20<sup>th</sup>, 17<sup>72</sup>  
John Culpepper Esq; Seal

Then the Last will and Testament of John Gore Esq; was Presented to Court by his widow and Executrix Rebecca Gore who hath taken the Oath as the Law in that case Requires and Declared that Probate might be made thereto which accordingly was done in Open Court by the Corporal Oaths of Henry Blair and David Edmunds and allowed off by the Court to be Authentick Probate and according to Order it is Recorded

Tes<sup>t</sup> Robert Houston  
Recorded T<sup>e</sup>s<sup>t</sup> Robert Houston B.C. Northampton

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This eighteene of July in the year one thousand seven hundred and twelve I Edward  
 Joye of the County of Northampton in Virginia being of good memory and Judgment and  
 knowing the uncertainty of all things heroyne Earth and being Desirous to sett all things  
 in Order and to Dispose of that Personall Estate where with God almighty assist me  
 will doo make and Ordaine and appoint this my last will and Testament to be in manner  
 following and first and a bove alle I doqueall my Soule into the hands of Almighty God  
 who gave it and my body to the Earth from whence it was taken in Sure and certaine  
 hope of a joyfull Resurrection in and through the intercessions and mediation of my well  
 loved and Savoir Jesu Christ.

Item I give and Bequeath unto my Son Edward Joye two hundred acres of Land lying on South  
 Side of the Land I now live upon and being of the Land I bought of Isaac Foxcroft to him  
 and to his heirs Lawfully begotten of his body for ever and for want of such heirs I  
 give the said Land unto my Son Major and to his heirs for ever

Item I give and Bequeath unto my Son Major Joye the Plantation where I now Dwell and  
 One hundred and fifty acres of Land together with the Plantation to him and his  
 heirs Lawfully begotten of his body for ever and for want of such heirs I give  
 the said Land and Plantation unto my Son Thomas Joye and to his heirs for  
 ever the said Land lying on the South Side of that Dividene of Land formerly  
 Purchased of Gilbert Henderson

Item I give and Bequeath unto my Son Thomas Joye one hundred acres of Land lying on the West  
 Side of that Dividene of two hundred and fifty acres which I Purchased of Gilbert  
 Henderson the said Land to him and his heirs for ever Lawfully begotten of his body  
 and for want of such heirs I give the said Land to him and to his heirs for ever

Item I do hereby give and Bequeath unto my Son Edmund Joye one hundred acres of Land  
 part of that Dividene of three hundred acres which I Purchased of Isaac Foxcroft  
 lying at the head of the said Land to both him and to his heirs for ever Lawfully  
 begotten of his body and for want of such heirs to his next heire in common law

Item I do hereby give and Bequeath grant that I revide unto all my aforesaid Sons if they or any  
 of them shall have occasion or lacke fitt and convenient to Dispose of any of the said Land  
 here before given and Bequeathed unto them by this my last will and Testament that they  
 shall and may make good all therof unto any of their Brothers and to no other Person  
 or Persons whatsoever

Item I do hereby give and Bequeath unto all my aforesaid Sons alberly and Previdge  
 to sell all the timber as they or any one of them shall haue occasion for to make  
 use of for their and every of their necessary Occasion upon any Part of all my land  
 that I at this time am possessed with whiche our selfes may walke or sell therof

Item I give and Bequeath unto my Son Major my hand mill and still only my wife for  
 long as she continue my widow we shall haue the Revide to make use of both  
 for her owne particular Occasion and any of my sons above named of my mill

I give and Bequeath unto my Son Thomas Joye to keep a horse in my Son Edward Joye his  
 stable horse is not verry and my Son Edmund to keepe a horse in my Son Edward Joye his  
 stable if the horse is not verry and my two Sons Thomas and Edmund Joye to pay  
 Major and Edward Joye each of them a Day work a year to keepe to repair the  
 Pashore fence

Item I give each every one of my Daughters one Shilling to each of them

Item I give unto Son Major a Set of Iron wagg or on hys selfe of my Sons to make use of them  
 when Major doth not use them and a Croft Bull I give to my Son Major and to  
 the rest of my Sons will help to keepe the same in repair they may use of it

I give to my Son Major my great Table

Item I give unto my Son Thomas Joye the liberty to boate a hundred Gallons of Cyder a year and  
 to carry it whome during the time of eight years and not to be myfied of having  
 of the apls in the orchard that is now in me

Signed Sealed and Pa

Gilbert G

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38. Then I give to my Son Edward Joyne the liberty to have a hundred Gallon of cider a year and to carry it whence during the time of ten years and not to be mislead of having of the apples in the orchard that is now mine. And my debts and funeral charges my will is that all my Sons Edward Major Thomas and Edmund Joyne shall pay them and I shall part a like and revoking and dispensing all other wills and Testaments whatsoever I Publish and Declare this to be my last will and Testament and in witness whereof I have hereunto set my hand and Seal the 18<sup>th</sup> day of July anno Domini 1712 and I approve my Son Edward Joyne to be my sole Executer of this my last will and Testament.

Signed Sealed and Published in the presence of us

Gilbert Henderson

William Bell

mark

William Bell

Edward D P Joyne

mark the Seal -

Northampton County the 1st Jan 1712

Then the last Will and Testament of Edmund Joyne was reported to Court by his Son and Executor Edward Joyne who fully taken the Oath at the said Court before  
in such oaths and Desired of the Court that Probation might be made therof  
which accordingly was done in Open Court by the Corporation of Gilbert  
Henderson William Bell and William Bell and allowed of by the Court to be sufficient  
and according to order it is Recorded

Tsgt Robert Howson Esq Northampton

This Indenture the 10<sup>th</sup> day of December 1712 Between Darby Rigging of the one  
part and Mary Evans of the other witnesseth that for the Consideration of two  
Hundred Shillings Sterling money to me the said Darby by the said Mary in hand paid the receipt  
whereof I do hereby acknowledge and doe Deliver the said Mary from the sume  
of two alien Bargains sell in footes and Deliver alike as by these presents doo  
alien Bargaines sell and Deliver unto the said Mary Evans all my Right Title  
and Interest of one tract or Parcell of Land situate lying and being in Northampton  
County Nethre Hungers Brook vpon the South whereto the said Mary now doth live  
Dwelt containing Sixty acres of Land be it more or less which said Thomas  
Jacob said sold to Michael Morgan late of Northampton County Dead and Cesse  
said Morgan Deceased to John Evans late Husband of the said Mary Evans  
as by the County Records may more at large make appear to have and to hold  
the said Sixty acres Land more or less according as was and is now bounded  
by the said Thomas Jacob with all Rights and Priviledges thereto belonging to her  
the said Mary Evans during her naturall life and to her heirs of her  
Body Lawfully Begotten for ever so that neither the nor my heirs shall say any  
Right or Claime better and Sixty acres of Land nor any other for ever claime  
ing by from or under me but from whom first you ever to be descended  
and Debated and doe by these presents Deliver to the said Mary all my Right  
and Possession of the said Land to which I have sold my hand and firseding  
Seals this Day and Year above written

Signed Sealed and Acknowledged

before John Grist

Sarah Grist

Elizabeth Grist

Darby DRigging

Sealum fccab.

13

Then the said Indenture for Land from Darby Rigging to Mary Evans  
was Proved in open Court of the said County by the Oaths of John Grist  
Esq and Sarah his wife and Elizabeth Grist to be the seals all and true  
of the said Rigging to the said Mary Evans and at her Request and according  
to Order it is Recorded - Tsgt Robt Howson Esq Northampton

Recorded Tsgt Robt Howson Esq Northampton

Know all men by these presents that I John Chapman of the County of Northampton married to Mrs. Mary Chapman my loving friend John Bowden of the same County in Virginia a son of said Long Lee and lawfull attorney for me and in my name and long only by my power Decently and administratively to all demands recon long recover and receive all such debts sums and sums of money good and true and more than of late shall be or any thing what so ever due long in Virginia grant unto my said attorney full power good right and lawfull authority in the premises to do all such lawfull ways and means in the laws of this Recovery of all such debts and rights as shall be due to the said John Chapman to do Decently and faithfully for me and in my name and to my wife as fully and effectually to all intents and purposes as my selfe might do the same where I personaly do give by this power to said attorney full power to do all things as might my selfe do by virtue of these presents in writing whereof I have here unto set my hand and seal this eighteenth day of December one thousand seven hundred and twelve.

Signed sealed in the year of our

Th William Willott Joseph Tolman Northampton Jan<sup>st</sup> the 20<sup>th</sup> 1712

John Chapman yr. 1712

Then the said Power of attorney of John Chapman to my John Bowden was given in Open Court of the said County by the Corporal Seal of William Willott and Joseph Tolman and at the said Bowden Request and according to Order it is Recorded

To Robert Howson Esq<sup>r</sup> Northampton  
Recorded To Robert Howson Esq<sup>r</sup> Northampton

This Indenture made the eighteenth day of September one thousand seven hundred and eleven between George Frizzell of Northampton County in Virginia Planter on the one Part and Thomas Hinchliff of the same place and County aforesaid on the other Part and witnesseth that the said George Frizzell for divers just cause and considerations hereunto moving but more especially for and consideration of one pound London Sterling to him in hand paid and secured to be paid by Thomas Hinchliff after both bargained and sold whereunto delivered affixed and set over twenty and seven made unto the said Thomas Hinchliff his heirs and affisses twenty and five acres of Land to the same more or less situate lying and being in the said County of Northampton upon the westward side of the Road from the Southward has lies of Joshua Hinchliff Land being part of one hundred and fifty acres of land in one plantation taken up in the name of the said George Frizzell being all that remains of the said plantation being now in the tenure or occupation of the said George Frizzell to have and to hold the said Bargained Land with all the appurtenances thereto belonging or in any way appertaining to him the said Thomas Hinchliff his heirs and affisses for ever and the said George Frizzell his Executors and Administrators forever and promise and grant to and with the said Thomas Hinchliff his heirs and affisses that the said Land and appurtenances and every part and parcel thereof are absolutely freely and clearly acquired Executed and Delivered by me from all former Doweres, Hidde Indivisual Decentions Decourances Mortgagors Deeds, Conveyances and all other Incumbarances of what sort quality or condition what so ever and that I have good right title and interest to the premises and to sell chuse and convey the same in whom deffred and I do for me my heirs Executors and Administrators further covenant promise and grant to and with the said Thomas Hinchliff his heirs and affisses to have and to hold the premises and every part and parcel thereof as aforesaid to him and at all times hereafter from the day of sale till or Intervall of me or any Person or Persons whatsoever Inwiting whereof and other the manner I have herovante set my hand and fixed my seal this Day and years past above written

Signed Sealed and Delivered

Benjamin Hallers

Nath<sup>t</sup> Cap<sup>r</sup> Northampton Jan<sup>st</sup> the 20<sup>th</sup> 1712

the mark of

George Frizzell  
its Seal

Then this said Indenture for and was acknowledged in Open Court of the said County by the said George Frizzell to be in Decent and Good to the said Thomas Hinchliff and at the Request and according to Order it is Recorded

Recorded To Robert Howson Esq<sup>r</sup> Northampton

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In the name of God Amen. I Soultley Littleton of the County of Northampton  
in Virginia Being sick and weak of body but in perfect sense and memory blessed god  
God for it doe make this my last will and Testament in manner and form as followeth  
That is to say In this first place my will and desier is that all my debts that is Indebt  
Doe a greate debt to my Book may be paid without any advantage of me.

Item. I doe give and Bequeath to my loving wife Mary my tract or Dower of Land Lying &  
Situate upon Mayolos Bay in Northampton County Virginia containing four thousand and fifty  
acres which said Land I give to my wife Mary and to her heirs or affignes for ever  
a small neck of Land that is within my wifes Bounds Called Monhorridous neck where  
on Benjamin Hallowe and Edward Carter now liveth bounded with the two Branches  
which makes the neck with a right line to the Head of Neck which said neck being  
by plantation one hundred and fifty acres where I give unto my Mother in  
Lady the Queen her heirs and Succession: Item: I give and Bequeath unto my loving  
wife Mary my whole Tract or Dower of Land at furst with the Plantation  
and Consett thereto belonging which said Land I give unto my wife Mary and to her  
heirs or affignes for ever.

My will and Desier is that my Sister Sarah Cuffe Littleton and my Sister Mrs  
Littleton may have liberty for me to have a piece of Land in Virginia  
During their natural life.

Item. My Plantation or Dower of Land at Audra I give unto my two Sisters Sarah  
Cuffe Littleton and Mrs Littleton and my Sister Leah Littleton to be equally  
Divided between them: Item: my will and Desier is that my loving wife Mary may  
have the benefit of my Sister Mrs Littleton part and my Sister Leah Littleton  
part until they both come to the age of eighteen years or day of marriage.

I give and Bequeath unto my Brother Joseph Maxfield at my sight to the land that  
was Nathaniel Cropper bounded on Small bears Branch and Cowpen Branch.

Item. My will and Desier is that my loving wife Mary should pay one shillings <sup>round tobacco</sup> toward  
Building of a meeting house.

Item. I give and Bequeath unto my loving wife Mary all the rest of my estate both Real and  
Personal to her and her heirs or affignes.

Item. I make and appoint my loving wife to be my sole sole and sole Executrix  
of this my last will and Testament and in Testimony this my last will and  
Testament I have hereunto set my hand and seals this 31<sup>st</sup> Day of December  
1712.

Signed Sealed and Delivered in the presence of

Soultley Littleton ye Seal O

These words Interlined / bound Tobacco  
and wife before Signed.

Daniel Eyo: Benjamin Hallowe: Thomas Eyo: Luke Griffell: Elizabeth & Edw good  
Hallowe: <sup>had</sup> <sup>mark</sup>  
After Hallowe <sup>mark</sup>: Northampton Co. Feb<sup>d</sup> the 17<sup>th</sup> 1713

That the last will and Testament of Soultley Littleton Doe by me presented to Court by  
his widow and Executrix Mary Littleton who hath taken the same in the Law pro per  
for Quakers in such cases and Desired of the Court that Probation might be made of  
the said will which accordingly was done in Open Court by the Corporation of  
Thomas Eyo Benjamin Hallowe and Luke Griffell and allowed of by the Court  
to be Antenuwick Probated and according to Order it is Recorded.

Tell Robert Howson  
Recorded Tell Robert Howson 1713 Northampton

In the Name of God Amen

41

Iohn James widow of Northampton County Being sick and weak of body But of perfect  
Senses and memory thanks be to almighty God for the same doe hereby make this my last  
will and Testament in manner and form following viz: I give and Bequeath my Soul into  
the hands of almighty God which gave it me and my body to his death from whence it  
came to have a Christian like Burial at Coopers a Christian grave and for my  
worldly goods that god of mercy has been pleased to bestow upon me I give and  
Bequeath as is hereafter.

Jan<sup>r</sup> 2

I give and Bequeath unto my Son Francis James one feather bed and bolster one feather  
Pillow 1 Pair of Sheets 1 pair of blankets 1 old Rugg: one large Pewter Dish one small  
Pewter Dish one Iron Pot & Gallows and one small Braggs Mill and my great Box  
and four Sheeps.

Item

I give and Bequeath unto my Son William James one feather bed the feather bed to lie  
now at his house.

Item  
Item  
Item

I give and Bequeath unto my Son John James one Sheet which I have already sent him  
I give and Bequeath unto my Son Robert James two Shillings and Six pence and money  
I give and Bequeath all my wearing apparel unto my three Daughters Elizabeth the eldest  
Mary Badger and Sarah Parsones equally to be divided among them

Item

I give and Bequeath unto my Son Thomas James after my debts and funeral charges are  
paid and what is due from my Grand son of late unto my Grand son Phillip James which are  
all mentioned in one Piece of paper which I also leave with him my son Thomas till he  
shall come of age and the thirtieth until he shall come to the age of nineteen years and then  
not to receive his estate nor make any Bargains unless he be at Law full age  
All the rest of my estate both willed and without except the land growing on the ground  
which I give between my three Sons to will Thomas John and Francis equally to be divided  
between them my will and Pleasure is that my Grand son Phillip James be undominated  
with my Son Thomas James while he comes to the age of nineteen years and not to receive  
his estate before will out his life which he shall attain the year  
you find and that my two Sons Thomas and William see his estate paid

Lastly I do hereby ordaine & constitute and appoint my Son Thomas James who  
and sole Executor of this my last will and Testament In witness whereof I have hereunto  
set my hand and signed my name this 30<sup>th</sup> day of April 1712

Signed Sealed in the presence of us

John James y<sup>r</sup> 1712

Luke Taylor  
John Epher  
Mary Epher } Northampton 1<sup>st</sup> Feb<sup>r</sup> 1712  
males }

Then this last will and Testament of Iohn James deceased Apointed to Court by  
her Son and Executor Thomas James, who took the oath in Court in the Lawe in  
Open Roome and Declared that Probation might be made of this said will which  
accordingly was done in Open Court of the said County by the Corparne Oath of  
Luke Taylor and John Epher and allowed of by the Court to be authenticall Proven  
and according to Order it is Recorded.

Test Robert Howson J<sup>r</sup> C<sup>o</sup> Northampton  
Recorded Test Robert Howson J<sup>r</sup> C<sup>o</sup> Northampton

42

This Ind  
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Date of  
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Hify miles,  
whereas

This Indenture made the thirtieth Day of March in the Year of Our Lord God one thousand Seven hundred and thirteen Between the Parties following Andrew Hamilton late of Northampton County in Virginia of the one Party and Capt William Waters of the same place Gentleman of the other Party: Witnesseth that the said Andrew Hamilton for and in Consideration of two hundred Pounds Sterling and Seven thousand Pounds of Tobacco to him in hand paid by the said William Waters the Receipt whereof the said Andrew doth hereby acknowledge and from the same and every Part therewof doth for ever acquit and discharge the said William Waters his heirs Executors &c by these presents hath Bargained Sold alienated Enfeoffed and confirmed unto the said Andrew doth Bargaine Sell alienate Enfeoffed and Confirm unto the said Capt William Waters and his heirs for ever all that Plantation and Tract of Land lying on the north side of the Mouth of Hungars Creek Lately Sold by one John Andrews unto the said Andrew Hamilton for five hundred and fifty acres of Land and marsh Butter and bounded as in the Partition for the same may appear Relation being therunto had together with the Priviledges and appurtenances to the same belonging or appertaining to the said William Waters his Heirs and assigns for ever or by the said Andrew Hamilton as in parlor before  
 of the same held or Occupied To Have and to hold the said five hundred and fifty acres of Land together with all houses Orchards Gardens gardens woods waters &c and all other the appurtenances and Priviledges to the same belonging or appertaining to the said William Waters his Heirs and assigns for ever to the only use and behoof of the said William Waters his Heirs and assigns for ever and the said Andrew Hamilton doth Covenant by and with the said William Waters his Heirs and assigns that at the time of the Sealing and Delivering of these Presents he is Seized of a good and Perfect Estate in the Land and Premises in fee Simple and that he hath good Power authority and Right to Sell and Convey the same Bargained Land and Premises and Every Part thereof and he doth further for himself his heirs Executors & Covenants grant and agree to and with the said William Waters his Heirs and assigns that the same Bargained Land and Premises is good and Clear of all former just grants Mortgages Owners Lenders &c and all other in Debts or Accounts which ever done made or suffered to be done or made by the said Andrew Hamilton or any other Person or Persons for himself or in his name and that the same Land and Premises and Every Part thereof shall from henceforth be free and remaine free and Clearly Discharged and acquitted from the same and Demand of the said Andrew Hamilton his Heirs & C or any other Person or Persons claiming by from him or them or any other Person whatsoever and that he the same unto the said William Waters his Heirs and assigns for ever will warrant and Defend and the said Andrew Hamilton doth for him selfs his Heirs & C Covenant and agree to and with the said William Waters his Heirs and assigns that he will at the Special Instants and Requests of the said William Waters his Heirs or assigns make do Sign Seals and Acknowledg any other Deed or thing for the further Security in the Law of the said William Waters his Heirs and assigns his or their Right Title and Place in the Land and Premises as he shall be Reasonably advised and Required by the said William Waters his Heirs or assigns or by him or their Consilie Learned in the Law at any time within the Space of Seven years at the age and Charger in the Law of the said William Waters his Heirs or assigns Provided the said Andrew Hamilton be not Obliged to travel a course fifty miles from the Place of his abode for the doing of the same In witness whereof the Parties to these Presents have Interchangably Set their hands

43: and Seals, the Day and Year first above written.

Signed Sealed and Delivered

in presence of us

Peter Norly Ellegood

Stephen x Church

John Hamilton the 1st Day

March Know all men by these Presents that I John Hamilton Lawfull wife of Andrew  
1713 Hamilton within named Laws and hereby Relinquish unto the said William Waters  
his heirs and assigns all my Right of Dower of and to the lands mentioned Lands  
and Premises and Goods and for my self and all others claiming in my  
Right of Dower shall for ever stand utterly Excluded and Debared of any Right  
or Possession of Right of Dower in the said Lands and Premises for ever by these  
Presents In witness whereof I have hereunto put my hand and Seal this 20<sup>th</sup> Day of March  
March anno Domini 1713

John Hamilton the Seal

Peter Norly Ellegood

Stephen x Church

Memoorandum that on the fourteenth Day of May anno Domini 1713 full and Peaceably

Received with Livery and Seizure of the within Bargained Lands and Premises wch  
given and Delivered by George Harrington attorney of Andrew Hamilton within written  
to Gott William Waters in his Proper Person according to the form and Effect of the within  
written Deed of Sale in the presence of these whose names are under written to will

Name of yo witness

Thomas Preston the Seal

Thomas Preston  
George Harrington

John F. Lynch the Seal

Northampton County 1<sup>st</sup> May the 19<sup>th</sup> 1713

Then the said Indenture for Land from me Andrew Hamilton and Anna his wife to Gott William  
Waters was proved in Open Court by the Corporal Oath of Peter Norly Ellegood and  
Stephen Church to be valid and Seals and the act and Deed of the said Hamilton and  
Anna his wife to the said Gott William Waters and in George Harrington as the attorney  
of the said Andrew Hamilton and Anna his wife acknowledged in Open Court the said  
Indenture for Land with the said Hamilton wife Relinquishing all of the same with  
Livery and Seizure of the same to be their Reale acts and Deeds to the said Gott William  
Waters and at his Request it is ordered to be put upon Record and according to Order  
it is Recorded —

Recd Robert Howson Notary public Northampton  
Recd Robert Howson Notary public Northampton

I know all men by these Presents that John Hamilton wife of Andrew Hamilton Esq.  
of Northampton County Virginia a Laws and by these Presents do nominate constitute and  
appoint my friend George Harrington of the same County to be my Lawfull Attorney  
me and in my name in Open Court in the said County or otherwise as the Law direct to  
acknowledg my Relinquishment of Dower of and two to one messuage situated on land  
lying on the north side of the mouth of Hungers Creek in said County by me freely  
Signed and Sealed and Delivered Boaring <sup>the</sup> 20<sup>th</sup> Day with these Presents to Gott William  
Waters his heirs he hereby holding the same acknowledgement by my attorney  
so made firm and stable as by me in my own Person done and acknowledged  
In witness whereof I have hereunto put my hand and Seal this thirtieth day

44 of March

Peter Norly

Stephen x

Then the said

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London 1713

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Peter A

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Then the said  
was proved  
and Stephen

44 of March 1713

Ann Hamilton

the Seal

Peter Norby Ellegood

Stephen & Church } Northampton County 1st May the 19<sup>th</sup> 1713

Then the Said Power of Attorney of Mr Andrew Hamilton to Mr George Hammonson was  
Prooved in Open Court of the Said County by the Callis of Mr. Norby Ellegood  
and Stephen Church and according to Order it is Recorded

Jeff Robert Houston

Recd. Jeff Robert Houston 1713 Northampton

To all Christian People to whom these Presents Shall Come Know ye me Andrew  
Hamilton Late of Northampton County in Virginia have assigned made and in my  
Power put and Constituted by these Presents my friend George Hammonson one of the said  
County my true and Lawfull attorney for me and in my name and place to enter into that  
Mouinge and tract of Land lying on the north Side of the mouth of Hungry Creek  
being five hundred Acre of Land and fifty acres of Marsh alienated and sold unto  
Colt William Waters by Good bearing even Bills with these Attents and after such  
Delivery to Deliver for me and in my name full and Peaceably possession with Livery  
and Seizure of and in the aforesaid Mouinge Lands and Towneheads to the said Colt  
William Waters his Containes attorney herein Ex ofc according to form and Effect of  
the Deed of sale aforesaid as also I do hereby give and grant unto my Said attorney my full  
Power and Authority to acknowledge the Deed of Sale aforesaid from me the said Andrew  
Hamilton to the said William Waters and his Heires in any Court or Record as the Lawes  
of the Government of Virginia Direct as my act and Deed to the said William Waters  
for the uses and Purposes in the said Deed mentioned and all other things to do in and a  
bout the Premises that is Lawfull to be Done for the true and effect Execution  
of the said Deed and also here by setting from and shall in his power my said attorney  
Shall do in and about the Premises as in Deed by me in my own Person to witness  
whereof I have hereunto set my hand and Seal this Thirtie Day of March anno

D. Hamilton : the Seal

March 1713

The words (to sell) after this being Interlined  
before Sealing and Delivery hereto as also the  
words (fifty acres of)

Peter Norby Ellegood  
Stephen & Church

} Northampton County 1st May the 19<sup>th</sup> 1713

Then the Said Power of attorney of Mr Andrew Hamilton to Mr George Hammonson  
was Prooved in Open Court of the Said County by the Callis of Mr. Norby Ellegood  
and Stephen Church and according to Order it is Recorded

Jeff Robert Houston

Recd. Jeff Robert Houston 1713 Northampton

45- In the name of God of men I Georg Gorben of Northampton County in Virginia a Virginian  
being at this time in a very weak and sick Condition of Body but of a sound mind  
and memory Prayed to god for the same but calling to mind the uncertainty of this life and  
that all must yield unto Death when ever it shall please the Lord to call In the first place  
I committ my Soul into the hands of Almighty God who gave it me and to Saviour Jesus  
Christ who Redemed me trusting that in and through his merit I shall enjoy everlasting  
life and my body I committ to ths Mother the Earth to be buried by my Executor here after  
named and for what of this world I am at present possessed with all I doo Dispossess of as is  
hereafter mentioned -

Item I give and Bequeath to my two Sons Ralph and Robert Gorben all my Land that I have  
right unto being in the County of Accomack and lying upon the mouth of Accanack River  
to be Equally Divided betwixt them my Son Ralph Gorben to Enjoy his part of the said  
Land during his natural life, and then to Devise to my other Son Robert Gorben and his  
to Enjoy the whole and his heirs for ever not to bearing each other of any Liberty or Devise  
Belonging to the same during the natural life of my said Son Ralph aforesaid my Loveling  
wife Enjoying her Due Share of third of the same in the Land in such a Way as to her  
Disposess -

Item My will and Pleasure is and I do hereby give and Bequeath to my Son in Law John Bloxom  
and him his wife for their lives with all their futures increase to them and their heirs  
for ever -

Item I give and Bequeath to my Grandson Georg Bloxom two cows, with all their  
futures increase to him and his heirs for ever

Item My will and Pleasure is and I do hereby give and Bequeath to my Loveling wife  
Mrs. Susanna Gorben Ralph and Robert Gorben and my two Sons aforesaid all the rest of my whole estate both within & without  
and with out bearing each other of nature and Quality or Condition what so ever to be Equally  
Divided betwixt them Excepting one Maltatto Girl which I doo w<sup>t</sup> h<sup>t</sup> o<sup>r</sup> give  
to my Loveling wife aforesaid named Amerrica Georg to be wholly at her disposal  
for the time she hath to serve but the rest of my estate to be to them and  
their heirs for ever -

Item My will and Pleasure is and I do hereby appoint and Ordaine my Loveling Sonne Robert  
Gorben to be Executor of this my last will and Testament attorney Devoking all other  
wills and wills Prodigous by me made and this to be taken for my last will and Testament  
of the same I have herunto sett my hand and affixed my Seal this twenty  
and fifth Day of September 1711

Signed Sealed and Delivered

George Gorben  
the 25th

in the Month of vs

Thomas Griffith

Northampton County the 16<sup>th</sup> 1711

Johnson his mark

Franse T. Tompson

her Mark

Mattie Capell

her Mark

Open Court by the Corporal Cattell of Thomas Griffith to John T. Tompson Esq<sup>r</sup> & his sonnes

Hannah Capell and the said Robert Gorben the Executor having taken the Oath as the Law

in such Cases requires and allowed of by the Court to be authentic Robert and attesting

to Order it Recorded -

Recorded - J<sup>r</sup> Robert Houston Esq<sup>r</sup> Northampton

46- I Hannah a  
the sick and in  
Earth and the  
make and Ord  
I give and Be  
the meritorious  
Pardon and of  
Burial -

Item I give and be  
which Robt the

Item I give and be  
and Conscript to

Item I give unto my  
before the rug

Item I give my Part  
Equally Divide

Item all the rest and  
expenses of the  
and Lastly I give  
Executor of the

all former will  
than to go my  
and to be this  
dated signed and declared  
and Testament of

the 16<sup>th</sup> 1711

J<sup>r</sup> John Marshall  
Joseph Smith  
mark

Then the said  
Marshall who  
accordingly was  
Joseph Smith  
in his way  
to order it in

uttermost all her Days  
to pay unto Thom  
Shilling being due  
good payment and  
Tome<sup>d</sup> David Jaffins  
in Lorne Boucher  
Montgomery Boston

4:9:0 -

## In the Name of God Amen

I Hannah Layler of the County of Northampton widow by being of Perpetual Memory  
the sick and weak in body and failing to mind and the uncertainty of all things here on  
Earth and that all must Submit to Death when it shall please God to call them doo  
make and Ordaine this my Last will and Testament to be in manner and form as followeth  
I give and Bequeath my Soul into the hands of almighty God my maker hoping that through  
the mercies Death and Passion of Jesus Christ my Saviour to receive free and full  
Pardon and forgiveness of all my Sins and for my Body to be Buried in Christian  
Burial —

Item I give and bequeath unto my Son John Dead one Iron Pot a bushel Six or Seven Gallons  
which Pot he hath now in Keeping —

Item I give and Bequeath unto my Daughter Edw Smith the wife of Thomas Smith one Yeather Bed  
and Coulster the bed that I now lie on and one Iron Pot of a bushel three Gallons —

Item I give unto my Daughter Mary one Green Rugg and in case my said Daughter Mary shall desire  
before the rugg is past & say than the Rugg to return to my Grand Daughter Sarah Edge —

Item I give my Part of a Lang Table and from which part is one third to be valued and the price  
Equally Divided between my two Daughters Mary and Hannah —

Item all the rest and remainder of my Personal Estate whatsoever my Debts being paid and funeral  
Expenses discharged I give and bequeath unto my Daughter Hannah and to her heirs for ever  
and safely to have and Ordaine my Son in Law Stephen Fletcher to be my sole  
Executor of this my Last will and Testament and hereby revoking and dispensing  
all former wills and Testaments whatsoever by me made here by Discharging Declaring  
this to be my Last will and Testam in witness whereof I have hereunto set my hand  
and seal this 21<sup>st</sup> Day of April A.D. 1713. —

Signed and Declared to be this my will  
and Testament of Hannah Layler in  
the presence of —

John Mayhall  
Joseph Smith  
mark

Northampton County the 21<sup>st</sup> July 1713

Hannah H Layler

Then the said Last Will and Testament was Presented to Court by her Executor Stephen  
Fletcher who Desired of the Court that Probation might be made there of the  
accordingly was done in Open Court by the Corporeal Oath of John Mayhall and  
Joseph Smith and the said Stephen Fletcher having taken the Law at the Law  
in Law Day December and allowed of by the Court to be authentic Robert and according  
to Order it is Recorded —

Test: Robert Howson Jt. C. Northampton

Recorded April 23<sup>rd</sup> instant 1708 — Virginia

Northampton County probated the 18<sup>th</sup> 1713

Yesternen all here day after sight of this my Second Bill my first and third not paid for pay my day  
to pay unto Thomas Bernal wages for Service in your Service tow Grands four pounds five  
Shillings being due on your potridge Bill eight Doller 24<sup>th</sup> and cleared according to agreement make  
good payment and Recive it to account Jane the Humble Serv. Henry Tew —

To me — David Jeffries } Northampton County the 18<sup>th</sup> 1713  
in Lessor Boucher }  
Merchant in Boston } Then the said Bill of Exchange at the Request of John Bernal and according to Order  
4:9:0 — is Recorded —

Test: Robert Howson Jt. C. Northampton

47 — This Indenture made the fourteenth Day of August in the Year of our Lord AD one thousand Seven hundred and thirteen between Abraham Jacob and Mary his wife of Northampton County in Virginia of the one Part and John Waterfield of the County aforesaid of the other Part witnesseth that I the said Abraham Jacob and Mary his wife for and in Consideration of the Summe of Fivehundred Pounds to us in hand paid and Satisfied before the Perfection hereof the Receipt whereof we do hereby acknowledge and every Part and Parcell thereof the said John Waterfield his heire Executor and Administratior doth for ever Release Executed aquill and Discharge have Bargained Sold aliened by Handed and Confirmed and by these presents do give grant Bargaine Sell aliened Inforgo confirmed Deliver to the said John Waterfield one Parcell of Land formerly Belonging to John Holloway of the said County Darby Riggan lying on the south Side of Hungers Creek being Part of a tract of Land formerly Belonging to John Holloway of the said County Bocreated and where formerly Darby Riggan heath beginning at a sted Oak upon the Side of Hungers Creek South and so east and then to the Middle of the said Land running from the Riddery aforesaid along the Middle Tree and running a Long the same Line to a markt Hickory lying the Line that called Mary Evans to a little gelt ~~that~~ formerly Spanish Oak that wanted for a Common Tree and Run down to the Creek a long the Line that called Mary Evans to a Little Hill that formerly called Pero Davis water work to have and to hold the said fiftie acres withing the said bound more or less hereby alianced to gether with all houses Doyles Buildings Orchard garden fence Pastur wood and vnder wood water water corpe and all other the appurtenances whatsoever therunto belonging or in any way appertaining to him the said John Waterfield his heire and affigne from the Day of the Date hereof for ever so that was the said Abraham Jacob and Mary his wife our heire or affigne nor any claiming by from or under us shall at any time or times hereafter ask Chalenge or claims or demand any right Title interest or possession in or to the said fiftie acres of Land and appurtenances and every Part and Parcell thereto but from the same we and every of us to his utterly to be buried and for ever debarred and was the said Abraham Jacob and Mary his wife do give unto our heire Executor and Administratior a covenant remis and grant to and with the said John Waterfield his heire and affigne that before the Perfection hereof we have good right and title in and to the same and to alien the same in manner as is herein specified and the said fiftie acres of Land and appurtenances and every Part and Parcell thereto to him the said John Waterfield his heire affigne against the just claime little and futeage of all and every Person or Persons whiche ever shall and will in arreant and for ever doffend and was the said Abraham Jacob and Mary his wife do give unto our heire Executor and Administratior further warrant remis and grant to and with the said John Waterfield his heire and affigne at any time with in the space of Seven years to commence from the Date hereof all the reasonable request and proper cost and charge of him the said Waterfield his heire and affigne to give him or them such other and further assurance for the said fiftie acres of Land and appurtenances as they and every of them or their Councell Learned in the Law shall Reasonable require advise or require and do likewise by these presents acknowledge & knowe and be it w<sup>e</sup>re of the said fiftie acres of Land and appurtenances to him the said John Waterfield his heire and affigne in witness whereof and other the premises the said Abraham Jacob and Mary his wife have executed all ope lands and fixed our seal to this Indenture aforesaid written sealed and delivered in the day of 17<sup>th</sup> August Anno Domini MDCCLXIII  
Signed Sealed and Delivered by  
Arthur Rago Arthur Rago  
John Bowditch John Bowditch

48 — Then the said in Open Court Deale acts in Recorded —

In the name  
Syl will and  
I give unto my  
I give unto my  
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In the name  
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the estate be left  
my three children  
Signed Sealed &  
and Delivered by  
in the day of  
Benja Aragon  
John Bowditch

For one thousand  
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faceing you  
the 26th

48

Northampton the 18<sup>th</sup> August 1713.

Then the said indenture for Land with Livory and Service of the same was acknowledged  
in Open Court of the said County By Abraham Jacob and Mary his wife to be done  
Deeds acts and Deeds to John Waterfield and at his Request and according to Order it  
Recorded —

Recordest — Tgt Robert Howson <sup>22d</sup> Northampton

In the name of God Amen I Elizabeth Evans being sick and weak doe make this my  
Last will and Testament as followeth —  
I give unto my Son Thomas Evans one Pairs of fine Virginia Linen Sheets.  
I give unto my Son Peter Evans one feather bed and Duster and pillow with Virginia Tickets on  
Spotted drapp a pair of Virginia Cloth Blankets a pair of Sheets —  
My will and Desire is that my Granddaughters abigail Bellot Shall have a Shee out of my Stock  
to be delivered forthwith after my Decease by my Executor hereafter nominated —  
I give and Bequeath unto my Son John Bellot two Bedchells of Indian Bone  
My will and Desire is that all the rest of my Estate be it of what nature or Quality soever  
Shall be equally divided betwix my Childrens George Anne and Merabell Evans  
My will and Desire is that my Son John Bellot Shall be my whole and sole Executor to see  
thi my Last will and Testament performed revoking all other wills made by me heretofore  
in Confirmation hereof I have hereunto set my hand and Seal the 17<sup>th</sup> of September 1713  
not that the words Interlined and striketh out are original and Balancing hereof

I quide sealed in the presence of us

Hillary Brinzer

Thomas Collier

Annal F. Bellot

made

Northampton County the 17<sup>th</sup> 1713

Elizabeth J Evans

her mark

Y<sup>e</sup> Seale — O

The said Last will and Testament of Elizabeth Evans was Presented to Court by her Executor John  
Bellot and upon the same was Recorded in Court by the Clerk of Northampton County and made Oath thereto and according to Order it is  
Recorded

Tgt Robert Howson <sup>22d</sup> Northampton

Recordest — Tgt Robert Howson <sup>22d</sup> Northampton

In the name of God amen John Boyer of Northampton County in the Colony of  
Virginia being sick and weak of body but of sound and perfect memory before  
God for the same calling to mind the uncertainty of this transitory life now under consideration  
this my Last will and Testament revoking all former wills herein before by me made in  
Declaration that this only Shall be and is my Last will and Testament in manner and form following

I Commit my Soul into the hands of almighty God my Creator of whom I heartily acknowledge  
Blessing forgiveness of all my sins in hope of resurrection to eternal life at the last day through the  
merit of Jesus Christ my blessed Saviour and Redemer and my body I leave to be Buried  
to the earth in decent Burial at the direction of my wife hereafter named and as for his  
wordly Estate wherewith I have Refted God to dispose of the same in manner and form  
following —

I will that all my Right Dole and furnis all chargers be well and truly paid by my Executrix in  
consideration of my Decease

I will that such Personall Estate as shall Reft God to before you me be not brought to any  
appraisement but be freely and absolutely given and bequeath the same unto my wife and Beloved  
wife Judith Boyer for the Rearing and Bringing up of my Children And I do appoint my said  
wife Whole and sole Executrix of this my Last will and Testament and I give any thing of my  
said Estate be left upon the Decease of my wife I will that the same be equally Divided between  
my three Children or so many of them as shall be living at the time of her Decease

Signed Sealed Published  
and Delared by John Boyer a bove named as his Last will and Testament John Boyer

in the presence of  
Benj: Atkinson  
John Bowdon  
Francis Allen

the 22d

49

Northampton County Novembe[r] 17<sup>th</sup> 1713

The Last will and Testament of John Boyer deceased Admitted to Court by his Executrix Judith Boyer who made Oath thereto and upon her Motion it is probated in Court by the Oaths of John Bowden and Francis Allen witness thereto is admitted to Record and according to Order it is Recorded

Sept Robert Houston Esq<sup>r</sup> Northampton  
Recorded Sept Robert Houston Esq<sup>r</sup> Northampton

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no Other  
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Know all men by these presents that Judith Boyer Executrix of the Last will and Testament of John Boyer late of Northampton County in Virginia Physician late leaves me no two and loving friend John Bowden of the County aforesaid Merchant my true and lawfull Attorney for me and in my name and to my use to whom demand to sue for recovery recover and recover of and from all Person or Persons that are in any wise indebted unto me as Executrix to my late Husband deceased John Boyer aforesaid of such sume or sume of money or Tobacco due and owing to my said Husband at the time of his Death and upon Default or Defall of payment of any the said sum or sum of money or Tobacco then the said person so refusing to arrest and Imprison and against other pleasure to release and upon Receipt of any sum or sum of money due and owing as aforesaid acquaintance or other sufficient discharge for me and my name in my said capacity to make seal and Deliver unto attorney one or more under him to make me a game at his Request to receive generally in all things to do execute and perform all such acts and things as I may forthright or else do if I myself shall thereby Ratifying confirming and holding for him and shall all whatsoever my said Attorney or his substitute shall lawfully do or cause to be done for Recovery of any said Debt or sum of money or Tobacco in witness whereof I have hereunto set my hand seal

Dated the 17<sup>th</sup> day of September anno Domini 1713

Judith Boyer Executrix

Sealed and Delivered

the 23<sup>rd</sup> day of 1713

John Harmon Esq<sup>r</sup> Northampton County 1<sup>st</sup> Account the 17<sup>th</sup> 1713  
and further

Reuler said Power of attorney was issued in Court by the Oath of John Harmon and in said further and at the request of the said Bowden and according to Order it is Recorded

Recorded - Sept Robert Houston Esq<sup>r</sup> Northampton

Signed Sealed an  
the 23<sup>rd</sup> day of  
the month of  
March<sup>r</sup>  
Wm<sup>t</sup> Day  
The 23<sup>rd</sup> day  
Robert Houston  
Henry & Co.  
Recorded

March the 23<sup>rd</sup> 1713

Know all men by these presents that we William Scott Esq<sup>r</sup> and Robert Foster both of Northampton County in Virginia do acknowledge to have Rec'd of them Scott widow and Administrator of William Scott late Deed all that part of Estate which becomes Director by the Death of our Father aforesaid according to Inventory and appraisement of the same Reciting the wheat Corn and Tobacco which is Reserved to my Dots. It is said William Scott do reserving the said Administratrix as well from my self & part as well as my own so that neither we nor any of us or our heirs Executors Administrators or affique shall at any time hereafter claime or demand any Right to the same but shall from thence to be wholly discharged as witness our hands and seals the Day and Year above Anno

Sept William Foster

his mark

Wm<sup>t</sup> Day

Northampton County 1<sup>st</sup> November 17<sup>th</sup> 1713 yr Seal - O

Then the said Discharge from Scott and Foster to Anne Scott widow was proved in Court by the Oath of Wm<sup>t</sup> Day with witness thereto and at the Request of the said Anne Scott and according to Order it is Recorded Recorded Sept Robert Houston Esq<sup>r</sup> Northampton

William Scott  
Anne Scott - O  
Witness of R. Robert Houston

Louis  
Person &  
Anne May  
Boyer did I  
witness this  
P. Scott &  
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Anne Scott  
The P. D. S.  
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Judith Boyer  
John Bourdon  
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will and Testament  
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and attorney for  
recovery of land from  
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date of 1713  
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the Decedant  
William Scott  
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above the  
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1 year  
Seale - O  
Edin Court  
a Scott and  
writ

50

In the Name of God Amen I Thomas Roberts of Northampton County in Virginia Planter being at this time in a very old and weak Condition in Body but of sound mind and memory prayed to God for the same but Ofttimes mind the uncertainty of this Life and how frails were are and knowing that all flesh must yield unto Death when ever it shall please the Lord to call in the first Stage I Comitt my Soul into the hands of Almighty God who gave it me and my Savior Jesus Christ who Redemmed me trusting that in through his merit I shall enjoy everlasting Life my body I Comitt to the Mother the Earth from whence it came to bee decently Buried at the Discretion of my Executrix hereafter named and in what of this world that I am now possessed with all after my just debts are paid and of small things as Deprived I Dispossess in manner following

Item - I give and Bequeath to my son Simon Roberts one Gentle horse Ring and to his Servants  
Item - I give and Bequeath to my son Peter Roberts my Breef Gun and to his Servants for ever  
Item - I give and Bequeath to my Jacob Roberts my Pistol Powder and Sword to him and his heirs for ever  
Item - I give and Bequeath to my son Mark Roberts my Small Gun and  
Item - My will and Desier is that my aforesaid Children shall Live and Remaine with their Mother until they next attains to the age of eighteen years at which age they shall be Capable to receive I have herong given them  
Item - My will and Desier is and I do hereby give and Bequeath to my loving wife Fortune Roberts all the remainder part of my Estate both within and without Dores both of what nature or Quality soever and to her Dispossession among my said wifes fortune. Distray my whole and sole Executrix of this my Last will and Testament and this to be taken for the same and no other -  
Item - My will and Desier is and it is my whole Desier that neither Clerk nor Sheriff nor any Court shall have any thing to do with this my last will and Testament to be my last will but only for Roberts of the same as formerly that the my whole and sole will be no other and thus to be taken for my last for Confirmation of the same. I have written  
set my hand and Seal this 8th Day of September 1713

Signed Sealed and Delivered

the 8th day of Sept

the make T of Henry Wogood

Wm Bell Esq

the make of Thomas f. Roberts  
ye date 8

Northampton County 8th September the 17<sup>th</sup> 1713

The Lyl will and Testament of Thomas Roberts late deceased Admited by the Executrix Fortune Roberts who made will herold and upon her Motion it was sworn to by the Justice of Henry Wogood and Wm Bell witness thereto admitted to Record in accordance to Order it is Recorded -

Recd T. Robert Houston Wm C. Northampton

For Northampton County 8th September the 18<sup>th</sup> 1713  
LoyalBullard Proffesor Disposition: That on the 9<sup>th</sup> day of September 1713 The Said Person being on Board of a Schooie Called the King and Cross Daniel Mannering his Master and riding in Hungers Creek in Northampton County Iонаluate Bell did then and there demand of the Mannering a certain quantity of rum which the Bell did affirm to be due to him for a quantity of Hhds worth the Bell Paid to the said Mannering and the said Mannering answered that he had not been the said Hhds thereof he would not pay the whole quantity but as the said Bell did want eight or ten Gallons of rum for his own drinking he paid him as soon as he the said Mannering had been the same, he required to pay him the said Bell the whole quantity. Attchall Galling do of all aforesaid  
The Disposition was sworn to in Court the day and year LoyalBullard Proffesor -  
a Court by the 8<sup>th</sup> Proffesor and attesting at this instant Michael Galling  
of the said Mannering and according to Order it is Recorded  
Recorded T. Robert Houston Wm C. Northampton