

401

of the within Writin Qd.

John Ben Lankford R. Paragon
John Clever Joseph Roberts

James George

Recd on the Day of the Date of the within Qd of the within Named
Joshua Stone Ten Pounds Current Money of Virginia & Being the
Consideration Money to be paid to me
John Ben Lankford R. Paragon
John Clever Joseph Roberts

James George

At a Court held for Pittsylvania County the 23rd day of August 1777 The Within
Indenture Together with the Memorandum of Lining and Design and Seal
hereunder done was proved by the Oaths of Three of the Witnesses thereto
to be the several Act and Deed of the Within Named George George and the
Same was ordered to be Recorded by the Court

Teste
Wm. Long Esq. &

affid
from
Pitty

8 Qd

This Indenture made this 23rd Day of August in the Year of Our
Lord one thousand seven hundred and Seventy Seven Between Jefry Pally
and Delilah his wife of the County of Pittsylvania of the one part and
William Olford of the County of Bradford of the other part witnesseth that the
said Jefry Pally and his wife for and in Consideration of the sum of Seventy
Pounds Current Money of Virginia in hand paid by the said William Olford
the receipt whereof he the said Jefry Pally doth hereby Acknowledge and the
said William Olford and his heirs therefrom Acquit Exonrate and Discharge
both Granted Bargained and Sold and by these Presents Both grant Bargain
sell Delivir part and Confer unto the said William Olford his heirs or Assigns
a tract or parcel of Land containing by Estimation One Hundred
and Eighty six Acres to the more or less Situate lying and being in the County
of Pittsylvania and on both sides of Noyes Creek and bounded as followeth
to wit Beginning at Thomas Williams corner White Oak on the Creek
and Including all the Land mentioned in a Patent Granted to Jefry Pally
for Fifty six Acres of Land bearing Date the twentieth Day of December One
thousand seven hundred and forty four a Reference being had to the said Patent
the Courses and corners will more fully and at Large appear With One hundred
and Thirty Acres on both sides the Affa. Creek below the aforesaid Land being
part of a tract of One Hundred and forty Acres Granted to James
Pally

402

Patty Deceased by Plaintiff the residue of the said tract at the lower end of the said Land con-
 taining One Hundred and Twenty Acres was Conveyed by Deed to Thomas Murchison by the
 said Jeffrey Patty and after Lasing of the said Thomas Murchison part the residue to the
 said William Olford his heirs or assigns Together with all and Singular the Houses Build-
 ing Farms Orchards Woods Way Water Meadow Pasture and all other benefits and
 Advantages whatsoever to the said Land Belonging or in anywise appertaining and the
 said Jeffrey Patty and his wife doth Covenant and Agree for themselves and their Heirs
 that the said William Olford and his heirs may at any time hereafter enter into and
 upon have and occupy Possess and enjoy the said One Hundred and Eighty Six
 Acres of Land be the same more or less without the Disturbance or molestation or disturbance
 of them the said Jeffrey Patty and his wife or his heirs and further the said Jeffrey
 Patty and his wife Doth agree that at any time hereafter at the Requit Proper Coste
 and Charge in the Law of him the said William Olford his heirs or assigns that they will
 execute such further or other reasonable Act of Conveyance or Assurance or cause the same
 to be done as shall be adjudged necessary for the Quick enjoyment of the above men-
 tioned Granted Land and Premises In witness whereof the said Jeffrey Patty and
 Delilah his wife have hengt to all their hands and seals the Day and Year above written
 Signed sealed and delivered
 In presence of us

Jeffrey Patty L.S.
 Delilah ^{her} wife
 Jeffrey Patty L.S.

make

Recd this 28th Day of August one thousand seven hundred and twenty and seven of
 William Olford Seventy Pounds Law money of Virginia being in full Consideration
 for the within mentioned Granted Land and Premises *

Per

Jeffrey Patty

Memorandum That on the 28th Day of August One thousand seven hundred
 and twenty seven last and peaceable possession of Livery and Seizure was had and
 taken by the Within named Jeffrey Patty & Delilah his wife and by them Delivered
 to the Within named William Olford according to the form and intent of the within Writen
 Deed first

As a Counterfeite of Jeffrey Patty County the 28 Day of Aug 1777 Delilah ^{her} wife
 Jeffrey Patty The within Indenture together with the summons of Livery of Seizure make
 and except herein indented was acknowledged by the within named Jeffrey
 Patty to be his several acts and Deed and Delilah his wife being present
 Examined at the same deems relinquished her right of Recovery
 to the within Granted Land and Premises Conveyed by the said Plaintiff
 to the said John Olford all which were admitted to be recorded by the
 Court Teste Willm. Turnbull Cope

Moore
From
Henry

This Indenture made this 15th Day of Septt and in the Year of our Lord one thousand seven hundred and Seventy Seven Between Walton Henry of the Parish of Canons in the County of Pennsylvania of the one part and William Moore of the Parish and County aforesaid of the other part WITNESSETH that the said Walton Henry for and in Consideration of the sum of Thirty Pounds Current Money to him in hand paid by the said William Moore above before the sealing and Delivery of these presents the receipt whereof he doth hereby Acknowledge hath Given Granted Bargained sold Aliened Relased and Confirmed and by these Presents doth give grant Bargain and Alien Release and Confirm unto the said William Moore his heirs and Assignees forever that Dividens Tract piece or parcel of Land situate lying and being in the Parish and County aforesaid on the Branches of Mill Creek abling Part of a Greater Tract which was Granted to Christopher Gormon by Patent bearing Date at Williamsburg the Twenty fifth Day of September in year 1762 and Conveyed by the said Christopher Gormon to John Gamm by a Deed duly Recorded in the County Court of Halifax and by the said John Gamm Conveyed to Edward Polley by a Deed duly Recorded in the County Court of Pennsylvania and by the said Edward Polley Conveyed to John Henry by a Deed Duly Recorded in the County Court of Pennsylvania and by the said John Henry to Walton Henry by a Deed duly Recorded in the County Court of Pennsylvania and by the Walton Henry to the said William Moore Containing by Estimation One hundred Acres be the same more or less and bounded as followeth (to wit) Beginning at a Branch on Adams line thence up the said Branch to a Hickory thence a south course a straight line to a pine on Hicks line and so concluding the upper part of the said Tract of two Hundred and Ninety four Acres for compliment together with all trees woods and underwoods ways waters and water courses Profits Commodities advantages Hereditaments and Appurtenances whatsoever to the said Dividens Tract piece or parcel of Land and premises above mentioned belonging or in anywise appertaining and also the thousand and two hundred and one acres and remainders thereto issues and profits whatsoever in Equity or in Law of them the said Will Moore or in a to the said premises in any part thereof To have and to hold the said Dividens Tract piece or parcel of Land and premises above mentioned and every part and parcel thereof with the appurtenances unto the said William Moore his heirs and Assignees forever above mentioned (and who so of them the said William Moore his heirs and Assignees forever and the said Walton Henry and his heirs)

(404)

Covenant and agree to and with the said William Moore his Heirs and Assigns by these
Present that the said Divided Track piece or parcel of Land and premises above mentioned
and every part and parcel thereof with the appurtenances unto the said William Moore
and his heirs and Assigns against the said Walton Henry and his heirs and Executrix
prison or prison whatsoever shall and will warrant and execute Obediently these Pre-
mises In witness whereof the said John Walton Henry has hereunto set his hand &
Seal the Day and Year above written

Signed Sealed and Delivered

In presence of,

Walton Henry L.S.

Recd the Day and year first written mentioned of the within Named Wm Moore
the sum of Thirty Pounds Current Money being the with Consideration Money
within mentioned

Walton Henry

At the Court house for Pittsylvania County by the 25th day of Sept 1777.
The Within Indenture Together with the Receipt hereon made was acknowledged
by the Within Named Walton Henry to be his Act & Deed and the same was
Signed to be Received by the Lessor

John Walton L.S.

This Indenture made this Twentyfifth Day of September in the year of
our Lord one thousand seven hundred and seventy seven Between John Walton of
the County of Pittsylvania of the one part and John Walton Jr of the County aforesaid
of the other part witnesseth that the said John Walton sen for and in Consideration
of the sum of Sixty Pounds Current Money of Virginia to him in hand paid by the said
John Walton junior the receipt whereof he doth hereby Acknowledge hath Granted Bar-
gained sold aliened Relied and confirmed and by these Presents do Grants Bargain and
Sell alien Release and Confirm unto the said John Walton junior his Heirs and Assigns
four One Certain Track Piece or parcel of Land situate lying and being in the County
aforesaid and on the Waters of Herring Creek containing Three Hundred Acres the
same more or less being part of a Greater Track of Land formerly the Property
of John Justice sen Dispossessed but now Divided amongst his sons Viz Thomas Justice
Ezra Justice and John Justice and being the Land that Ezra Justice mortgaged to

the

105

the above named John Walton Junr by which Writice of the said Mortgage holds
to the above mentioned Land to John Walton junr all Houses and Households
Buildings, Pies Woods Water and Watercourses profits Commodities Advantages
Herdsmen and Appurtenances whatsoever to the said Three Hundred Acres
of Land and premises above mentioned in any way appertaining and also the
Riverside and Riversides Remainder and Remainders Right Issues and
Services there with the appurtenances unto the said John Walton Junior his
Heirs and Assigns forever to have and to hold the said Three Hundred Acres
of Land and premises above mentioned and every part and parcel thereof unto
the said John Walton junr his heirs &c and Assigns to the only proper use and
Behoof of him the said John Walton Junior his heirs Executors and Assigns
Power and every stock and parcel thereof with the appurtenances unto the
said John Walton junr his heirs &c remanent him the said John Walton junr
and his Heirs Executors &c and Against every Mischief and damages what
soever shall happen or Warrant and recover Defend by these presents In witness
whereof the said John Walton junr hath hereunto set his hand and affixed
his Seal the Day and Year above written

Signed sealed and delivered
In the presence of

John Walton Jr.

Received the Day and Year within written written of the within named
John Walton junr the sum of Fifty pounds Current Money of Virginia it
being the Consideration money within mentioned Recd of me

John Walton

At a Court held for Pittsylvania County the 25 day of Sept 1777
The Within Indenture together with the Receipt hereon endorsed was acknowledged
by the Within Named John Walton Junr to be his Act and Deed and the same
was Ordered to be Recorded by the Court

Signed Sealed and Delivered
John Wm. Lewis Esq.

Wm. Lewis
from
Perkins Aug

This Indenture made this 25th Day of September in the Year of our
Lord One thousand Seven Hundred and Twenty Seven Between Peter Perkins
of Pittsylvania County of the one part and Charles Ward of the said County
Witnesseth that the said Peter Perkins for an Consideration of the sum of
Forty Pounds Current Money of Virginia to him in hand paid by the said
Charles Ward before the Enacting and Delivery of these presents the receipt

406

whereof he doth hereby Acknowledge and himself fully Satisfie Contented and paid hath
Granted Bargained Sold Alene Enfeoff Richard and Confirm'd and by these Pre-
sent do Bargain and Alene Enfeoff Richd and Confirm'd unto the said Charles
Ward his heirs and Assigns forever One Certain Tract or parcell of Land lying in
the said County of Pittsylvania on both sides of the upper Double Creek Containing
by Estimation Three Hundred and thirty Acres to the same more or less Beginning
and Bounded as by a pattern Granted to Thomas Gravent in the year of our Lord
one thousand and seven hundred and fifty two Reference thereto being had will
more fully appear in Lying the Tract of Land sold by Thos Gravent to the said
Peter Perkins with the reversion and reversions Remainders and remainders there
unto and divers shewments belonging unto the only Proprietor and Bishop of them
the said Charles Ward his heirs and Assigns forever with way Park and parcell
thereof with the appurtenances thereto shewments belonging unto the said Charles Ward
his heirs and Assigns forever To have and to hold Occupy possess and Enjoy the said
Tract or parcell of Land shewments Belonging and the said Peter Perkins for himself his
heirs Executors Administrators or Assigns doth covenant and Agree to and with the
said Charles Ward his heirs and Assigns by these presents that the said Peter Perkins the
said Tract or parcell of Land and premises above mentioned shall and will Warrant
and for ever defend unto the said Charles Ward his heirs and Assigns forever from all per-
sons whatsoever laying or having any Just Right or claim to the said Land by from whom-
ever the said Peter Perkins his heirs or Assigns or any other person or persons whatso-
ever In witness whereof the said Peter Perkins hath hereunto set his hand
and affix'd his seal the Day and Year first above written

Sign'd Seal'd and Deliv'red

In the presence of

W^m Davis ^{his} Mary ^{his} Ria

James ^{his} Ria. Samuel Smith
^{mark}

Peter Perkins *L.S.*

At a Court held for Pittsylvania County the 25th day of Sept^r 1777
The within Indenture was proved by the Oaths of three of the W^m Davis & others
to be the act and Deed of the within Named Peter Perkins and the same
was admitted to be Recorded by the Clerk

Teste Willm Gunstall Esq

(104.)

Bailey
from
Kirby { Recd

This Indenture made this eighteenth Day of September in the
 Year of our Lord One thousand seven hundred and Sixty seven and in the first
 Year of our Common Wealth. Between John Shirley his wife of the one part of
 Pittsylvania of the one part and John Bailey of the County aforesaid of the other
 Part witnesseth That for and in consideration of Fifteen Pounds Current
 Money of Virginia to be paid to them by the said John Bailey on Demand
 wherefore they do hereby Acknowledge and thank and every part and parcel ther
 of to Acquit and Discharge the said John Bailey his heirs and Offspring forever have
 Given Grants & Sales, bounded and Confirmed by these Presents do Give
 Grant still shall and Confirm unto the said John Bailey his heirs and
 Offspring forever one certain Tract or parcel of Land lying and being in the
 County of Pittsylvania containing Fifty Acres ^{there} the same more or less
 lying on the North side of Sandy Creek and Bounded as follows Viz
 Beginning on a white oak and a Birch on the North side of Sandy Creek <sup>Wth
 Northeastward crooking a little to a Turkey Oak on Marys line thence running North
 thence turning ^{to a corner on a Sube White Oak on Hennys}</sup>

Davis
Patterson
Deed

Heardens line thence running South to a corner the Oak thence running
 East to where it began ^{together with all houses orchards gardens meadows}
 Pasturings fences woods and woodways water courses together with
 the Estate Right Title Interest and Possession Claims and Demands
 whatsoever of him the said Shirley his heirs and Offspring in or the farm or
 any part or parcel or portion or tuncion remainder and remainder of
 all and singular the aforesaid premises bounded and every of their
 appurtenances To have and to hold the said Fifty Acres of Land and
 premises with their and every of their appurtenances unto the said John
 Bailey his heirs and Offspring to them only proper Right and Benefits
 forever and clear of and from all Incumbrances whatsoever and
 further the said Shirley and his wife genuine humbly do Covenant
 promise and agree to and with the said John Bailey his heirs and Offspring
 that him with the Right and Title of the said Land and Premises and
 every of their appurtenances Against all Manner of Person or Persons
 whatsoever will Warrant and Defend forever unto the said John Bailey
 his heirs and Offspring that he shall and will be holden at all times here
 after to make any Deed or Deed Convey and Conveyance of shall bequeath
 in the law full the better securing the Right of the Title of the said
 Fifty Acres of Land and premises to the said John Bailey his
 heirs

(108)

Heirs and Affigins as her they shall legorably Binwo or Requir In Witness
whereof they have hereunto set their hands and left their seals this day and year
above written

Rich William Lynch James Lushiff
The Burgess Francis & Hardy
mark

John Hardy L. S.
her
Gimmons & Hardy
mark

Ak a Court held for Pittsylvania County the 25th day of September 1777 —
The Master Indenture was acknowledged by the witness named John Hardy
to be his act and deed and the same was sworn to be so recorded by the Lawer

Date

Will Tinsdale Esq.

Davis
from
Decd

W
ing North

This Indenture made this Twenty fourth day of September in the Year of our
Lord One thousand Seven hundred and Seventy seven Between James Rice and Mary
his wife of Prince Edward County of the one part and William Davis of Pittsylvania
County of the other part witnesseth that the said James Rice and Mary his wife
for and in Consideration of the sum of Forty Five Pounds to them in hand paid
by the said William Davis before the Enacting and Delivering of these Presents the Recd
whereof they do hereby Acknowledge and themselves therewith fully satisfied Contented
and paid Heath Grants, Bargains, Sale, Alien, Entitl'd Release and Confinement
and by these presents with all Alien, Entitl'd Release and Confinement unto the said Will
iam Davis his heirs and Affigns forever all that Tract or Parcell of Land lying and
being in the said County of Pittsylvania on the south fork of Double Creek and
Bounded as followeth to wit Beginning at William Yorks corner white oak
Hence on his line south Eighty five Degrees West Crossing the Creek forty poles
to a Red Oak thence a new line North Twelve Degrees west one hundred and Ten
Poles to a White Oak North forty Nine Degrees west Two hundred and forty four poles
to a Spanish Oak North forty two poles to two Chestnut Trees Both severally
Degrees East Crossing the Creek Two hundred and Thirty eight poles to a White Oak
over a Branch south Thirty five Degrees East Crossing a Branch One hundred and
fifty four poles to a white Oak North Fiftynine Degrees west two hundred and
thirty six poles to a Red Oak south five Degrees west thirty poles to the first station
With the Reversion and Reversion Remainder and Remainder, Rents, Issues,
Services therefrom and also all the Right Estate Property claim and Demand what
soever

(109)

sower of the said James Rice and Mary his wife of and to the said Bruce Parrott
 or Tract of Land and promises above mentioned and every part and parcel thereof
 with the Appurtenances thereto Belonging unto the said William Davis his
 heirs and assigns forever to have and to hold to occupy Neff and his
 ceable Enys the said Tract or parcel of Land thereunto Belonging and the
 said James Rice and Mary his wife for themselves their heirs and executors
 Administrators or assigns with covenant and to and with the said William
 Davis his heirs and assigns by these presents that they the said James Rice and
 Mary his wife the said Tract or parcel of Land and promises above mentioned
 shall and will warrant and forever defend unto the said William Davis his
 heirs and assigns power from all persons claiming to claim by favor
 under them the said James Rice and Mary his wife their heirs or any other
 Persons or Persons whatsoever In witness whereof the said James Rice and
 Mary his wife hath hereunto set their hands and affixed their seals the
 Day and date first above mentioned

Signed sealed and delivered

In presence of Peter Perkins

James + Rice L.S.
mark

Samuel Smith. Scardon Perkins

Mary + Rice L.S.
mark

At a Court held for Pittsylvania County the 25 day of Sept 1777 The Within
 Indenture was acknowledged by the within Named James Rice to be his
 & said Mary his wife Being Priviley Examined as the Law directs
 Distinguished her Right of Power in and to the Within granted Land and
 promises conveyed by her said Husband to the said Within Named
 William Davis and the same were Ordinately Recorded by the Court
 Dated Pittsylvania County the 25th day of September 1777

Peter Wild. Clerk of Court

Buckham's
from
Hutchings

This Indenture made this Twenty fifth day of September in the year
 of our Lord One thousand seven hundred and seventy seven Between Christopher
 Hutchings of the County of Pittsylvania of the one part and Elijah Buck
 ham of the County of Orange of the other part witnesseth that the said
 Christopher Hutchings for and in Consideration of the sum of One hundred
 pounds Current Money of Virginia to him in hand paid by the said
 Elijah Buckham the Recipient of the said Christopher Hutchings doth
 Convey and Acknowleage and thereof to the Acquit Exempt and Discharge

the

the said Elijah Beckham by these presents to the said Christopher Hutchings hath
 granted bargained sold alliened enfeoffed and confirmed and by these presents doth
 grant Bargain sell Aliens Enfesse and Confirm unto the said Elijah Beckham
 Situate lying being on the South side Banister River in the County of Lancaster
 his heirs and assigns forever one certain Tract or Parcell of Land containing by
 estimation Two hundred and Sixty one Acres and is bounded as follows Vizd
 BEGINNING at a Beach on the River thence South Thirty East Thirtynine Poles to a
 Sweet gum bush Thirty two East Eighty six Poles to Pointe South thirtynine West
 Ninety four Poles to a Red Oak and Hickory South Sixty three East forty four Poles to
 a White Oak North thirty two East twenty four Poles to a white Oak on Rock Creek
 North Eighty six East Thirty four Poles to a Red and white Oak North Thirty one
 East one hundred and Thirty eight Poles to a white Oak whence a Creek line to a
 Blazed Maple standing on the River and thence up the River and so land to the
 Beginning and all Trees woods ways waters and watercourses profits commodities Ad-
 vantages Emoluments and Recediments wheresoever in anywise appertaining to
 the said Land and premises and also the Revision and Reversion Remainder and
 Remonduers Rents and gains of the said premises and every Part and Parcell
 thereof and also all the Estate Right Interest Claim and Demand whatsoeuer of
 him the said Christopher Hutchings given and to the said Premises and every Part
 and Parcell thereof to have and to hold every Part and Parcell thereof of the said
 Premises above mentioned with the Appurtenances unto the said Elijah Beckham
 his heirs and assigns to the only proper use and Benefit of the said Elijah Beckham
 his heirs and assigns forever and the said Christopher Hutchings furthermehr
 and therein the said Land and premises and every Part and Parcell thereof
 Against him and his heirs and Against all and every other person or persons what-
 soever to the said Elijah Beckham his heirs and assigns shall and will warrant
 and recover Delynd by these presents In witness whereof I have hereunto set my hand
 and Affixed my seal the Day and Year above written

In presence of

Christopher Hutchings 28

Memorandum that on the Day and Year within written full Proovable & Quicke
 Recipien and Every of the said premises within Granted & sold was made
 and Delivred by the witness named Christopher Hutchings unto the witness named
 Elijah Beckham to hold to the r^e Elijah Beckham his heirs and assigns forever Accord-
 ing to the True Intent and Meaning of the within Writen Inventory
 In presence of

Christopher Hutchings 28

(411) At a Court held in the County of Pittsylvania on the 25th day of September 1777.
The ninth Whiteman Indian together with the memorandum of giving
A George Indian was by the witness named before John Hethings
Acknowedged to be his Act and Deed all which were Ordained to be Recorded
by the Court.

(412) Date Will Tiptonall C. D. P.

Galland & Co.
from
Cook & Cook
of
French
Debtors agreeable to
note,

This INDENTURE made this eighth day of February in the Year of our
Lord & Christ mth thousand five hundred and Seventy seven B. M.
Harmon Cook of the County Fincastle on the one part and Samuel Galland
of the County of Pittsylvania on the other ~~part~~ Witnesseth That the
said Harmon Cook for in the consideration of the sum of Ninety five
Pounds Current money which he the said Cook is Justly Indebted unto the said
Galland & Co. and Justly desiring to pay them and further for the con-
sideration of five Shillings late money to the said Cook paid by said Galland & Co.
at and before the the Issuance and Delivering of these presents the Receipt whereof
he the said Cook doth hereby Acknowleage and every part thereof and to Purchase
the said Galland & Co. to the said Cook hath Granted Bargained sold and Con-
firmed and by these presents doth Grant Bargain sell and Confirm unto
the said Galland & Co. Name him or &c all that Tract of Land situate
and laying in the County of Pittsylvania on Turkey Creek known
by the Name of Jefferson after Hill place containing Two Hundred and
fifty Acres more or less of Land and Cook Purchased of Geo. Jefferson the time
and Boundaries whereof will now fully appear on Examining the Deed said
Cook had from Geo. Jefferson which is recorded in the Clerks Office of this County
with all Buildings Improvements all Revision and Reversions Remainder and
Remainders of his Securites Services and Profits and all and Singular his properties
and interest Belonging to the said Tract of Land and way back therof and all his
Rights claims and Interests relating to the same To have and to hold his
said Tract of Land and other premises unto the said Samuel Galland & Co. their
Heirs Ex^t or Assigns for the use and behoof of the said Galland & Co. their Heirs
Ex^t or Assigns and to the said Harmon Cook doth hereby Grant for him and
his Heirs that he and they shall and will forever Warrant and Defend

Melton Bond
in Surety

the said Tract of Land and Burdens with all and singular the Rights and Appurtenances unto
 the said Land and the same his Ex^t &c Against him the said Harmon Cook his heirs Ex^t &c
 &c and Against every other Person whatsoever upon Trust Nevertheless that the said
 Samuel Callans Ex^t then his Ex^t shall after the first Day of July in the Year of Our
 Lord Christ one thousand Seven hundred and Seventy eight as soon as they the
 Said Callans &c shall think fitter or he the said Harmon Cook shall Request which
 ever of these two shall first happen shall to the Highest Bidder after giving Ten Days
 Publick Notice the said Tract of Land with its appurtenances of the Money Owing
 from the Sale pay and Satisfy unto himself the said Ninety five Pounds and the
 Expenses of Drawing and Recording these Presents and the Contingent of said Sale and
 that they the said Samuel Callans &c shall pay or cause to be paid unto the said Harmon
 Cook his heirs Ex^t &c the overplus if any Remaining from such sale In Witness
 whereof he the said Harmon Cook has countersigned his hand and seal on the Day and
 Year above first above written it is now agreed that if the said Harmon
 Cook shall Pay the within mentioned sum of Ninety five Pounds at any time before
 the time without mention is expired then that Willing is to Visit and of none Effect
 therewere to remain in full force and Virtue it is also to be Observed that the Debts of
 Ninety five Pounds herein mentioned is on Bond Bearing Date with these Presents
 Signed and Sealed C & D

In witness of

John Campbell William Mitchell
 William Smith Robert Stewart

Harmon Cook his heirs
 mark

If a Court held for Pittsylvania County the 22^d day of May 1797. The within Deed
 of Deut was proved by the oaths of one of the Witnesses thereto to be the act and deed
 of the within named Harmon Cook, and the same was ordered to be Certified by the
 Court, and afterwards to wit at a Court held for the same County the 26^d day of June
 1797. The said Deed of Deut was proved by the oaths of one of the other Witnesses
 thereto, to be the act and deed of the said Harmon Cook and the same was further
 Ordered to be Certified, and afterwards to wit at a Court held for the said County the 25^d day
 of September 1797. The same was proved by the oaths of one of the other Witnesses thereto to
 be the act and deed of the said Harmon Cook, all which were ordered to be Recorded by the
 Clerk of the said County.

I know all men by these Presents that we John Donelson Jr John Wilson and Wil-
 liam Mitchell of the County of Pittsylvania aforesaid jointly bound unto John Wilson
 William Mitchell George Carter and Rubin Payne Esq^t Justices of the Peace for the said
 County their Heirs and Successors in the sum of One Thousand Pounds Current Money
 To which Payment well and truly to be made we Bind ourselves and each of us and each
 of our Heirs Executors and Administrators severally by these Presents sealed with our seals & dated this
 25 Day of Sept^r 1777

Donelson
 & Son
 Luneyson

(473)

The Condition of the above Obligation is such that if the above Bound John Conlon & Son shall truly and faithfully Perform and Execute the Office of Surveyor in the County of Pittsylvania Agreeable to an Act of Assembly intituled an Act defining the duty of Surveyors of Land then the above Obligation to be void otherwise to remain in full force Power & Virtue

Signed sealed and delivered

before Jos Akin

Jno Conlon Jr. J.S.

Jno Wilson J.S.

W^m Witcher J.S.

At a Court held for Pittsylvania County the 25th day of September 1777
The within Bond was acknowledged by the parties thereto to be their act
and the same was ordered to be recorded by the court

Teste of
Will. D. Estall Esq.

W^m Welch
from
Hutchings

This Indemnity made this Twenty fifth Day of September
in the Year of our Lord one thousand seven hundred and Seventy seven Between
Christopher Hutchings of the County of Pittsylvania of the one Part and Joshua
Welch of the same County of the other Part witnesseth that the said Christopher
Hutchings as well for the good will he bears to the said Joshua Welch
as the sum of five Shillings Current Money of Virginia to him in hand
Paid the receipt whereof by the said Christopher Hutchings doth confess
and Acknowledge and have of both Acquit Ex honore and discharge the
said Joshua Welch by these Presents the said Christopher Hutchings doth
Grant Granted and Confirm'd unto the said Joshua Welch his heirs and
Assigns forever one certain Tract or Parcel of Land situate lying and being
in the County of Pittsylvania containing by estimation Seventy Seven
Acres and Bounded as follows. Viz Beginning at Samuel Dillards
Corner white Oak on Baptist River thence along his lines North twenty De
grees East twelve Poles to a Maple North Sixty One Degrees East Seventy six
Poles to another North seventy East twenty two Poles thence north
to a W^m thence down the same to the River and up the River as it runs to the Bigrd and all Trees Woods Underwoodways Water and Water courses

Baptist

444

Right Commodities, Advantage Endowments and Housholdments wherewith in any
wise appertaining to the said Land or Premises and also the Execution and Devision
Remainder and Remainders, Parts and Shares of the said Premises and every Part
and Parcel thereof and also all the Estate Right Title Interest, Claim and Demand what
ever of him the said Christopher Hutchings his self to the said Premises and every
Part and Parcel thereof. To have and to hold Every Part and Parcel thereof of
the said Premises above mentioned with the Appurtenances unto the said Joshua Welch
his heirs and assigns to the only profit use and behoof of the said Joshua Welch his heirs
and assigns forever and the said Christopher Hutchings for him and his heirs the
Land and Premises and every Part and Parcel thereof. Against him and his heirs
and Against all and every other person or persons whatsoever to the said Joshua Welch
his heirs or assigns shall and will warrant and forever defend by these Presents In
Witness whereof I have hereunto set my hand and affix my seal the day and Year
above written.

In witness of

Christopher Hutchings L.S.

Memorandum that on the day and year within written Indenture, Full Pra-
esentable and Vacant Possession and Survey of Survey of the Land and Premises within Granted
was made and Delivered by the within Named Christopher Hutchings unto the within
Named Joshua Welch to hold the said Joshua Welch his heirs and assigns forever
According to the true Intent and Meaning of the within Written Indenture
In witness of

Christopher Hutchings L.S.

At a Court held for Pittsylvania County on the 25 Day of September 1777
In witness Whereof Indenture together with the Memorandum and Survey
of Survey was by the within Named Christopher Hutchings acknowledged to take his Ack and
Deed all which was done to be recorded By the Court

Tate Will Turnall C.O. P.C.

115

Welch
from
Mathewson & C.
Recd.

This Indenture made this Eighth Day of September in the
Year of our Lord Christ one thousand seven Hundred Seventy Seven AD
Anno. In' Weatherford of Pennsylvania County of the one Part Joshua
Welch of the other Part WITNESSETH that the said John Weatherford in
consideration of releasing my son Archibald Weatherford from going
to the wars for the space of three Years on the performance whereof hath
Granted Bargained and Given Alenated and Confirmed unto these
Presents doth Grant Bargain and Give Alenate and Confirm unto the
said Joshua Welch his heirs Executors Administrators or Assigns forever One
certain Tract or parcel of Land lying on the south Side of Great Cherry
Stone Creek in the said County Joining the Odette Line The S'ndars of
John Knuckholes and The S'ndars Senior Containing Two Hundred
and Forty Eight Acres more less and bounded as follows to wit
Beginning at White Oak running up the south fork of the Meadow
Branch From that Meadow a straight Line to the Road running
upon a White Oak so Down that said Line to a corner white Oak from
thence to a Red Oak from thence to a Willow Oak being all the Land Belong-
ing to the said John Weatherford all but what David had together with all
Houses Gardens Orchards woods Under woods Water Watercourses profits
commodities Rendements and Appurtenances whatsoever to the said
Tract or parcel of Land belonging or in anywise appertaining and also
the Reversion and Revivions remainder and remanentes rents Issues and
Profits and all the Estate Right Title Proprietary claim and Demand
whatsoever of him the said John Weatherford of me and to the said Tract or
parcel of Land and every part and parcel thereof To have and to hold
the said Tract or parcel of Land and Every Part and parcel of Land and
Parcies with the Appurtenances unto the said Joshua Welch his heirs Ex-
ecutors Administrators or Assigns to the only Proprietary and Right of him
the said Joshua Welch his heirs Executors Administrators or Assigns forever
and the said John Weatherford for himself his heirs Executors Administrators
or Assigns the said Tract or parcel of Land and Parcies with the Appur-
tenances unto the said Joshua Welch his heirs Executors Administrators or Af-
signs Against him the said John Weatherford his heirs Executors Administrators

(116)

or Sifges Against all and every Person and Persons whatsoeuer shall and will Warrant
and havee Delivered by these Presents In witness whereof the said John Weatherford
hath hereunto set his hand and first Seal the Day and Year above written
Signed Seal and Delivered

In the Province of Pa

Witnesses Aaron Cuttings
his
Nathan + Adams. Mrs Dupuy's
mate.

John Weatherford D: son:

Memorandum that Arthur Tract piece of Land or Seizure and Pre-
mises was Preably had of the said John Weatherford by Joshua Welch According to the
True Intent and meaning of the within Indenture Witness my hand &c
John Weatherford

At a Court held for Pennsylvania County the 23^d day of Oct: 1777 The Within
Indenture together with the Memorandum of delivery and Seizure herein indorsed
was acknowledge by the Within Named John Weatherford to be his acts and Deed
and Elizabeth his wife Being fully Examined into the Law and Equity Lenguished her
Right of Soverainetie to the Within Granted Land and premises Conveyed by her
said Husband to the said Joshua Welch, All which were Ordred to be record'd
By the Court

Teste Hill Tinsall &

This ¹⁶ Indenture made the 16th day of May in the Year of our Lord One thou-
sand Seven Hundred and Sixty Seven Between Edmund Foye of the County of
Pennsylvania of the one part and William Cornelius of the same County of the other
part Witnesseth that the said Edmund Foye for and in consideration of the
Love and Regard that he have for the said William Cornelius (who married my Daughter) and
more Especially for and in consideration of the sum of Fifty Pounds to me in hand
by the said William Cornelius receipt whereof I do hereby Acknowledge and there of doth
Acquit and Discharge him the said William Cornelius and doth these Presents Give
Grant and make over to the said William Cornelius and his heirs forever all that Tract
of Land whereon I now live Containing by Patent One hundred and Eighty Acres to-
gether with all the rest of my Estate Except Three feather Beds and Furniture which
I do give to the said William Cornelius thru Daughter Namely Ann Elizabeth &
Rebecca to them and their heirs forever neales Reserving any gift well Due or many
other Instrument of Writing hereto farre made or given which sayd Tract of Land
and

(417)

and Promiss I do hereby warrant and forever Defend the Title to the said
 Willm Lee and his heirs forever In witness whereof I have here
 unto set my hand and affix my seal the Day and year above written

Sign'd Seal and Delivered

In presence of Ro: Payne

his
 Jonathan & Abbot James Dix

mark

Edmund & Mary D.

mark

At a Court held for Pittsylvania County the 23. day of Sept: 1777 The Within
 Indenture was prov'd by the Oaths of one of the Wtnesg Thos. L. to be the Act
 and Deed of Mr. Wm Lee and Edmund Payn & the same was ordered to be
 certified. And afterwards at a Court held for the said County the
 23. day of Oct: 1777 The said Indenture was prov'd by the Oaths of the other
 two Wtnesg there to to be the Act and Deed of the said Edmund Payn
 All which is now ordered to be record'd by the Court

Teste Will: Tinstall Esq

Recd
from
Payne & Luis

This Indenture made this twentieth day of September in the
 Year of our Lord Christ one thousand seven hundred and seventy seven Between
 John Payne and Mildred his wife of the County of Pittsylvania of Mon Park
 and John Heales of the County of Amelia of the other Park Wm Lee Esq: That
 the said John Payne and Mildred his wife for the Consideration sum of One
 hundred and twenty five Pounds Current money of the Commonwealth
 of Virginia to whom hereinafter paid by the said John Heales the Receipt whereof
 may so hereby acknowledge hath granted, bargained sold aliened Enfeoffed and
 confirmed, and they the said John Payne and Mildred his wife for themselves
 their Heirs Executors and Administrators doth by these presents Grant, Bargain
 sell alien Enfeoff and confirm to the said John Heales and to his heirs or Assigns
 forever in certain Tract or Parcel of Land containing Two Hundred Acres to the
 more or less situate lying and being in the County of Pittsylvania aforesaid
 on the Branches of White, Thorn Creek and Boundary as followeth S: W: E:
 Beginning at Little Lanes corner struck white Oak in John East Line Thence
 along the said East Line to a corner Decid Pine in Crispin, Stullons Line Thence
 along this said line to a corner white oak in Abraham Stullons Line Thence along
 the said Abraham Stullons Line bearing a Branch to a corner red Oak in
 Charles Lewis Line Thence along said Lewis Line Lightfoot Line Thence along
 the said Lightfoot Line to the corner red white Oak in John East Line at the
 Beginning to have and to hold the said before granted Two Hundred

Acres

(418)

(418)

Acres of Land & other of all Incumbrances, on the Bounds aforesaid with all the Appurtenances
thereunto Belonging to the said John Heale and to his heirs or assigns forever and the said John
Payne and Mildred his wife doth for themselves their Heirs Executors and Administrators Coven-
t and agree with the said John Heale that they the said John Payne and Mildred his
wife will warrant and Defend the said above Grantee Land and Premises with all the Appur-
tenances to the said John Heale his heirs or assigns forever Against them the said John Payne
and Mildred his wife and their Heirs and from the Claim or Claims of any Person or Per-
sons whatsoever In Witness whereof the said John Payne and Mildred his wife hath
to these Presents set their hands and affixed their Seals the Day and Year above written
Signed sealed and delivered

In presence of Eustace Shenton

John Payne L.S.

Abra. Shenton. Charles Lewis. Vincent Shenton

Memorandum That the thirteenth Day of September One thousand Seven hundred
and Seventy seven Quicke and payable Description and Value of Land of the within Granted
Land and Premises from the within mentioned John Payne and Mildred his wife to the
within named John Heale his heirs or assigns forever According to the form and Effect of
this Deed In presence of the Witnesses hereunto Subjoined

Witness.) Eustace Shenton. Abra. Shenton

John Payne

Charles Lewis. Vincent Shenton

Recd Septemr 13rd 1777 of John Heale the within mentioned sum of One Hundred
and Seventy five Pounds London money for the purpose within mentioned Recd
John Payne

Eustace Shenton. Abra. Shenton
Charles Lewis. Vincent Shenton

John Payne

I have countersigned this Deed by the 23rd day of Oct^r 1777 The Within
Indenture Together with the Memorandum of Value and Description
aforesaid was Acknowledged & by the within named John Payne to be his several
Credt and Due and Owed his wife Being privately Examined as the same
Duly Relinquish'd her Right of Dower in and to the within Granted Land
and premises Convey'd by her said Husband to the said John Heale All which
were ordered to be recorded by the Clerk

Date Wm. Finch Esq^r.

(419)

Boaz
from
Boaz & Reed

This Indenture made the twentieth Day of March in the Year
 our Lord one thousand seven hundred and twenty seven Between Edmund
 Boaz of the County of Pittsylvania of the one Part and Thomas Boaz of the said
 County of Pittsylvania of the other Part Witnessesthe witness the said Edmund
 Boaz for and in Consideration of the sum of Fifty Pounds Current Money of
 Virginia to him in hand paid by the said Thomas Boaz of the County aforesaid
 the Receipt whereof he doth hereby Acknowledge himself fully satisfied Contented
 and Paid and does hereby Acquit Edmund and Discharge the said Thomas
 Boaz his heirs Executors and Administrators from the same have Given Grants
 alienes whereunto confirmed and do by these Presents Give Grant Alien and Sell
 and Confirm unto the said Thomas Boaz his heirs and assigns forever One Tract
 or Parcel of Land containing by Estimation Two Hundred and Twenty four
 Acres of the same more or less situate lying and being on both sides of Pinewoods
 Creek in the County of Pittsylvania and Bounded as followeth To wit
 Beginning at Thomas Boaz's lower corner white Oak thence to the
 South Seventy Seven Degrees East one hundred and Ninety four Poles long from
 the Creek to a Hickory thence a line South One hundred and Sixty Poles
 bearing a Branch to three large Stones on a Noddy Ridge thence South
 Sixty Seven Degrees West Seventy two Poles to two small Chestnut Trees thence
 North West bearing the Creek to a point on the old line thence along the old
 line to Thomas Boaz's lower corner white Oak in the first Station and the
 Precision and Description Remaininge and remaininge thereof and all the Appur-
 tenances therunto Belonging together with the full and whole right and Title
 of the said Edmund Boaz his heirs and to the said Parcel of Land To have and
 to hold the said Two Hundred and Twenty four Acres of Land to the said Tho-
 mas Boaz his heirs and assigns forever Together with all Houses Buildings On-
 chards Gardens Woods Underwoods Rights Privileges Hereditaments tenth
 parts and Appurtenances whatsoever therunto Belonging and the said Edmund
 Boaz doth Oathmell his heirs Executors and Administrators Covenant Promise
 Grant and Agree to and with the said Thomas Boaz his heirs Executors Ad-
 ministrators and Assigns to warrant and Defend the said Land with all the
 Appurtenances therunto Belonging unto the said Thomas Boaz his heirs and
 Assigns forever Against him the said Edmund Boaz his heirs Executors

Adm'

(420)

Administrator and Officers, powers and Against all and every Person or Persons laying
Claim to the same or any part in parcel thereof, and for the further Confirmation of
This Deed, the said Edmund Boaz hath to these Presents set his hand and affixed his
Seal the Day and Year above written,
Signed, Sealed and Delivered
In presence of John Smith
Thomas Smith, William Miller

Edmund Boaz L.S.

Melioran dum Ipaton the Twelfth day of October in the Year of our Lord
Anno Domini, thousand seven hundred and seventy seven Peaceable and Quiet Possession of the
Land and Premises within Granted and Saled was had and taken by the within mentioned Edmund
Boaz and by him Delivered to the within mention'd Thomas Boaz as usual
Symbols of Levery and Seisin According to the force form and Effect of the within Deed
Signed, Sealed and Delivered
In presence of John Smith
Thomas Smith, William Miller

Edmund Boaz L.S.

Deborah Morgan
from Daniel Morgan
23 Aug^o Anno Domini thousand seven hundred and seventy seven
I to all to whom these Presents shall Come Greeting Know ye that I Deborah Morgan
wife of Daniel Morgan of the County of Pennsylvania do hereby for myself my Heirs &c
without any Trial or farr from me (and Husband) do forever Quiet, Claim to all
right Title Interest or Demand that I have to One Hundred Acres of Land In the
County aforesaid as my Dower formerly was held by my aforesaid Husband to John
Buckley of Pennsylvania and by said Buckley sold to Thomas Dillard and by said Dillard
to John Buckley who has made me full satisfaction for the same and I do by these Presents
Leave quiet my Claim or Claims whatever to my Dower as aforesaid or any Person
Claiming under me In Witness whereof I have hereunto set my hand and seal this
23 day of Aug^o Anno Domini thousand seven hundred and seventy seven
Signed Delivered in presence of
Ben Lankford, Thos Dillard, Joshua Stone

Deborah + Morgan L.S.
mark

(121) At a Court held for Pittsylvania County the 25th day of August 1777 The Within
was proved by the Oaths of two of the Witnesses thereto to be the Acknowledged Deed of the
Married Debtor Morgan and the same was Ordered to be Recorded. And afterwards
At a Court held for the said County the 29th day of October 1777 The said Deed was
proved by the Oath of the Other Witness thereto to be the Acknowledged Deed of the said
Deborah Morgan all which were Ordered to be Recorded by the Court.

Paste Will. Tinsdale

Buckley
from
Ranck & Pearce

To all whom these Presents shall Come Greeting Know ye that I Elizabeth
Harris wife of John Harris of the County of Pittsylvania do hereby for my
self my heirs & without any Reservation from my said Husband do for
now quit Claims to all Right Title Interest or Demand that I have to one
Hundred Acres of Land in the aforesaid County as my Dowry formerly was
held by my aforesaid Husband to Thomas Pittman of a former County and
by said Pittman to John Buckley who has made me full Satisfaction for the
same and I do by these Presents forever quit any Claim or Claims whatsoever
to my Dowry as aforesaid or any Person claiming under me In Witness
whereof I have hereunto set my hand and Seal this 2nd Day of August anno
Domini One thousand Seven hundred and Seventy seven

Sealed and Delivered

In presence of Ben Larkins
John George, Jr Roberts

William Ford, John Dyer, Joshua Stone

Elizabeth Harris J.S.

At a Court held for Pittsylvania County by the 23rd day of August 1777 The Within
Deed was proved by the Oaths of two of the Witnesses thereto to be the Acknowledged
Deed of the Within Name of Elizabeth Harris and the same was Ordered to be Recorded
by the Court, and afterwards to witness at a Court held for the said County by the
23rd day of October 1777 The said Deed was proved by the Oath of one of the other
Witnesses thereto to be the Acknowledged Deed of the said Elizabeth Harris all
which were Ordered to be Recorded by the Court.

Paste Will. Tinsdale

Clark
from
John East

In the name of the Commonwealth of Virginia &c To Stephen Colman
and Rubin Payne Esq^r or any two Justices of the Peace of the County of
Pittsylvania Greeting whences John East by his certain Indenture of
Indenture hath Conveyed unto Thomas Clark of the County of Pittsylvania
one certain Tract or Parcel of Land lying and being in the County of
Pittsylvania containing three Hundred acres and whereas Francis the wife
of the said John East cannot conveniently Travell to and from our said

County

County Court of Pittsylvania. Know ye that returning to your faithfull and Prudent
Concurrence in Examining Francis the wife of John East apart from her said Husband
from her said Husband without her said Husband freely and Voluntarily without the Persua-
sions or threats of her said Husband relinquish her right of Dower in and to the
said Land and Premises Conveyed by her said Husband in the said Indenture and
when you have done it that you Certifie to our Justices of our said County Court of
Pittsylvania under your hands and Seals distinctly and plainly You sent together
with this with witness William Tunitte Clerk of our said County Court at
the Courthouse the 23 Day of October in the 2 Year of the Common Wealthe

Will Tunfälle

Pittsylvania County, Oct.

By Virtue of the above Ordinance our direction we have
Examined Francis the wife of John East apart from her said Husband touching
her relinquishment of Dower in and to the above mentioned More Hundred Acres of
Land Conveyed by her said Husband to the above named Thomas Clark now
do hereby Certify the said Francis Apart from her said Husband her said Husband
freely and Voluntarily without the Persuasions or threats of her said Husband relinquish
her right of Dower in and to the said Land and Premises Conveyed by her said Husband
in the said Indenture to the said Thos Clark. Given under Our
Seals and Date the 23 Day of October 1777

Stephen Coleman L.S.
Rutkin Payne L.S.

A Court held for Pittsylvania County the 23 day of Oct 1777
The within Report was Read and Ordered to be Recorded by the
Court

Will Tunfälle

This Indenture made this First Day of October One thousand Seven
hundred and Seven Between Thos Williamson of the Parish of Hamdon and the
County of Pittsylvania of the one part and William Own of the Parish and County of
the other part Witnesseth that the said Thomas Williamson for and in Consideration

1523

1524

= dation of the sum of Twenty Five pounds Current Money of Virginia to
 him in hand paid by the said William Owen the receipt whereof he doth hereby
 acknowledge hath granted Bargained and sold and by these Presents doth Grant
 Bargain and sell unto the said William Owen his heirs and assigns One hundred
 Tracts or parcels of Land lying and being in the County of Pittsylvania contain-
 ning One hundred acres more less and bounded as follows To wit
 Beginning at a Bush in John Owen's line on the side of a Branch Run
 up the East fork of the said Branch as it meanders to a Marks Pine Schopp
 four sides from thence a Direct line to a post Oak in John Owen's line
 Schopp four sides thence along the said John Owen line to a Dead Oak above
 long the said line to a Black Gum thence south Twenty two Degrees East
 Twenty Poles to a white Oak then south Thirty seven Degrees west Forty Eight
 Poles to a Dead Oak then South thence South Twenty Degrees East Eighty
 Poles to the Beginning with all woods under Woods Sidericks Masses low
 ground meadow feeding Lying and bordering together with all Hounds Oak
 Horse Richards Garden fences water and water courses ways Bridges Commo-
 dities and all the Appurtenances whatsoever there unto Belonging or in anywise
 appertaining thereto To have and to hold the aforesaid One hundred
 acres of Land together with there fixtures premises and every part and parcel
 thereof with there and every of there Appurtenances unto the said William Owen
 and to his heirs and assigns forever to the only Proprietor of them the said William
 Owen and of his heirs and assigns forever and the said Thomas Williamson
 for himself and his heirs the above mentioned said land and fixtures and every
 of there Appurtenances unto the said William Owen and his heirs and assigns
 forever and do hereby warrant the same Against the said Thomas Williamson
 his heirs Executors and Administrators and Against all and every other person
 a Person soever shall and will warrant and by these Presents forever
 In witness whereof the said Thomas Williamson hath hereunto set
 his hand and seal the Day and Year first above written

Signed sealed and delivered

In presence of Davis Owen
 Thomas Owen John Owen testt.

London Harris

Thomas Williamson Jr

Dobson
from
Dobson

(424) Memorandum that on the First Day of October 1779 Quicke and practicable Payment
and delivery of the within Mentioned Land and Tenements was had and taken by the
within Named Thomas Williamson in his proper Person, and by him was Delivered
unto the within Named William Owen According to the true Intent and Meaning of the
within Written Deed.

In presence of

John Owen and Thomas Owen
David Owen, London Harris

Thomas Williamson, Jr.

October 3rd 1779

Recd of William Owen Twenty five Pounds Current Money in full pay
the within mentioned Land &c

Thomas Williamson

Dodson from I Bill
Dodson of State

I HONORABLE men by these Presents that I George Dodson of the County of Pittsylvania and
Colony of Virginia have Bargained and sold and do by these Presents Bargain sell and De-
liver unto Thomas Dodson of the County and Colony aforesaid One Negro woman Named
Vilek for the Consideration of One Hundred Pounds Current money of Virginia to me in
hand paid and I the said George Dodson do hereby warrant and forever Defend the said
Negroe and her Inheritance to the above named Thomas Dodson his heirs or assigns from the Claim
or Claims of any Person or Persons whatsoever To witness whereof I the said George
Dodson have hereunto set my hand and Seal this Thirtieth Day of June in the Year of
our Lord One thousand Seven Hundred and Seventy Seven
Signed sealed and delivered

In the presence of us

Daniel Gardner, James Walton
John Maden, David Dodson

George Dodson, Jr.

At a Court held for Pittsylvania County the 27th day of Nov^r 1777
The within Bill of Sale was presented by the oath of three of the Witnesses thereto
to be the Act and Deed of the within Named George Dodson and the same
was ordered to be recorded by the court

Peter Will, Sheriff of

(425)

Dreams
from
Hutchings & Co.
Exam.

This Indenture made this 27th Day of November in the Year of Our
Lord One thousand Seven Hundred and Sixty four Between Thomas Hutch-
ings of the County of Pittsylvania of the one part and Richard Brown of the
same County of the said State of Virginia the other part that the said Thomas Hutchings for
soe and in Consideration of the sum of Two Hunnes and Fifty Pounds Current
Money of Virginia to him in hand paid by the said Richard Brown the receipt
whereof is hereby by the said Thomas Hutchings and therefore doth Acquit & Discharge
and Discharge the said Richard Brown by these Presents As the said Thomas
Hutchings hath Granted Bargained Sold Alene Enfested and Confirmed and by
these Presents doth Grant Bargain Sell Alene Enfested and Confirm unto the
said Richard Brown his heirs and Assigns forever one Certain Tract or Parcell
of Land lying and being in Stocke Creek in the County of Pittsylvania Com-
taining by Estimation Four Hundred Acres and is Bounded as follows Viz
Beginning at a Rocke near the Creek thence ^{Run} South Fifteen Degrees
West Three hundred and twenty poles to a Pine South Twenty five Degrees
East Two hundred poles to Register North fifteen Degrees East Pine tree
^{Twenty}
and poles bearing North twenty five Degrees West Two hundred poles to the
first station and all Trees Woods Underwoods, Wags, Waters and Watercourses
and all Profits Commodities Advantages Accidents and Benefits and Services
whatsoever to the said Tract or Parcell of Land Above mentioned Belonging or in
anywise Appertaining thereto and also the Reversion and Reversions remainder
and Remainders Rights and Services of the said Premises and of every Part
and Parcel thereof and also all the Estate Right Title Interest Claim and
Demander whatsoever of him the said Thomas Hutchings of and to the same
Premises and every Part thereof To have and to hold all and every
Part and Parcel thereof with the Appurtenances unto the said Richard Brown
his heirs and Assigns forever and the said Thomas Hutchings for himself
and his heirs the said Tract or Parcell of Land and Premises and every
Part thereof Against him and his heirs and — Against all
and every other Person or Persons whatsoever to the said Richard Brown his
heirs and Assigns shall and will Warrant and Secure defend by these Presents
Signed Seal and Delivered
In presence of

(426)

London
from
Bank
Dedimus

Thomas Hutchings Jr.

(126)

Memorandom that on the Day and year within written full placeable and
quiet possession and living of Sizzen of the Land and promises within granted
and sole was made and Delivered by the within Named Thomas Hutchings unto
Richard Brown his heirs and assigns forever according to the True intent and
meaning of the within Written Indenture

In presence of

Thomas Hutchings Esq

At a Court held for Pittsylvania County the 27th Day of November A 1777
The within Written Indenture Together with the Memorandum of Power and
Sizzen tenor Indenture was by the within Named Thomas Hutchings Ac.
Acknowledged to be his Act and Deed all which was Ordered to be Recorded by the Court

Isaac Will Pittfall CO

Done at Pittsylvania County the 24th Day of July in the 2^d Year of the Commonwealth
of Virginia A.D. 1777 To William Morton Tho. Carter
John Watkins & Wm. Hubbard Esq^r or any two Justices of the Peace of the County of Chester
I the Gaveling whereby John Brant by his certain Indenture of Settlement hath Conveyed
unto John Dinslow of the County of Pittsylvania One certain Tract or Parcel of Land
Lying and Leng in the said County of Pittsylvania Containing Three Hundred and Thirty
four Acres and whereas the wife of the said John Brant cannot conveniently travel
to and from our said County Court of Pittsylvania I do now ye that we trusting to your
Fiekhall and Provident Recumfction in Examining Margaret Brant the wife of the
said John Brant from and apart from her said Husband whether she doth fully and voluntarilie
without the Persuasions or threats of her said Husband relinquish her right of Dispossession
to the said Land and promises Conveyed by her said Husband in the said Indenture and
where you have done it that you Certifie to our said Justices of our said County Court of
Pittsylvania Under your hands and Seals distinctly and plainly you rendege that
with this will Witness William Pittfall Clerk of our said County Court at the
Courthouse the 24th Day of July in the 2^d Year of the Commonwealth

Will Pittfall

Charlotte

By Virtue of the within Recited to us Quoted we have Examin'd Margaret
Brant the wife of the said John Brant apart from her said Husband touching her Relin
quishment of Powers made to the above mentioned Three Hundred and
Thirty

(427)

Stately four Acres of Land Conveyed by her said Husband to the above named
 John Donelson we do hereby certify that the said Margaret Brent Appear
 from her said Husband dispartly and Voluntarily without the Persuasions
 or Threats of her said Husband & relinquish her Right of Dower to the said
 Land and Premises Conveyed by her said Husband to the said John
 Donelson Given Under our hands and Seals this 15th Day
 of November 1777.

William Moton *Z.S.*
 Col. Mathews *Z.S.*

Damino
 At a Court held for Pittsylvania County by the 27th day of Novo. 1777.
 The within Deed was returned and Ordered to be Recorded by the Court.

Teste Will: Long Esq:.

Clay
 from
 Clay & Qua

This Indenture made this 27th Day of November One thousand
 Seven Hundred and Seventeen Between Charles Clay Esq: of Southwicks
 County of Albemarle Park and Charles Clay junr of Albemarle County of the
 same Part witnesseth that the said Charles Clay Esq: for and in Consideration of
 the sum of Two Pounds Virginia Current to him in hand paid and receipted
 which he doth hereby Acknowledged with Bangs and the Alleviate and Condition
 and by these Presents doth give Grant Bangs and hold Alleviate and Confirm'd
 unto the said Charles Clay Junr his heirs and Assignees One Certain Tract
 or Parcel of Land situate lying and being in the County of Pittsylvania and
 the Branches of Dan River containing by Estimation by computation one
 Thousand Acres by the same more or less (and being Part of a Tract
 of Land of 5834 Acres granted to Elizab: Clay of Chesterfield by Patent
 bearing Date August the first annoque Domini 1772 and by him Conveyed
 to the within contracting Parties five fifth to Clay the Elder and one fifth
 to C: Clay the Younger (and the Tracts or parcels of Land Conveyed by these
 Presents to include the aforesaid one fifth granted to Elizab: Clay to the
 said C: Clay Junr and Bounded as follows (viz) Beginning at a Point
 in the fork of Cascade Creek thence South Sixty seven Degrees East Two
 Hundred and Twenty Poles to a Red Oak thence South fifty Degrees East
 Two Hundred and Ninety six Poles to a large white Oak south Thirty Nine
 Degrees

Clay
 from
 Clay & Qua

Decd: to
 Clay -

Degrees west Eighty degrees to a large white Oak with fifty Degrees East two hundred
 and four poles to a white Oak North and Degrees East two hundred and twelve longing
 the branch and a small branch several times to a Hickory North four hundred and
 forty eight poles longing a branch to two Dogwoods near the same thence South
 twenty four Degrees west six hundred and two poles longing several branches of
 Sandy River and cascades to the first beginning with all known trees woods waters
 and waters courses whatsoever to the said Tract or parcel of land belonging a manor
 appertaining with all lands fields and pastures and all the estate right title interest
 property claim and demand whatsoever of him the said C. Clay late of in regard
 to the said Tract or parcel of land and premises and every part thereof to have
 and to hold the said Tract or parcel of land and premises unto the said C. Clay
 for his heirs and assigns forever and the said Charles Clay and his himself and
 his heirs the said Tract or parcel of land with the appurtenances unto the said Charles
 Clay for his heirs and assigns against him the said Charles Clay and his heirs and
 assigns and against the title claim of every other person or persons whatsoever shall
 and will appear before these presents In witness whereof the said
 Charles Clay for hath caused to be affixed his seal the Oak and
 year above mentioned and witness

Charles Clay A.S.

At a Court held for Pittsylvania County the 27th Day of November 1777

The without Indenture & Bargain and Sale from Charles Clay senr to Charles
 Clay Jr was by the said Charles Clay senr Acknowledged to be his Act and
 Deed and the same was Ordered to be Recorded By the Court

Witn Will Dyer Esq

This Indenture made the 27th Day of November One thousand seven
 hundred and seventy seven between Charles Clay senr of Pittsylvania County of
 the one part and Guy Clay of the said County of the other Part witnesseth that the
 said C. Clay for and in Consideration of the sum of Two Pounds Virginia currency to
 him in hand paid the receipt whereof he doth hereby Acknowledge hath Bargained & sold
 alienated and confirmed and by these presents doth Bargain and Give Grant Deed and
 confirmed unto the said Guy Clay his heirs and assigns forever one certain Tract or parcel
 of Land situate lying and being in the County of Pittsylvania on the Branches of

Dan

(129)

Dan Rivers Containing by Computation One Thousand Acres more or less being
part of a Tract of Land of 5836 Acres Granted to Charles Lay of Chesterfield
County by Patent Bearing Date August the first Annoque Dom 1772 and by
him Conveyed to the said C. Lay by Deed recorded in Pittsylvania County and
Bounded as follows Viz Beginning at a white Oak in Williams Rockliffe
Linen Thence on her line North Eight Degrees West Twenty Eight Poles to a
Double Maple south Sixty four Degrees West, Southly four poles to a Hickory
North fifty three Degrees West two Hundred and Fifty Poles to a Spanish
Oak South Eleven Degrees West One Hundred and Ninety two poles, thence
Branch of Sandy River to a large Hickory South Thirty Degrees East one hundred
and four poles to a white Oak South Twenty One Degrees One Hundred and
Thirty Eight Poles long Line N.E. South Seventy two Degrees East three hundred
and Sixty six poles to a small Black Oak North Twenty and half Degrees
East four hundred and Fifty six poles to a Young white Oak thence West two
Hundred and Thirty Poles to the Beginning, with all Houses trees Woods
Waters and watercourses whatsoever to the said Tract or Parcel of Land Belonging
or in anywise Appertaining thereto with all Rents Issues and Profits and
all the Estate Right and Title Interest Property Claim and Demand what
soever of him the said C. Lay of in and to the said Tract or Parcel of Land and
Purviance and every Part thereof To have and to hold the said Tract or
Parcel of Land and Purviance unto the said Grun Lay his heirs and assigns
forever and the said Charles Lay for himself and his heirs the said Tract
or Parcel of Land with the Appurtenances unto the said Grun Lay, his
heirs and assigns Against whom the said Charles Lay his heirs and
assigns and Against the Title or Claims of every other Person or Persons
whatsoever shall and will Defend by these Presents In Witness whereof
the said Charles Lay hath hereunto set his hand and affixed his seal
the Day and Year above mentioned in a Witten

Charles Lay

At a Court House for Pittsylvania County the 27th Day of November 1779
This Indenture of Bargain and Sale from Charles Lay Esq^r to
Grun Lay w^t the said Charles Acknowledges to be his Act and Deed
and the same was Ordered to be Recorded By the Court

John Will Fumell C^o

(130)

This Indenture made this Eighteenth Day of November in the Year of
our Lord one thousand seven hundred and Seventy six Between Thomas Ball of the County
of Pittsylvania of the one Part and Jacob Meador of the other Part Witnesseth that the said
Thomas Ball for and consideration of the sum of Fifty Pounds Current money of Virginia
taken in hand by said Jacob Meador the receipt whereof is hereby Acknowledged
and thereof doth Acquit Exempt and Discharge the said Thomas Ball and his heirs the said Thomas
Ball hath Granted Bargained Alienated Enfeoffed and Conveyed And by these Presents
doth Grant Bargain Sell Alien Enfeoff and Convey unto the said Meador his Heirs and
Assigns one Certain Tract or Parcel of Land Situate Lying and Bounding in the County of Pitt-
sylvania on both sides of Elkhorn Creek Containing by Estimation one Hundred Acres
to be the same more or less bounded as follows viz Beginning at Joseph Tays Court
Read Oak thence the said Tays line south Fourteen Degrees east one Hundred and Sixty
Four poles longing Elkhorn Creek to a Corner Hickory thence Atkinsons line to a small white
Oak thence in a straight line longing the Creek Aforesaid to a corner Hickory in Middle of line thence
the same to the first station and all Tress wayes waters and Watercourses wherein Contains
and all Rights Commodities Advantages and Appartenances whatsoever to the same belong-
ing or in anywise Appertaining either in Equity or in Law of him the said Thomas Ball and
his heirs from or to the said Lands and Premises and Every Part thereof with the Appur-
tenances therof and also the Tenures and Tournies Remainder and Remainder thereof
Grues and Services therof and all the State Rights Title Interest & claim or Demand what-
soever of him the said Thomas Ball and his heirs To have and to hold he and Tract of
Land and Demesne with the Appartenances unto the said Jacob Meador his heirs and Assigns
Power and the said Thomas Ball for himself and his heirs doth Covenant and Agree to
and with the said Jacob Meador that the said Thomas Ball and his heirs the said Tract
or Parcel of Land and Premises above mentioned with the Appartenances unto the said
Jacob Meador his heirs aforesaid Against him the said Thomas Ball and his heirs and All
and the like in all manner of law and every other Person or Persons whatsoever shall and
will Warrant and Seize Differ by their Friends In Witness whereof the said
Thomas Ball hath hereunto set his Hand in a After the Seal thereto and placed above
written.

Signed sealed and Delivered
the
John Hutchings Alex. Donlon
John Justice. Not Yales

Q his
Thos + Ball L S
make

(1498)

Memorandum that on the Day and year aforesaid Writton full Procedre
 and Quicke Puffision and Levy of Survey of the Land and Premises within
 Grants and Sale was made and Delivered by the within Named Thomas Ball
 unto the within Named Jacob Mader his heirs and Assigns forever According
 to the True Intent and Meaning of the within Written Indenture
 In Presence of

Thomas Hutchings Alex^t Pennington

L. Pen
Thos + Brill
mark

John Justice John Yates

At a Court held for Pittsylvania County on the 18th day of January 1777

The within Written Indenture together with the Memorandum of Levy
 and Survey heron ^{was} Indorsed by the within Named Thomas Ball Richmon
 Peleg & Noble his Ack and Quicke which was Ordained to be Recorded
 By the Court

T. T. Will. Tammall Co

Thomas
Brown
Thurman
John
Hutchins
Thurman
John
Hutchins

I now almyng these Prewnts that I Richard Thurman of the County
 of Pittsylvania have Bargained sold and Delivered and do by these Prewnts
 Bargained sold and Delivered unto Nathan Thurman of the said County on the 30th of
 February Nones of the Year of our Lord one thousand Seven hundred and Sixty
 Cattle and Horses and one Cow marked with two Swallow
 Forks and Under Kell in the Left Ear Two Shaffs or feather Bed and
 Turners Three Boxes and one Dish Leather with all the Utencials
 Effects and household Furniture Belonging and now in Possession of the said
 Richard Thurman Together with the Tools and now stand for the sum of
 One Hundred and Fifty Pounds and do warrant and forever Defend
 the same Vizto Goods and Chattels from the just Claim and Claims of any
 Person or Persons whatsoever given under my hand and Seal this the 31st
 Day of May 1777

Signed Sealed and Delivered

In the Presence of

John Bobbitt Joshua Alston

James Mitchell Littlebury *his* P. Peterson

Richard + Thurman L.S.
mark

At a Court held for Pittsylvania County on the 27th day of Nov^r 1777 the within
 Bill of Sale was proved by the Oath of the aforesaid WITNESSES thereto to be the Act
 and Deed of the within Nam'd Richard Thurman and the same was Ordained
 to be Recorded by the Court

T. Will. Tammall Co

(132)

This Indenture made this Eighth Day of November One thousand Seven hundred and sixtynine Between George Jefferson of Anson County in the State of N. Carolina of the one part and William Hoy of the same place of the other part witnesseth that the said George Jefferson for and in Consideration of the sum of Two Hundred and Fifty Pounds Current Money of Virginia to him in hand delivered whereof is hereby Acknowledged hath Granted Bargained sold and confirmed and by these Presents doth Grant Bargain sell and Confirm unto the said William Hoy his heirs and assigns forever One certain Tract or Parcel of Land Containing five acres more or less lying and lying in the County of Pittsylvania in the State of Virginia on Turkey Creek and is Bounded as followeth to wit Beginning at a Hickory tree south seventy four degrees East Eighty six poles to a White Oak North Sixty Degrees East Two hundred and four poles to a White Oak North one hundred and Thirty four poles to a Hickory North thirty degrees east One hundred and fifty five poles to a be Oak West two hundred and forty six poles to another and South Fifteen Degrees West One hundred and Sixty poles to the Beginning being Part of a Tract of Land the said Jefferson Purchaser of Clement Reed and includes what is called Turkey Creek Meadows To have and to hold the said Tract or Parcel of Land with all and singular other Appurtenances thereunto Belonging or in anywise Appertaining With the Twentieth and Twelves Years remanent and remaining there unto the said William Hoy his Heirs and assigns forever to the only Proprietary and Benefit of him the said William Hoy his Heirs and assigns forever and the said George Jefferson for himself and his heirs doth Covenant and Agree to and with the said William Hoy that he the said George Jefferson the above mentioned Land and Purvues with the Appurtenances unto the said William Hoy his Heirs and assigns forever Against the claim and Demand of him the said George Jefferson and his Heirs and Against the claim and Demand of all and every other Person or Persons whatsoever shall and will Warrant and have cause by these Presents In Witness whereof the said George Jefferson hath caused to set his Hand and Seal the Day and Year first above written

Signed sealed and delivered

G. Jefferson L.S.

In presence of

Intervened before & signed in the first line & between the 7th & 8th line

Thomas Shuler Mary Nichols

Susannah Nichols John White

full Brandy
or wine
Thomas Ball
Accordance

all
177
Living
Acknow
ledg
will C.J

Country
woods
Nugro
wallow

and
the
the said
town
End
fancy
be 34

L.S.

7 the 11th
to be the 1st
using Ordin

OB.

(433)

Memorandum that on the Day and Date written underneath I have
(and do hereby) renounce all my and my wife's right and claim to the land and property written
Mentioned was made and Delivered by the witness Namely George Jefferson and
The witness named William Hay According to the form and Effect of the
Written Writting Deed.

In presence

Thos. Shiles, Mary Nichols

Suzannah Nichols, John White

G Jefferson L.S.

N. Carolina

Amon County } George Jefferson of this County come before us and Acknow-
ledged his hand and Seal to this Deed and Elizabeth his
Wife do freely and Voluntarily relinquish her Right of Power to the same
Certified Under our hands this 8 November 1777

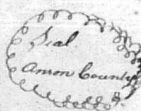
John Shiles

David Love

Wm. Morris

North Carolina

Amon County } Set to witness Certify that the above Named John
Shiles, David Love and William Morris were at the time of signing the
above Instrument and still are Magistrates in and for the County of
Amon and State above and duly Commissioned and Qualified in
Territory whereof I have hereunto set my hand & affixed my
Seal this 10 Day of Nov: Ann: Dom: 1777



John Ault Clerk Amon County

word Law
written
afforded
Copies

434

This Indenture made this eighth Day of November One thousand Seven
Hundred and forty seven Between George Jefferson of Ammon County in the State of
North Carolina of the one part and William Hoy of the same place of the other Part witness
eth that the said George Jefferson for and in consideration of the sum of One Hundred and
Fifty Pounds lawful money of Virginia to him in hand the receipt whereof is hereby Ac-
knowledged hath granted Bargained sold and confirmed Anoby these presents Doth
Grant Bargain sell and Confer unto the said William Hoy his heirs and assigns for
ever One certain Tract or parcel of Land containing four Hundred and Twenty acres
more or less and lying in the County of Pittsylvania in the state of Virginia on Turkey
Cock Creek and is Bounded as followeth to wit Beginning at a red Oak thence
S 25 W 10 poles to a Poplar S 45 W 44 poles to a Oak N 70 W 38 poles to a White
Oak S 30 W 62 poles to another Oak S 30 E 14 1/2 poles to Pointers East 33 1/2 poles to Pointers
N 22 1/2 poles to Pointers and W 30 1/2 poles to the Beginning being part of a Tract of Land
the said Jefferson purchased of Clement Lee and includes what they call the Great
Law Ground Tract To have and to hold the said Tract or parcel of Land
with all and singular the Appurtenances thereto belonging or in anywise Appertaining
with the severall and severall Remaines and Remainants therof unto the said
William Hoy his heirs and assigns forever and the said George Jefferson for himself
and his heirs doth leave and Agre to and with the said William Hoy that he
the said George Jefferson the above mentioned Person and Premises with the Appurte-
nances unto the said William Hoy his heirs and assigns forever Against the claims
and Demands of him the said George Jefferson and his heirs and assigns and Against
the claims and Demands of all and every other Person or Persons whatsoever shall and
will Warrant and forever Defend by these Presents In Witness whereof the said
Jefferson hath hereunto set his hand and seal the day and year first above written
Signed Sealed and Delivered

In presence of

Individually before signed in the first & between the 8 & 9th line

Thos Chiles Mary Nichols

Sannah Nichols John White

Morn that on the day & Date within mentioned I doth and doth declare I doth
and doth give of the Land and Purvis within mentioned was made and Delivered by the
Within named George Jefferson unto the within named William Hoy According to the
form and effect of the within written Deed

In presence of Thos Chiles Mary Nicholsannah Nichols
John White

G Jefferson L.S.

(135)

N^o. Carolina } George Jefferson of this County came before us and acknowledged
Ammon County } his and that to his wife Elizabeth his dis^t & fully and voluntarily relinquishes
his Right of Power to the same Certificate under our hands this Day Nov^r 10th 1777

John Childs

David Lee

W^m Mask

North Carolina } Sir I hereby certify whom it may concern that John Davis
Ammon County } Davis Lee and William Mask were at the time of signing
the above Instrument and now are Magistrates in and for the County of Ammon
in the State of N^o. C^o duly Commissioned and Qualified. In Testimony whereof
I have hereunto set my hand and affixed the seal of the said County the 10th Day
of November anno Domini 1777

Seal
Ammon County

John Ault Clerk Ammon County

Sarah
from
William & David

This Indenture made this Twenty fourth Day of November in the
year of our Lord one thousand seven hundred and Seventy Seven Between
John Williams and Sarah his wife of Pittsylvania County in the Colony of
Virginia of the one part and Daniel Dotson of Guilford County in the
Province of North Carolina of the other part witnesseth that the said
John Williams and Sarah his wife for and in Consideration of the sum of
One Hundred and Fifty Pounds Current Money of Virginia to them in
hand

knowledge
relenguishes
vnu. 1774

(434)

Hande paid by the said Daniel Dodson the receipt of which the said John Williams and his wife do hereby acknowledge and themselves together with fully satisfied contented and paid hath and by these presents doth Give grant Bargain Sett Alien Enfeoff and confirmed unto the said Daniel Dodson his heirs and assigns forever all that Tract or Parcel of Land lying and being in the County aforesaid in the Colony of Virginia and containing by Grant of Conformation four Hundred and four acres lying and being in the County of Pittsylvania on the West side of Cascade Creek and Bounders as followeth
to wit Beginning at a Poplar on the said Creek in the Country here where along the same West four Hundred and fifty Poles to a Willow Oak North two Hundred and Twenty Poles to Three Pine East One Hundred and Forty-four Poles to a white Oak South Twenty eight and a half Degrees East One Hundred and Eighty Poles to a Black Oak North Twenty three Degrees East one hundred and Twelve Poles to a will Oak on the aforesaid Creek and thence down the same with Manders to the Beginning which was on the twentieth day of July seventeen hundred and sixty eight granted by George the Third King of Great Britain to a certain John Cox and Sarah Cox the said John Cox being dead and no division of the said Tract of Land being yet made the said Sarah Cox remains the lawful Heir to the said John Cox (Monly or Undivided Half) Part of the aforesaid Tract of Land the said Sarah Cox having Intimated with the aforesaid John Williams hath and by these presents given Granted bargained sold Aliened Enfeoffed and confirmed unto the said Daniel Dodson his heirs and assigns forever all the aforesaid Tract of Land and Premises together with all Rights, Profits, Benefits Possession and Advantages Premises and Appertaining to the said Tract or Parcel of Land belonging or in anywise appertaining To have and to hold the said Bargained Tract of Land and every Part and Parcel thereof unto him the said Daniel Dodson his heirs and assigns forever and to his and their sole Proprietor use and behoof and the said John Williams and Sarah his wife for themselves their Heirs Executors and Administrators with her by Covenants Promise Grant and Agree to and with the said Daniel Dodson his heirs and assigns That they will WARRANT and DEFEND the aforesaid Tract of Land and Premises Against all manner of Persons whatsoever laying or having any just claim to it Williams wherof they have herunto set their hands and Affidavit seals the Day and Year first above written

Sign'd Seal'd and Delivered

In the presence of

John Williams

John Williams L.S.

At a Court held for Pittsylvania County the 2nd day of Nov^r 1774 The within Indenture was acknowledged by the within Name of John Williams to be his act by Due and the same was Ordained to be recorded by the Court to and therefor Notified to the Sheriff for Frederick Williams attorney of the Plaintiff to be delivered to the said Williams

(434)

Witness
from
Dutton & Co.

This Indenture made this twentieth day of November in the Year
our Lord Christ one thousand seven hundred and Twenty Seven, Between
Robert Dutton Junior of Pittsylvania County of the one Part and Daniel Witcher
of the said County of the other Part witnesseth that the said Robert Dutton Jr
for and in Consideration of the sum of Thirty Pounds Current Money of Vir-
ginia to him in hand paid by the said Witcher the receipt whereof he doth
hereby Acknowledge hath Granted Bargained sold Alien Enfeoffed and
Conveyed and doth by these Presents Grant Bargain Sell Alien Enfeoff
Convey and Deliver unto the said Daniel Witcher his heirs and assigns
One certain Tract or Parcel of Land lying and being in Pittsylvania County
aforesaid on the North side of Pigg River containing Thirtynine or less
and bounded as followeth To wit Beginning at a white Oak in John Smiths
line thence due North Fifty Degrees East one Hundred and Twenty four
Poles to a Pine thence North forty five Degrees East forty Poles to a Boundary in
Jewellatts Woods line thence on his line South fifteen Degrees East Twenty
four Poles to a Red Oak on the North side of Pigg River thence up the River to
John Smiths line thence on his line to the first Station And the severance
and divisions remainder and remainders thereof and all the Estate Right
Title Interest Claim and Demand whatsoever of him the said Robert
Dutton justly due and to the said Land and premises and every Part and Parcel
thereof To have and to hold the said Land and Premises with the Appur-
tenances unto the said Daniel Witcher his heirs and assigns forever and the
said Robert Dutton Jr doth hereby for himself his heirs & executors (and oth-
er successors) covenant Promise and Agree to and with the said Daniel Witcher
his heirs and assigns that he the said Robert Dutton Jr the above mentioned
Land and Premises with the Appurtenances unto the said Daniel Witcher
his heirs and assigns Against all Persons whatsoever shall and will Utmost
and forever Defend In Witness whereof the said Robert Dutton Junior
hath set his hand and affixed his seal the Day and Year written
Signed Sealed & delivered
In presence of James Mitchell

Wm Witcher John Witcher

Robt Dutton L.S.

Set in the Year of
s, Between

s Daniel Witcher

Robert Dalton Jr

s t Money of the

church he doth

leffed and

Alan Enfield

and signs

sylvania County

more or less

in Han Smiths

s, Twenty four

to Boones in

Park Twenty

the River to

Neveries

late night

Robert

s and Daniel

with the Appur-

ewed and the

s and Al-

and Witcher

entines &

L Witcher

sit warrant

sor Junior

to Witten

(438)

Memorandum that on the Day and Year within written Quicke and
peaceable Possession and Seizure of the within mentioned Land and Premises with
the Appurtenances was given and made by Robert Dalton Jr to Daniel Witcher
According to the Tenor Effect and true meaning of the within Written Quicke
In presence of

James Mitchell

Wm Witcher, John Witcher

Robt Dalton L

At a Court held for Pittsylvania County the 27th day of Nov^r 1777
The Within Indenture Together with the Memorandum of Livery and
Seizure herein enclosed was made by the oaths of the WITNESSES thereto
to be the Act and Deed of the within Robert Dalton and the sum whereof
Ordered to be Recorded by the Clerk R

Teste Will Dungall

Witness
from
Potter & Reed
Exum &
Patterson

This Indenture made this Day of in the year of our Lord One
Thousand Seven Hundred and Sixty Seven Between David Polly of the County of Pitt-
sylvania of the one part and Ephraim Witcher of the said County of the other Part
Witnesseth that the said David Polly for and in consideration of the sum of Fifteen
Pound lawful money of Virginia to him in hand交付 and Ephraim Witcher to the
receipt whereof to the said David Polly doth hereby Acknowledge hath granted Bargained
and sold and by these presents doth Give Grant Bargain sell Deliver and Confirm unto
him the said Ephraim Witcher his heirs and Aliors forever one certain Tract or Parcell
of Land situate lying and being in the County of Pittsylvania Containing Three
Hundred and two Acres to the same more or less Bounded as follow Viz Beginning
at a white Oak in the said old Line running along the same North fifty six and half De-
grees West thirty six Poles to a white Oak North Twenty seven Degrees west Three
Hundred and Eighty six being Two Branches to a Hickory North Thirteen Degrees
East one hundred and forty two Poles being more or less a Red Cedar to
Pointer South Twenty Seven Degrees East one Hundred and Eighty Poles longing two
Branches to a white Oak North Thirty Degrees East Twenty Poles to a white Oak
South Twenty Seven Degrees East one Hundred and twenty five Poles to a red Oak
in the said old line then a new line South first Degrees West one Hundred and Twenty
Eight

(439)

445

Eight Poles longing the aforesaid Land to the Beginning. Together with all and
singular the Privileges and Appurtenances therunto Belonging a man whose
Appertaining To have and to hold the above Land and Possessions with all the
Appurtenances unto the said Ephraim Witcher his heirs and Assigns forever
to have hold use Occupie Possess and enjoy the same with way Past and Parcell
thereof to him the said Ephraim Witcher his heirs and Assigns forever to the only
Proper use and Benefit of him the said Ephraim Witcher his heirs and Assigns
leaves Against him the said David Polly his heirs and Assigns and Against
the Claim and Demand of any other Person or Persons whatsoever the said
David Polly or his heirs and Assigns shall and will by these Presents Warrant
and forces Defend. In Witness whereof the said David Polly hath here
unto set his hand and Seal the Day and year above written
Signed Sealed and Delivered

In presence of Patrick Morrison
William Maples William Smith

David Polly L.S.

At a Court held for Pittsylvania County the 27 day of November 1777
This Indenture was acknowledged by the aforesaid named David Polly to be
his act and Deed of Assign the Writings Privily examined as the Law
Directly Relating thereto and to the Within Granted Land
and Possessions for me to be Received by the said

Two Mill Tunstall Co.

Received
from [Redacted]
Dated 8th

I now all men by these Presents that I Thomas Dodson of the County of
Pittsylvania and Colony of Virginia have Bargained and Sold and do by these
Bargains Sell and Deliver unto Lazarus Dodson of the County and Colony
Aforesaid Three Thousand names Sarah Marjary and Winney for the Con-
sideration of One Hundred and ten Pounds Current Money of Virginia to me in
hand Paid the receipt whereof I do hereby Acknowledge I the said Thomas Dodson
do hereby Warrant and Convey O f f e r d th e said Negroe and his Incomes to the
said Lazarus Dodson his heirs and Assigns from the Claim or Claims of any
Person or Persons whatsoever As witness my hand and Seal this Eighteenth

Day of November in the Year of our Lord Christ One thousand Seven hundred
and Seventy seven

Debt
from
Lavel
Due
Cesa

Signed Sealed and Delivered

In Presence of us

George Dodson John Mading

John
Thomas son of Dodson J.S.
make

At a Court held for Pittsylvania County the 27th day of Nov^r 1777 -
The within Bill of Sale was proved by the Oaths of the Witnesses thereto.
to be the Act and Deed of the within named Thomas Dodson and the
Same was ordered to be recorded by the Court

Teste Willm Tunstall Esq.

Written
from
Lovell
Duck
Exam

This Indenture made this fifth day of November One thousand seven hun-
dred and seventy seven Between William Lovell and Mary his wife of Pittsylvania
County of the one part and Crispin Shello of the said County of the other part witnesseth
that the said William Lovell and Mary his wife for and in Consideration of the sum of Two
Hundred and fifty Pounds Current money of Virginia to them in hand paid by the said
Crispin Shello the receipt whereof they do hereby confess and Acknowledge fully granted
Bargained sold Aland Enfeoffed and Conveyed (and the said William Lovell and)
Mary his wife for themselves their heirs Executors and Administrators doth by these pre-
sent Indenture sell Aland Enfeoff and Convey to the said Crispin Shello and to his
heirs and Assigns forever One Certain Tract Piece or Parcell of Land containing Two
Hundred and Thirty Acres to the same more or less in the Bounds as followeth Be-
ginning at the mouth of Great Cherrystone Creek thence up the said Creek
as the Manders to Little Cherrystone Creek thence up Little Cherrystone Creek as it mea-
sures to Col^r Robert Woodings Line there along said Woodings Line to Eliana Adams
Line there along said Adams Line to William Peters Martins Line thence along said
Martins Line to John Adams Sen^r Line thence along said Adams Line to Banister River
thence up the said River the Manders thence to the mouth of Great Cherrystone Creek
to the Beginning To have and to hold the said Two Hundred and Thirty Acres of
Land to the same more or less in the Bounds above mentioned clear of all Encumbrances with
all the Appurtenances therunto Belonging or anywise Appertaining to the said Crispin Shello
and to his heirs and Assigns forever and the said William Lovell and Mary his wife doth
Covenant and Agree with the said Crispin Shello that they the said William Lovell and
Mary

(444)
Mary his wife will warrant and forever defend the said before granted Land
and Premises with all the Appurtenances thereto Belonging to the said Crispin
Shelton his heirs and Assigns forever Against them the said William Lovell and
Mary his wife and their heirs and from the Claim or Claims of any Person
or Persons whatsoever. In Witness whereof the said William Lovell and
Mary his wife hath to these Presents set their hands and Affixed their seals the
the Day and Year above written

Memorandum that Half an Acre of Land Including the Gravies on the Plan
below above mentioned is Excepted and Left for a Burying Place

Simeon Gralde and Delevers

In the presence of

W^ras. Abraham Motley

William Lovell

Daniel Shelton. Vincent Shelton

Armistead Shelton. Leonard Shelton

Memorandum Taken the fifth Day of November One thousand seven
hundred and twenty four Right and Peaceable Possession of Every of his son
of the within mentioned Land and Premises was Given and Delivered to the
within named William Lovell and Mary his wife to the within mentioned
Crispin Shelton According to the form and Effect of this Deed in the presence
of the witness hereunto Required

Witness W^ras. Abraham Motley

William Lovell

Daniel Shelton. Vincent Shelton

Armistead Shelton. Leonard Shelton

November 5 1724 I have Received of Crispin Shelton Two Hundred and fifty
Pounds Current Money of Virginia As being the Consideration Money within
mention'd for the within Mention'd Land and Premises
at W^ras. Abraham Motley. Daniel Shelton

Vincent Shelton. Armistead Shelton. Leonard Shelton

William Lovell

At a Court held for Pittsylvania County the 27 day of November 1724

This Indenture together with the Memorandum of my affezion and
Respect herein and heretofore acknowledged by the above named
William Lovell to see his several acts and Deed of many his self
being purely Examined as the Law directs Relinquished his right
of Dower in and to the above mentioned Land and Premises
conveyed by his said Husband to the above Crispin Shelton
of the same was ordered to be Recorded by the Court
Distr. Will. Dunsdale C.

This Indenture made this Twenty seventh Day of November in the Year of our Lord
Christ one thousand Seven Hundred and Twenty Seven by and Between David Walker of the
one Part and Daniel White of the other Part both of Pittsylvania County and Colony of Virginia
Witnesseth that the said David Walker for divers Good Causes and Considerations hath made
Especially for and in Consideration of the sum of Three Hundred Pounds Current Money of
Virginia to him in hand Paid by the said Daniel White at and before the Incribing of these
Presents the Receipt whereof the said Daniel White acknowledge and thereof and every part thereof
doth Clearly Acquit and Discharge the said Daniel White his Heirs Ex^r and Adm^r and exec^r
of them by these Presents hath Given Granted Aliened Bargained sold and Delivered and
by these Presents do Give Grant Alien Bargained sold and Deliver unto the said Daniel White
one Parcel of Land Containing Six Hundred and Nine Acres more or less being and lying in
the County aforesaid and Bounded as followeth to wit Beginning at a Corner Bush of
John Daniels thence Along his Line South One Hundred and Ninety Poles to his Corner
White Oak near his Gate still on his Line South Eighty five and a Half West three Hundred
and Sixty Eight Poles to Point in the do^r Wallent Line thence Along the same North One
and a Half Degrees East Three Hundred and Twelve Poles to Woodings corner Maple in
a Branch thence Along his Line North Thirty five Degrees East one Hundred and Eighty
six Poles to the first Station with all and Singulal the Appurtenances thereunto Belonging
unto herre the said Daniel White and his Heirs to the end of prouesse and lechaff of him the
said Daniel White his heire and Assignes forever and the said David Walker for himself
his heire Ex^r and Adm^r doth Convenant and Agree to and with the said Daniel White his
heire &c that it shall and may be lawfull to and for the said Daniel White his Heire &c
from him and to him and at all times forever here after Peaceable and Quietly to have
sole Occupie Pposse and Intey the said Land and Possess and the Right Poles of him the said
David Walker without any lawfull Just Cause trouble molestacion or Interruption of him
the said Walker his heire &c or any of them or any other Person Lawfully claiming or to claim
in by from or Under them or any of them and the said David Walker for himself and his
Heire the said Land and Possess as before Intended mentioned and Expressd unto him the said
Daniel White and his heires Against sum the said David Walker and his heire and all
claiming in by from or Under them or any of them shall and will Warant and forever Cease
by these Presents for witness whereof the said David Walker hath hereunto put his hand and
Sealed his Seal the Day and Year above written

David Walker

(143)

(144)

At a Court held for Pittsylvania County the 27 day of Nov^r 1777 The witness
 Indenture was acknowledged by the witness named David Walker to be his
 As aforesaid and Martha his wife Being severally Examined as the law requireth
 Testified his Right of Dwelling and to the within granted Land and
 premises conveyed by her said Husband to the said Daniel White all
 which were ordered to be recorded by the Court

Signed Will. Linstead Esq.

Pitty

from

Dillard

Dad

This Indenture made this 26th Day of November One thousand Seven
 Hundred Seventy and Seven Between Thomas Dillard and Martha his
 Wife of the County of Pittsylvania of the one Part and Iffe Valley of Wayne
 County of the other Part Witnesseth that the said Thomas Dillard and his
 Wife for and in Consideration of the sum of Thirty Pounds Current Money of
 Virginia in hand paid by the said Iffe Valley doth Bargain Sell Alien and
 Confer unto the said Iffe Valley another Heir all that Tract or Parcell
 of Land Containing by Estimation One Hundred Acres lie the same more or less
 Accurate lying and being in the County of Pittsylvania and on the south
 Side of Stanton River and bounded as followeth to wit Beginning at
 a Hickory below Muskrat Island on the south Side of Stanton River thence
 West Eighty two Degrees to a Pine Thence North forty four Degrees West Ninety
 Poles to two Red Oaks standing on the said line from thence North
 a few feet through the said land to the side of the River to a Place commonly
 called and known by the Name of the Bear's House a large Rock of Stone on the
 said River Bank bearing an Elm thence Down the said River as it
 Meanders to the first Station together with all and singular the houses
 Buildings Fences orchards Woods way Meadows Water and all other Propri-
 -ties and Advantages whatsoever to the said Land Belonging or in any wise
 appertaining and that the said Iffe Valley his Heirs or Assigns may at any
 time hereafter Enter into and upon the same Occupy Possess and Enjoy the
 said Land and Premises Herby Granted without the Denial or Interference
 or Disturbance of him the said Thomas Dillard and Martha his Wife
 him or either of their Heirs and that the said Thomas Dillard and
 his Wife Agree for themselves and their Heirs that at any time hereafter
 at

Dillard
 Bram
 Dillings

(114)

at the Request of the Court and Change of the Law for the said Party that they will make and
execute such further or other reasonable Acts of Conveyance or Assurance shall be adjudged
necessary for the Quiet Enjoyment of the above Granted Land and Premises In Wilmett
whereof the said Thomas Dillard and Martha his Wife have herunto Sett their Hands and
Sealed the Day and Year first above written

Signed Sealed and Delivered

Thos Dillard L.S.
Martha Dillard L.S.

In Presence of us

Pst Alex^r Donelson James Henderson Jacob Nichols

Memorandum that on the Year and Day first with this mentioned Peaceable and
Quiet Possession of Livry and Seizure was had and Taken by us within Name Thomas
Dillard and by him Delivered to the within mentioned Jeffrey Party According to the
Form and Intent of the within Written Deed

Pst Alex^r Donelson

Thos Dillard

James Henderson Jacob Nichols

Recd this 26 day of November 1777 of Jeffrey Party Thirty Pounds Current Money
of Virginia in full Consideration for the within mentioned Granted Land and Pre-
mises Witten in my hand

Pst Alex^r Donelson

Thos Dillard

James Henderson Jacob Nichols

A Court held for Pittsylvania County by the 2^d day of Nov^r 1777
The within Indenture Together with the Memorandum of Livry and Seizure
and Receipt hereon endorsed was Acknowledged by the within Named
Thomas Dillard to be his Several Act and Deed and the same was ordered
to be Recorded by the Court.

Lute Will Tunstall Esq.

This Indenture made this Twenty fifth Day of September in the Year of
Our Lord One thousand Seven Hundred and Sixty Four Between Christopher
Hatchings of the County of Pittsylvania of the one Part and Samuel Dillard of the
same County of the other Part witnesseth that the said Christopher Hatchings for and
in Consideration of the sum of Thirty Pounds Current Money of Virginia to him in
hand

(145)

Hand Bred the Twelfth year of the said Christopher Hutchings with his wife Constance
Acknowlede and shew doth Acquit & Excuse and Discharge the said Samuel
Dillard by these Presents He the said Christopher Hutchings hath granted bargained
and sold Alind Enuffe and Confirme'd and by these Presents doth grant & bargain
to the said Samuel Dillard his Heirs and
Assigns forever in certain Tract or Parcel of Land situate lying and being
on the North side Brantree River and Brantree Creek in the County of Pittsfield
Containinge Extentation One Hundred and Fifty two Acres and Bounded as fol-
lows Viz Beginning at a Rock Corner Oak on Brantree Creek thence North
Twenty three East Twenty four Poles to a Dogwood North Eighty Eight East Eighty
Poles to a Hickory thence along John Hutchings (See Cours to Brantree River
thence South Seventeen West Twenty two Poles to Pointers South Sixty six
Poles to a Maple South Twenty Nine West Twelve Poles to a White
Oak on the River thence up the same as it meanders to the mouth of Brantree
Creek and up the same as it meanders to the first station and all Trees Woods
Underwoods Wayes Wateres and Watercourses Right Commodities Advantages
Endemants and Hereditaments whatsoever or in any wise appertaininge to the
said Land and Premises and also the Riverine and Leveons Remained
and leavendents Banks and forres of the said Premises and every Part and
Parcel therof and also all the Estate title Title Interest Claim and demand
whatsoever of him the said Christopher Hutchings of and to the said Land
and Premises and every Part and Parcel thereof to have and to hold every
Part and Parcel of the said Premises above mentioned with the Appurtenances
to the only proper use of behoof of the said Samuel Dillard his Heirs & Assigns
unto the said Samuel Dillard his Heirs and Assigns forever and the said
Christopher Hutchings for himself and his Heirs the said Land and Premis-
ses and every Part and Parcel thereof Against him and Heirs and
Against all and every other Person or Persons whatsoever to the said Samuel
Dillard his Heirs and Assigns shall and will Warrant and Juraus Defend
By these Presents In Witness whereof I have hereunto set my Hand and affe
my Seal the Day and Year above written

In Testimoniolum

Christopher Hutchings L.S.

(146) M
P
and
Dilla
Inte
In th
Aba
Phu
Endor
Dud.

Pachistrane
from
Lata
scutor
comme
Emisi
to his
Lieute
Methan
gaine
Bell
west
Nake
Follow
a Har
Sincr
Bish
affor
And a
Advis
Above
nunion

116) Memorandum That on the day and Year within written full Proable and Que
Diction and Survey of Survey of the Land and Premises within Grants and sold was made
and Delivered by the within Named Christopher Hutchings unto the within Named Samuel
Dillard to hold to the said Samuel Dillard his Heirs and Assigns forever According to the True
Intent and Meaning of the within Written Indenture

In the Province of

Christopher Hutchings 18

At a Court held for Pittsylvania County on the 25th Day of September 1777

The within Written Indenture Together with the Memorandum and Survey of Survey of Survey
Endorsed was by the within Named Christopher Hutchings Acknowledged to be his Act and
Died all which was Ordered to be Recorded. By the Court

P. Will Pringle C.S.

This Indenture made this Twenty seventh Day of November in the Year of Our
Lord one Thousand Seven Hundred and Seventy seven Between Joseph Leake Acting Ex-
ecutor of the Estate of James Leake Deceased of the one Part, and Robert Raterbaw of the
County of Charlotte of the other Part witnesseth That the said Jacob Leake Grandson
in Consideration of the sum of One Hundred and Twenty Pounds Current Money of Virginia
to him in hand paid by the said Robert Raterbaw the receipt whereof he hath
Leake doth hereby Convey and Acknowledge and these of debts Acquit Exonerate and Discharge
the said Robert Raterbaw by these Presents Hetherto Joseph Leake hath Granted Bar-
gained sold Alient Enfeoffed and Conveyed and by these Presents doth Grant Bargain
Sell alien Enfeoff and Confirm unto the said Robert Raterbaw his Heirs and Assigns for
ever One Certain Tract or Parcel of Land situate lying and Being on Elk horn Creek in
the County of Pittsylvania containing by Estimation One Hundred Acres andis Bounded as
Follows: (viz) Beginning at a red Oak tree thence a New line South Fifty rods and
a Half East one hundred and Fifty Poles borders in his old line thence the same South
Ninety West one hundred and Thirty four Poles to another thence a New line North
Sixty five and a Half West one hundred and Forty four Poles to another in the old line
affor. thence the same North Twenty five West Eighty eight Poles to the first Station
And all Trees Woods underwood, Water, Watercours and all Profits Commodities
Aduantages House Settlement Wente. Yards for ever wherewer to the said Tract or Parcel of Land
above mentioned Belonging or in anywise Appertaining thereto and also the Reservation and the
aforesaid Remainder and Remanuvers rights and Powers of the said Premises and heretofore
Plants

Park thereof and also all the all the Estate late Title Intiret & claim and Demands
Whatsoever of him the said Joseph Lake of me and to the same, Promises and every
Park thereof, To have and to hold all and every Park and a Parcell thereof,
with the Appurtenances unto the said Robert Rakestraw his heirs and Assignees
ever and thir said Joseph Lake for himself and his Heirs the said Robert Rakestraw
of land and Demise and every Park thereof Against him and his Heirs and
Against all and every other Person and Persons whatsoever to the said Robert
Rakestraw his Heirs and Assignees shall and will Warrant and forever Defend by
these Presents. Signd Sealed and Delivred in Presence Se

Joseph Lake

Memo and OI 2 That on the Day and Year within Written Date
Peaceable and Quiet Possession and Livery of Sezen of the Land and Demise within
Granted and sold was made and Delivred by the within Name Joseph Lake unto
the within Name Robert Rakestraw his Heirs and Assignees forever According to
the True Intent and meaning of the within written Indenture

In Presence of

Joseph Lake

At a Court held in Pittsylvania County the 27th of November 1777
The within Writen Indenture Together with the Memorandum of Livery and
Sezen heron Indorse was by the within Name Joseph Lake Executor of James
Lake Dec^d Acknowledged to be her act and Deed all which was Onewiglars
Recorded by the Court

John Hill Prestall Co

Dodson
from Bill
Dodson & Hale

NOW witness by these Presents that I Thomas Dodson of the County of Pitt-
sylvania and Colony of Virginia have Bargained and sold and do by these Presents
Bargain Sell and Deliver unto George Dodson of the County and Colony above and
one Negro Woman named Hannah for the Consideration of One Hhundred
Pound Current Money of Virginia to me in hand paid and I the said
Thomas Dodson do hereby Warrant and forever Defend the said Negros
and her Inuite to the above said George Dodson his Heirs or Assigns from the Claim
or Laims of any Person a Person whatsoever In Whichever whereof I Ma-

Raid

Thomas Dodson have hereunto set my hand and seal this thirtieth day of June in the
Year of our Lord one Thousand Seven hundred and Twenty seven
Signed Sealed and Delivered
in the presence of us

Daniel Gardner, James Watson
John Mading, Louis Dodson

Witness
Thomas — Dodson L.S.

In a Court held for Pittsylvania County the 27 day of Novr 1777
The within Bill of Sale was proved by the oaths of three of the witnesses thereto to be
the act and deed of the within named Thomas Dodson and the same was ordered
to be recorded by the court

Teste Will. Tinsley L.S.

This Indenture made this 27 Day of November in the Year of our Lord one Thousand Seven hundred and Twenty seven Between William Lynch of the County of Pittsylvania
of the one Part and Orlando Smith of the same County of the other Part Witnesseth That
the said Orlando Smith for and in Consideration of the sum of One Hundred Pounds Current
Money of Virginia the receipt whereof the said William Lynch doth hereby acknowledge hath
Given Granted Bargained and sold and doth hereby Give Grant Bargain and sell unto
the said Orlando Smith his heirs and Assigns forever one certain Tract or Parcell of Land
situate lying and Being on the Branches of Fall and Sandy Creek and Buncher Ford
Containing by Estimation four Hundred Acres and Bounded as follows the same to wit
Beginning at Pointest thence Due North One Hundred and Twenty Poles Cross-
ing two Branches to a Wisk by a Pond North Two Hundred Poles bearing a Branch to a white
Oak South Three Hundred and Twenty Poles bearing a Branch to a Spanish Oak East
Two Hundred Poles to the Beginning to have and to hold the said four hundred Acres
of Land by the same more or less together with the Appurtenances thereto Belonging or in
anywise appertaining to the said Smith his heirs and Assigns forever and the said
Lynch to warrant and Defend the said Land with all the Appurtenances from the claim
or demands of any Person or Persons whatsoever to the said Orlando Smith his heirs and Asse-
igns In witness whereof I have hereunto set my hand Seal the day and year first above written
beginning in presence of us

Major Francis Cox, Samuel Dillard

William Lynch L.S.

(159)

At a Court held for Pittsylvania County the 25th Day of November 1777.

(158)

The within Deed is acknowledged by the within named William Lynch to his husband Orland and Elizabeth his wife being Presently Exec. C. at the Landmarks Relinquished his right of common in and to the within Granted Land and Common and the same may Ordinarily be Reclaimed By the same

Cst. Will. Gentry Esq.

Smith
Lynch
Orland
Gentry

This Indenture made this Day November seventeen hundred

and twenty seven Between William Lynch of Pittsylvania County of the Commonwealth of Virginia of the one Part and Orlando Smith of Common

wealth of Virginia of the other Part witnesseth that the said William Lynch

for and in Consideration of the sum of One Hundred and Fifteen Pounds Current

Money of Virginia to him in hand paid by the said Smith the receipt whereof

he said Lynch do hereby Acknowledge Both Given Granted Bargained and sold

to the said Orlando Smith his Heirs and Assigns all that Tracts or Parcels of

Land lying and being in the County aforesaid containing Three Hundred and

Fifteen Acres Granted to the said Lynch by Dattent bearing Date the first

Day of July One thousand Seven Hundred and Twenty four B. I. M. 1774 abas

Spanish Oak in Benjamin Lawless's Line thence Two Miles North Twenty

Eight Degrees East one Hundred and Twenty three Poles to a Spanish Oak on

Parry Creek thence down the same North fourteen Degrees West Twenty five

Poles to Pointers in Hobbs line thence his line East six Poles to a White

Oak thence Two Miles the same Course Continuance Fifty Poles to a Red Oak

South Sixty Six Degrees East one Hundred and Eighty Poles to a white Oak South

Sixty Degrees East Sixty one Poles to a Spanish Oak South Twenty three degrees

West one hundred and Sixty two Poles to Pointers in Moses Ferry's line

thence his line West one hundred and twenty four Poles to a white Oak in

Lawless's line thence his line North forty two Degrees West one hundred

and Eighty Eight Poles to the last Stake to have and to hold the

said Three Hundred and Sixty Five Acres of Land be the same more or less together

with all the Appurtenances thereto Belonging or in anywise appertaining to the

Smith his heirs or Assigns and I said Lynch do warrant and defend the same

Land

Land with all its Appurtenances from the Edition of any Person or Persons whatever to the said
Isabel Smith her heirs & assigns In Witness whereof I have set my hand and
Seal this day and Year above written

Fistly Mysus Vincent

Samuel Dillard William Early

William Lynch L.S.

At a Court held for Pittsylvania County the 27th Day of November 1777

The Within Deed was acknowledged by the within named William
Lynch to his act and Deed and Elizabeth his wife being present Exam
as the law directs Relinquished his right of domanion and to the within
Granted Land and Premises and the same was ordered to be Recorded
By the Court

Sub. Will. Gunstall L.S.

Shelton
(from)
Martin
Deed
Ex. C.
This Indenture made the 27th of November in the Year of our Lord 1777 Between
William Peters Martin of Halifax County of the one Part and Lorijen Shelton of Pittsylvania
of the other Part witnesseth that the said William Peters Martin for and in Consideration
of the sum of Five Pounds current Money of Virginia the Receipt whereof the deitl Party
acknowledges hath granted Bargained and sold and by these Presents doth Grant Bargain
and sell unto the said Lorijen Shelton and his heirs a certain piece of Land situate
in the said County of Pittsylvania and bounded as follows Beginning at a Oak corner
to W^m Lovell and Jhn Adams line Nth W³³ poles to a corner then S⁴³ W²⁵⁰ poles
to another corner in said Adams line then S⁴³ E³⁰ pole to a white Oak loc^t to said Lovell
then S⁴³ E²⁹⁶ pole to the Beginning at the same more or less with allways Woods &c and
the heretofore Remaineddents, Trees and Profits thereof unto the said Lorijen Shelton
his heirs and assigns forever and to himself my Heirs Exec and Adm^r Warr and the like
and property of the said land to the said Lorijen Shelton his Heirs or assigns against the
lawfull claim of any Person whatsoever In Witness whereof I have set my hand and
Seal the day and Year above written

W^m Peters Martin L.S.

At a Court held for Pittsylvania County the 27th Day of Nov^r 1777

This Indenture of Bargain and Sale made acknowledge by the above
named William Peters Martin to his act and Deed and the same
was ordered to be Recorded By the Court

Sub. Will. Gunstall L.S.

(454)

Conn.
Lain
Payne.

Decr

This Indenture made the Twenty second day of January and in the
 Year of our Lord one Thousand Seven Hundred and Sixty Eight, Between
 John Lane of Pittsylvania County of the one Part and Joseph Conn of the same Coun-
 ty of the other Part, Witnesseth that whereas John Fullar Lane for and in Con-
 sideration of the sum of Threecent and Pounds Current Money of Virginia to
 him in hand paid by the said Joseph Conn before the beginning and Delivery of
 this Deed, the receipt whereof the said John Fullar Lane doth acknowledge
 himself fully satisfied Contented and Duid of every Part and Panel thereof hath
 Granted Bargained Sold and Delivered and doth by these Presents Grant Bargain
 Sell and Deliver unto the said Joseph Conn his Heirs and Assigns forever One
 certain Tract or Panel of Land laying on both Sides Mountain Creek having
 (and lying in Pittsylvania County (to wit) BEGGINING on the East side line
 of the Tract of Land of Dutton Lanes lies in, at a Red Oak standing on a line
 Aquodon and the True Mark'd, to the to the Creek thence up the Creek to a
 large clay Bank thence by line True Mark'd as before Agreed on to the
 West side line thence along the old line as they will more fully appear in
 the Roll of the said Land Containing by estimation

Together with all Houses, Orchards Woods

ways water ways and Meadow Grounds thereon standing Growing or
 Being, and Likewise all the Title Interest Claim (and Demand what
 soever of him the said John Fullar Lane to and for the said Joseph Conn
 To have and to hold in full simple the aforesaid Tract of Land and
 Premises, Together with the Appurtenances to him the said Joseph Conn
 his heirs and Assigns forever and the said John Fullar Lane will furthermore his
 heirs and Assigns make any further title Duid of Conveyance of the said Land
 unto the said Joseph Conn as he or his heirs shall lawfully require, In Witness
 whereof the said John Fullar Lane hath hereunto set his hand and Affixed
 His seal the day and year above written

Wm. E.

 John ^{his}
 Lane ^{his}
 Mark
 Elizabeth ^{her}
 Lane ^{his}
 Mark

Memo: and dont that the Peaceable and Quiet Possession was had by the said Joseph Conn and was Delivered unto him by the said John Fuller Lane According to the True Intent and Meaning of this Instrument as witness my hand and seal

John F. ^{his} E. Lane L.S.

Mark her
Elizabeth E. Lane L.S.

Recd a Rent for Pittsylvania County by the 22^d day of Jan'y 1778
The within Indenture Together with the Memorandum of being and signe hereon
indured was Acknowledged by the within Named John Fuller Lane to be his Act
and Deed and Elizabeth his wife Being Keenly Examined by the Law seruants attell
the Right of Dower in and to the within Granted Land and promising convey it by
the said Husband to the said Joseph Conn All which were Deed to be Recorded by
the Court

Test

Will. Linn late Esq^r

This Indenture made this twentieth Day of January in the year of our Lord & Christ
One thousand Seven Hundred and Sixty Eight Between Robin Brown of Pittsylvania
County of the one Part and Journeith Kensey of the same County of the other Part Wilmeseth
that the said Robin Brown for Consideration of the sume of One Hundred Pounds Current
Money of Virginia to him in hand paid the freight whereof he doth Keenly Acknowledg to have
Given Granted Bargained sold and by these Presents doth Give Grant Bargain sell and
Conferm unto the said Journeith Kensey and to his Heirs Executors Administrators and
Assignees certain Tract Parcell or Distinct of Land containing two hundred Acre more
or less According to the Bounds Runneth West of Four Hundred Acres first Granted to
Charles Brack Baring date the tenth day of August One Thousand Seven Hundred and fifty
Nine lying and being in the County above named and on the Tyeing Pan Creek Being the
Part on the said Creek and Bounded as followeth To wit Beginning at a white
Oak tree and a Half Pole from the said Creek thence South Seventy five Degrees West to a
red Oak saplin thence a new made line of Mark'd Trees to a white Oak on the South Line
thence North Seventy five Degrees East to White Oak on the Creek thence Down the said
Creek and Meanders to the Beginning With Hedges Orchards Gardens Woods Under
Woods Water and Watercourses thereunto Belonging or in anywise Appertaining To
have and to Hold the said land and Appurtenances unto the said Journeith

Kensey

2
Linen
from
Burrill
Date

(183)

(184)

W^e her^e and to his Heirs and Assigns forever and the said Robin Bowmer doth for himself his Heirs and Assigns Covenant and Agree to and with the said Jeremias Jere-
miah Rose that he the said Robin Bowmer his Heirs and Assigns the Above
Land and Promises together with the Appearance unto the said Jeremiah
Rose and to his Heirs and Assigns forever shall and will Warrant (and by)
the Present Seals & Seal In Witness whereof the said Robin Bowmer
have hereunto set his hand and put his Seal the Day and Year first Above
Written. Signed sealed and delivered

In Presence of us

Robin Bowmer L.S.

*M*emorandum that on the twentieth day of January in the Year
of our Lord Christ one thousand seven hundred and twenty eight being
of his^r of the within Mentioned Land and Promises by the within Named
Robin Bowmer unto the within Named Jeremias Rose According to the
Effect and Meaning of the Within Written Deed or Deed of Acknowledged to be made

Robin Bowmer L.S.

P^rov^r of Jeremiah Rose the in Hundred Pound^s affore

Robin Bowmer L.S.

Dated

At a Court held for Pittsylvania County the 22 day of Jan^ry 1778
The within Indenture
Signed this in the Memorandum of Livery and Seizure and Except
hereon endorsed was Acknowledged by the within Named Robin Bowmer
to be his several debt and Due and the same was ordered to be record
By the Court

Date Will. Tunstall L.S.

Shelton
from
Pace Due

This Indenture made this twentieth day of January in the Year of
our Lord Christ one thousand seven hundred and twenty eight Between
William Pace and Guannan his wife of Pittsylvania County of the one Part
and Gabriel Station of the said County of the other Part. Witnesseth That
Whereas the said William Pace and the above named Gabriel Station became joint
Purchasers of certain Tract of Land containing Two Thousand &
Twenty one Acres by Patent bearing Date fourtynight Years and four Months
part

(154)

Part thereof and the remainder being one thousand and thirty six and
Acres Conveyed by Deed from the Executors of Robert Jones Dec'd living and lying in
the said County of Pittsylvania on both sides of Danvers Alias White Stone Creek and
in the Branches thereof and that the said William Pace and Susanna his wife for and
in Consideration of the sum of Two Hundred and fifty Pounds Current Money of
Virginia paid to the above said Executors of Robert Jones Esq' and that the said William
Pace and Susanna his wife for themselves their Heirs Executors and Administrators doth
by these Presents Grant, Bargain, Sell, Alien Enforce and Confirm to the said Gabriel
Stallion his Heirs and Assigns forever One Certain Part of the above mentioned Tract or parcel
of Land containing six hundred and fifty Acres by the name now of Jeff and in the
Bounds as followeth To wit Beginning at a corner Black Walnut of James
Parham in the old line on a Branch thereon along the said old line south eighty three
Degrees East one hundred and eighty eight poles to a corner North thirteen Degrees
East one hundred and twenty eight poles to a corner south fifty seven Degrees East
thirty four poles to a corner south twenty nine Degrees East forty six poles to a
corner North nine Degrees West Ninety nine poles to a corner North seventeen
degrees East one hundred and fifty six poles to a corner south twenty two and an half
Degrees West, Twenty poles to a corner North fifty five Degrees West two hundred and
Twenty poles touching a Branch to a corner south six Degrees West, Sixty two poles
to a corner North seventy nine Degrees West fifty six poles to a corner North fifty
six Degrees West one hundred and Thirty two poles to pine in the dividing line thence
on the same south eight Degrees West Ninety two poles to a corner Maple in the said di-
viding line on a Branch thence down the meander of the same to a corner Buck
thence off south three Degrees West six poles to a white Oak south thirty five Degrees
East six poles to a white Oak on the said Branch thence down the same as the
meander to a corner white Oak thence off south Forty Degrees West forty four poles
to two pines south Thirty three Degrees West Fifty two poles to a buck on a branch
thence up the same to a Spanish Oak south Twenty two Degrees West fifty four
poles to a white Oak south Fifteen Degrees West Twenty eight poles to a buck on the
creek thence down the meander of the same to a small branch on the south side of
said creek thence up the meander of the said creek to the beginning to have
and to hold the said six hundred and fifty Acres of land with all the Appurte-
nances to the said Gabriel Stallion his Heirs and Assigns forever and the said
William

(155)

William Pace and Susanna his wife furthermore their Heirs Executors and Administrators Both present and Agree with the said Gabriel Shelton That they the said William Pace and Susanna his wife will Warrant and power defend the before Granted Land and Promises with all its Appurtenances to the said Gabriel Shelton his Heirs and Assigns forever Against whom the said William Pace and Susanna his wife and from the claim or claims of any Person or Persons whatsoever To witness whereof the said William Pace and Susanna his wife hath to these Deed put her hands and seals the day and year first written written

(156)

Signed Sealed and Delivered

Wm Pace Jr

In presence of

Susannah Pace Jr

At a Court held at Pittsylvania County the 22^d day of Jan'y 1778 The Within Indenture was Acknowledged by the Within Name'd William Pace to be his Deed Due and Susannah his wife Being purely examined by the Law & well distinguished her Right of Dower in and to the within Granted Land and promises being By her said Husband to the said Gabriel Shelton All which were Ordinately Recorded by the Court

Teste Will. Sungall Jr.

Parkham

from

Shelton Jr

This Indenture made this Eighth day of January in the year of our Lord
Christ One thousand seven hundred and Seventy Eight Between Gabriel Shelton
and Elizabeth his wife and William Pace and Susanna his wife of the County of
Pittsylvania of thone part and James Parkham of the County of Amelia of the other
part witnesseth that the said Gabriel Shelton and Elizabeth his wife and
William Pace and Susanna his wife for and in Consideration of the sum of
One Hundred and Sixty Two Pounds ten Shillings £162 10d Money of Virginia
to them in hand paid by the said James Parkham the receipt whereof they do
hereby Acknowledge hath given granted Bargained sold Alenched Englished
and Confirmed and the said Gabriel Shelton and Elizabeth his wife and
William Pace and Susanna his wife for themselves their Heirs Executors
and Administrators doth by these Presents Give Grant Bargain sell
Alen English and Confirm to the said James Parkham his Heirs and of
successors on certain tract or parcel of Land containing Two Hun

and fifty five Acre, be the same more or less Estate laying and lying in the said County
of Pittsylvania on both Sides of white Mann Creek and bounded as follows: To wit, Beginning
at a Maple at the mouth of a Branch on the South side of the saⁿ Creek thence up the said Creek
as it Meanders to a Branch on the North side of said Creek thence off North fifteen Degrees
East Twenty Eight Poles to a white Oak North Twenty two Degrees East Sixty four Poles to a
Spanish Oak on a Branch whence down the same to a Buck thence North Ninety three Degrees
East Fifty two Poles to two pines North forty Degrees East forty four Poles to a White Oak
and two Hickories on a Branch whence up the same as it Meanders to a White Oak whence
off North Thirty Nine Degrees West forty Poles to a White Oak North Three Degrees East Sixty
Poles to a Buck on the said Branch thence up the same as it Meanders to a Maple on
the said Branch in the Dividing Line thence along the said line South Eight Degrees
West four Hundred and Fifty six Poles Leaping the Creek to Points in the so line
whence on the same North Eighty Six Degrees East one Hundred and four Poles to a Black
Walnut on the said Branch whence down the same as it Meanders to the first Station
so have and to hold the said Two Hundred and fifty five Acre of Land with all
the Appurtenances to the said James Portham his heirs and assigns forever and the
said Gabriel Shelton and Elizabeth his wife and William Pace and Susanna his wife
for themselves their Heirs Executors and Administrators doth Covenant and Agree with
the said James Portham that they will Warrant and Defend the said before Granted
Land with its Appurtenances to the said James Portham his heirs and assigns for
ever against whom the said Gabriel Shelton and Elizabeth his wife and William Pace
and Susanna his wife and their Heirs and from the claim or claims of any Person or
Persons whatsoever In witness whereof the said Gabriel Shelton and Elizabeth
his wife and William Pace and Susanna his wife hath to these Presents set their hands
and affixed their seals the Day and year above written

Signed, Seal'd and Deliv'red

in presence of Alia Shatto

Beverly-Benton John Pen

John Donehew Jr.

Gabriel Stellon L.S.

Elyz. a. Shelton 1,5

W. Gage

Gurnanah Place 23

Memorandum

Memorandum That this day full and peaceable Profission and Testimony
of the witness Minionie Lane and Flannier was Given and Delivere^d
within Name of Gabriel Stellon and Elizabeth his wife (and William) Pace

457

Person as his wife to the within Mentioned James Parkham
In presence of us

Aba Shatto. Beverly Shatto
John Pace John Donlon Jr.

Gabriel Shatto
Eliz^a Shatto
W^m Pace
Susannah Pace

Pew^c this 8th Day of January 1778 The within Mentioned sum of
One Hundred and ^{two} Shillings for the use as aforesaid
Mentioned

Sent Abra Shatto
Beverly Shatto Jno. a. Pace

Pew^c of Gabriel Shatto
W^m Pace

Abacourtheld for Pittsylvania County by the 22^d day of Jan^y 1778
The within Indenture together with the Memorandum of Henry and
Liz^a and Joseph Lurton indorsed was acknowledged by the
Within Name d Gabriel Shatto and William Pace to be their true
Act^s and Due and Elizabeth and Susanna wife of the said Shatto
and pace Being privately Examined as the Law directs & relinquished their
rights of Dower in and to the Within Land and premises Conveyed
By their said Husband to the said James Parkham all which
were ordered to be recorded by the Court

First Will Testate E

This Indemt^{W^m} I made this Twentieth day of January in the year of our
Lord & Christ^r One thousand Seven hundred and Twenty Eightth Between
Gabriel Shatto and Elizabeth his wife of the County of Pittsylvania of the one part
and Abraham Shatto of the said County of the other Part WITNESSETH That
the said Gabriel Shatto and Elizabeth his wife for and in Consideration of the sum
of Sixty six Pounds Fifteen Shillings and ten Pence more or less being current money
of Virginia to them in hand paid by the said Abraham Shatto the receipt where
of they do hereby Acknowledge hath granted Bargained sold Alen^t Entitled
(and confirmed unto the said Gabriel Shatto and Elizabeth his wife for themselves
their Heirs Executors and Administrators both living and Deceased
Entitling and Confirm to the said Abraham Shatto his heirs and Assigns

Test^{nt}

Forwards one certain Tract or Plots of Land containing Two Hundred and Twenty Eight Acres the same more or less Situate lying and lying in the said County of Pittysylvania on Buck Branch and Bounded as followeth To wit Beginning at a Branch on the lower fork of Buck Branch thence South Thirtieth North Degrree West forty six poles Crofing Buck Branch to a Oak south forty Digrree West Twenty four poles to a pine in Crispin Shetton's line thence along his line to a Corner Pine thence on the said line to a Corner white Oak thence on said line to a Corner Spanish Oak near the head of a steep Bottom thence down the said bottom to a Corner white Oak near the said Buck Branch thence up the Branch as it Meanders to a Corner Poplar and Hickory in the said line North eleven Digrree East to another North Eighty Digrree East forty eight poles Crofing the Timber fork to a White Oak North fifty four Digrree East three Hundred and twelve poles Crofing two Branches to a corner pine south five Digrree East Two hundred poles to a pine south eighty Digrree West on Meadow and Twenty poles to a corner Maple on the lower fork of Buck Branch thence down the same at it Meanders to the beginning To have and to hold the said above Granted Land and Premises with all the Appurtenances to the said Abraham Shetton his Heirs and Assigns forever and that the said Gabriel Shetton and Elizabeth his wife for themselves their Heirs Executors and Administrators doth Covenant and agree with the said Abraham Shetton that they the said Gabriel Shetton and Elizabeth his wife for themselves and their Heirs Executors and Administrators will WARRANT and DEFEND the before Granted Land with all its Appurtenances from the claim of them the said Gabriel Shetton and Elizabeth his wife their Heirs Executors and Administrators and from the claim or claims of any person or persons whatsoever In witness whereof they have hereunto set their hands and affixed this seal the day and year first written within written and sealed and delivered

In presence of Crispin Shetton

Daniel Shetton. Vincent Shetton

Gabriel Shetton L.S.

Elizabeth Shetton L.S.

At a court held for Pittsylvania County the 22 day of Jan'y 1778

The within Indenture was acknowledged by the within Nam'd Gabriel Shetton to be his hand and Deed and Elizabeth his wife being purely Examined as the lawderty Entituled her Right of Deed in and to the within Granted Land and premises Conveyed by her said Husband to the said Abraham Shetton, All which were Admitte to be Recorded by the Court

Date Will. Tunstall Esq

Sue Shetton
vs Shetton
Race
annah Race

ed Brewster
re as author

Gabriel Shetton
W. T. S.
ace

Aug. 1778
un of Envoy and
eaged by the
to be their son
the said Shetton
distinguished their
nise Conveyed
all which

Tunstall Esq

the year of our
Between)

a of the One Part
of Shetton That
ation of the sum
s Current money
the Receipt where
Used and Left
for themselves
and others
Assigns
Forwrt

(159)

This Indenture made the Twenty second Day of January in the
Year of our Lord one thousand Seven Hundred and Twenty Eighth Between
John Cox of the County of Henry of the one Part and John Mediff of Pittsylvania
County of the other Part witnesseth that Whereas John Cox for and in Consideration of the sum of One Hundred Pounds Current Money of Virginia to him
in hand paid by the said John Mediff before the Sealing and Delivery of
these Presents the Receipt whereof hee by this Acknowledgeth hath Granted Bargained
and sold, and by these Presents doth Grant Bargain, and sell unto the said John
Mediff all that tract, piece or parcel of land situate lying and being in the
County of Pittsylvania and on both sides the Three Forks of Mill containing
by Estimation Two Hundred and four Acres and Boundaries as followeth to wit,
Beginning at an Ash thence North One Hundred and Twenty four Poles
to Pointers East forty Poles to a white Oak thence North, Twenty Poles to a white
Oak East Five Hundred and Ninety Seven Poles to Pointers South one hundred
and Ninety four Poles to Pointers West Three Hundred and Thirty seven Poles
to the first Station which land was granted to the said John Cox by Patent
bearing date at Williamburgh One Thousand Seven Hundred and Sixty two
and all Hours, Buildings, Orchards, Woods, Waters Water Courses, Profits Commo-
dities, Headlands, and Appurtenances whatsoever to the said premises herby
Granted, or any Part thereof belonging or in any wise appertaining, and the Town-
on and Levensons, Remainders, and Remainderlands, Issues and Profits therefrom
To have and to hold the Land hereby conveyed and all and singular
unto the premises herby Granted with the Appurtenances unto the said John
Mediff and his Heirs Executors, Administrators and Assigns to the Intent
and Purpose that by Virtue of these Presents and of the Statute for Transfor-
ming the common Lawes into Statutes into Religion the said
John Mediff may be in Actual Possession of the Premises and be thereby Ena-
bled to Accept and take a Grant and release of the Levenson and Levetland
thereof to him and his Heirs and Assigns forever In Witness whereof Whereas
John Cox hath hereunto set his hand and seal the day and year first above written
Sealed and Delivered

In the presence of

John Cox

At a Court held for Pittsylvania County the 21st Day of January 1778
The within Deed was acknowledged by the subscriber named
John Cop to be true and Deed and Deed and Order to be done
by the Court.

Date Will Guntall to

This Indenture made this Twentieth day of January in the Year of our Lord
One Thousand Seven Hundred and Sixty Eight Between Gabriel Shullon and
Elizabeth his wife of Pittsylvania County of the one Part and William Pace of the aforesaid
County of the other Part Witnesseth that whereas the said Gabriel Shullon and the above
said William Pace became joint Purchasers to a certain Tract or Parcel of Land Containing
Two Thousand Two Hundred and Twenty one Acres by Patent bearing date for Eight Hundred
and four Acres part thereof and the remainder being One Thousand Three Hundred and Thirty
seven Acres Conveyed by Due from the Executors of Robert Jones Dec^d dying and living in the
said County of Pittsylvania on both sides of Panther alias Whitehouse Creek and on the Branch
thereof and that the said Gabriel Shullon and Elizabeth his wife for and in Consideration
of the sum of one Hundred and Thirty Pounds Current Money of Virginia paid to the
said Executors of Robert Jones Dec^d and that the said Gabriel Shullon and Elizabeth his
Wife for themselves their Heirs Executors and Administrators doth Grant Bargain Sell
Alien Enfeoff and Confirm to the said William Pace his heirs and Assignees forever a certain
Part of the above mentioned Tract or parcel of Land Containing One Thousand Three
Hundred and Sixty Acres being more or less in the Bounds as followeth Beginning
at a Corner point in the Dividing Line thence along the said line South Eighty two and a half
Degrees West Two Hundred and Sixty two Poles to a corner South ~~and~~ ^{one} Degree West one hundred
and Sixty five and a half Degrees West one hundred and Eighty four Poles to a corner
and Eighty Poles to a corner bearing a Branch South Three and a half Degrees West One
Hundred and Twenty Poles to a corner North Twenty Eight Degrees West Thirty four
bearing a Branch to a corner South Twenty four Degrees East Two Hundred and Twenty
Poles bearing a Branch another Branch to a corner South Fifty one and a half Degrees East
One Hundred and Twenty Poles bearing a Branch to a corner North Eighty two and a
half Degrees East Three hundred and Eighty Poles bearing a Branch to a corner North
Twenty four — Degrees East Forty Poles to a corner South Eighty three Degrees East
Fifty

(1463) 162

Fifty two poles to Number in the old line thence along the Boundary Line North Eighty
Degrees East four hundred and eighty six poles Crossing the Creek to the Beginning
To have and to hold the said One Thousand Three Hundred and Sixty Acres of
land with all the Appurtenances to the said William Pace his heirs and assigns
forever and the said Gabriel Shelton and Elizabeth his wife for themselves their
heirs Executors and Administrators with Covenants and Agree with the said Willi-
am Pace that they the said Gabriel Shelton and Elizabeth his wife will warrant
and forever defend the before granted land with all the Appurtenances to the said
William Pace and his heirs and assigns forever Against them the said Gabriel
Shelton and Elizabeth his wife and from the Claim or Claims of any Person or
Persons whatsoever In Witness whereof the said Gabriel Shelton and
Elizabeth his wife hath set her Presents set their hands and seals the Day and
Year above written

Signed sealed and delivered
In presence of

Gabriel Shelton Jr.
Elizabeth Shelton Jr.

A true copy made for Pittsylvania County the 22 day of Jan'y 1778
The within Indenture was acknowledged by the within named Gabriel
Shelton to be his act and Elizabeth his wife being present even
as the Law directs distinguished her right of Name in and to the within
granted Land and promised convey it by her said Husband to the said
William Pace all which were ordered to be recorded by the Court

To Wm Tunstall Esq.

Ridley
from
Payton
Deed

Ex. to me
Decimus
1797.

This Indenture made this Fifth Day of December in the
Year of our Lord one thousand seven hundred and Seventy Seven, Between James
Taylor of the County of Pittsylvania of the one part and George Ridley of Halifax
County of the other part. Witnesseth that the said James Taylor for and in
consideration of the sum of One Hundred Pounds lawful money of Virginia
to him in hand paid by the said George Ridley the Receipt whereof the said James
Taylor doth hereby acknowledge hath given granted Bargained and sold and
by these presents doth Give Grant Bargain Sell and Deliver and Confirm to the
said George Ridley his heirs and assigns forever one certain Tract or Parcel
of Land situate lying and being in the County of Pittsylvania Containing Two

Hun-

ing Land North Eight
to the Beginning
and Six Acres of
heirs and Affigns
Themselves Trust
with the said Will
is wife wife Warrant
Sinceres to Marshall
in the said Gabriel
Long Pearson or
Stellon and
Sicals the Day and
iel Stellon L.S.
th Stellon L.S.
J. 5778
Nam'd Gabriel
Long Pearson Esq
to the Within
to the said
Court

168

Hundred and thirty eight Acres and bounded as follows Viz Beginning at Pointes on
Parson's line on a Branch theron his land North Eighty four Degrees East seventy Poles
Crosing the said Creek to his corner pointes thence the same course continued Twenty
Poles to a white Oak thence due South ten Degrees East one hundred and fifty Poles
to Pointes thence South thirty two Degrees West Crosing two Branches One Hundred and
Fifty Poles to a white Oak West in hundred poles Crosing the Creek to an Oak thence South
ten Degrees East thru hundred and Ninety four poles Crosing a fork of the said Creek to a
white Oak on a Branch thence down the Branch to the first Station Together with all and
singulars the Privileges and Appurtenances thereunto Belonging or in anywise Appertaining
To have and to hold the above Land and Premises with all the Appurtenances unto the said
George Ridley his heirs and Affigns forever to have hereuse Occupy Possess and enjoy the same
with every Part and Parcel thereof to him the said George Ridley his heirs and Affigns forever
to the only Proprietary and Right of him the said George Ridley his heirs and Affigns forever
Against him the said James Taylor his heirs and Affigns and Against the Claim and
Demand of any other Person or Persons whatsoever the said James Taylor or his heirs or Affigns
shall and will by these Presently Warrant and for ever Defend In Witness whereof the
said James Taylor hath hereunto set his hand and seal the Day and Year last above written
Signed Sealed and Delivered

In Presence of Thos. Donelson

James Taylor L.S.

Ralph Dugay John Donlon Jr Alexander Donlon

mark

Memorandum that on the Day and Year first written mentioned Just and Pleasable
Person & Seign of the within Land and Premises with all the Appurtenances was given and
made by James Taylor to George Ridley in Presence of the Witnesses thereto Subscribed in the
Presence of us

Thos. Thos. Donlon Ralph Dugay
John Donlon Jr Alexander Donlon

James Taylor L.S.

mark

At a Court held for Petty Session a County the 22nd day of Jan'y 1778

The within Indenture Together with the Memorandum of Seign and Seign he was
endorsed was acknowledged by the Within Named James Taylor to be his Act
and Deed and the same was ordered to be Recorded by the Court

Teste Willm Tunstall L.S.

Man-

(463)

Pollard
from
Downey
Esq: &
Exam:

This Indenture made this day of January in the year of Our Lord
One thousand Seven Hundred and Twenty Eight, Between Peter Downey and Margrett
her wife of the County of Pennsylvania of the one Part and William Pollard of the other
Part witnesseth that the said Peter Downey and Margrett her wife for and in
Consideration of the sum of Three Hundred and Fifty Pounds Current Money of
Virginia to him in hand paid by the said William Pollard before the Drawing and
Delivery of these presents the receipt whereof they the said Peter Downey & Margrett
her wife do hereby Acknowledge and remuner therewith Fully satisfied contented
and paid have given Granted Bargained and sold and by these Presents do Give
Grant Bargain and full Enfite and Confirm unto the said William Pollard
his heirs and assigns forever one certain tract or parcel of Land Containing three
Hundred and Sixty Acres lying and being in the County of Pennsylvania on
Boorth Side of Buffalo Creek and bounded as followeth to wit Beginning
at William Etches Corner pine thence along his line North Sixty five Degrees
West one hundred and forty poles Crofing the Creek to Spindlers Thence South
Twenty Degrees West Eighty poles to a Corner pine thence South Sixty Degrees
West one hundred poles to Mountain thence South ten Degrees East two Hun-
dred and Twenty poles to a pine thence North Sixty five in Degrees and a
Half East one hundred and Forty four poles Crofing the said Creek to a
pine thence North Eleven Degrees East two hundred and forty poles to a
Red Oak to the Beginning with all houses Buildings orchards Woods
plantations Water and Water Courses and all and singular the Improvements
and Appurtenances to the said land and premises belonging or in anywise
appertaining and also the Rettion and Rettions Remainder and Remain-
der and all and singular the rents and profits there of and every Park and
Parall thare to have and to hold the said Three Hundred and Sixty
Acre of Land and premises above mentioned with the Appurtenances unto the said
William Pollard his heirs and assigns forever Against whom the said Peter
Downey and Margrett her wife and their heirs and Against all and every other
Person or Persons whatsoever that may claim his from or under them and the
said Peter Downey and Margrett her wife do for themselves and their Heirs
Covenant and Agree to and with the said William Pollard and his heirs

(164)

by their Parents they the said Peter Downey and Margrett her wife will forever warrant
and Defend the said Land and Premises unto the said William Pollard and his heirs
Against, him the said Peter Downey and his heirs and all other Persons whatsoever, to all
Wills whereof the said Peter Downey and Margrett her wife have to these Presents
set their hands and seals the day and year above written

Signed sealed and Acknowledg'd
In presence of

Peter S D Downey his
Mark him
Margrett W Downey his
Mark

That on the day and year within mentioned full payable and Due & payable and by way
of Recouer of the said Land and Premises within Granted and Solved was Given and Delivered
by the within Named Peter Downey unto the within Named William Pollard According
to the purport here Intended and Meaning of the within Will or Indenture

Witness

Peter S D Downey his
Mark

Recd of William Pollard One hundred and Fifty Pounds Current Money being
in full of the within Consideration to be paid me

Peter S D Downey his
Mark

At a Court held for Pittsylvania County the 28 Day of Jany 1778
The within Deed together with the Memorandum of Recd and
Lizenz and Receipt hereon indeued was acknowledged by the within
Named Peter Downey to be his act and Deed and Observed to be
Recorded by the Court

Wm D. Simms Copy

This Indenture made this 15 day of Feb in the year of our Lord one thousand
seven hundred and seventy eight, Between Lewis Hale of the County of Pittsylvania
of the one part and William Birdell of the other part witnesseth
that the said Lewis Hale for and in Consideration of the sum of Fifty Pounds Current
Money of Virginia to him in hand paid the receipt whereof he doth hereby Acknowledge
Hath Granted Bargained and sold and by these Presents doth Grant Bargain and
Sell unto the said William Birdell and to his Heirs and Assigns forever One certain
Tract of Land containing one Hundred and Thirty Acres being part of the

(165)

Tract of Land wherein the said Lewis Hale now lives situate lying (and being) in
the said County of Pittsylvania on the South Side of Stanton River at the
Mouth of Black Water and bounded as followeth Viz Beginning at a Beach
on the said River thence along a meadow to a Post Oak standing on a Path thence
along the said Path to a Post Oak standing on the main road thence along the said road
and remainder coming at a Post Oak in the old line thence along the said line
to a Maple standing on Stanton River a fence thence up the said River to the
Post Station Together with all Houses and House Edifices Building Yards
Gardens Orchards Wagg Mylers Profts Commodities Householdments and
Appurtenances to the same Belonging or in anywise appertaining (and the Leasor
and Heirors Remainders and Remainders rents Issues and Profits thereof
and all the Estate Right Interest Property Claim and Demand of him the said
Lewis Hale of in or to the same or any Part thereof To have and to hold
The said one hundred and Thirty Acres of Land and Premises with the Appur-
tenances unto the said William Bassett his heirs and Assigns and the said
Lewis Hale doth for himself and his heirs hereby Covenant Promise and Agree
To and with the said William Bassett his heirs and Assigns that he the said
Lewis Hale and his heirs shall and will warrant and fessure Defend the said
Bassett's Land and Premises to the said William Bassett his heirs and
Assigns Against him the said Lewis Hale and his heirs and Against all and
every other Person or Persons claiming by him or under him or them or any
of them and Against all and every other Person or Persons whatsoever In
Witness whereof the said Lewis Hale hath hereunto set his hand and Seal
the 24th day of January above written

Sealed and Delivrd
In presence of

Lewis Hale 1778

At a Court held in Pittsylvania County the 24th Day of February 1778.

This Indenture of Bargain and Sale from Lewis Hale to William Bassett
was acknowledge by the said Lewis Hale to his act and Recd by Meiry his
Wife being Privately Examined by the said Daniel Relinguish having right of
dominion to the northern quartered Land and Premises Conveyed by her said
husband in the s^t Indenture all which may appear to be Recorded by
the same

One Will Somtally Co

(166)

This Indenture made this twenty seventh day of February in the
Year of our Lord one thousand seven hundred and twenty eight Between William
Peter Martin of the County of Lancaster of the one part and James Made of the County
of Pennsylvania of the other part witnesseth that the said William Peter Martin
for and in Consideration of the sum of Eighty Pounds Current money to him in hand paid
at or before the Execution and Delivery of these presents hath agreed which he doth hereby
Acknowledeg Both Gravell Banges and pole and by these presents doth grant bargain
and sell unto the said James Made and his heirs and certain Tract or Parcell of Land
situated on Lancaster River in the said County of Pennsylvania containing by estimation
Three Hundred and Ninety one Acres (and bounded as followeth Beginning)
at a Pine Log to William Wright and Simonence thence East 146 Poles to Lancaster
River then up the said River its Mander to a Poplar Corner at John Adams thence N. 25
W 136 pole to a Oak then S 46 W all 90 Poles to an Oak then S 4 W 31 Poles S 46
W 190 pole to Cain Adams line then N 4 W 216 pole to William Wright corner
along a line of Marsh Thence Building this Land from the said Wright to the
Beginning To have and to hold the said Land and premises and of Right
and Parcell thereof unto the said James Made to him by his wife and Bishop of the said
James Made his heirs and assigns forever and to the said William Peter Martin
for himself his heirs Executors and Administrators with Cowntant and grant to and
with the said James Made his heirs or assigns that he the said James Made his heirs
or assigns shall and may from Time to Time and at all Times hereafter peaceably
and Quietly have holden and Enjoy all and Singular the said Land and Premises
free and Clear of All lawfull Claims or Interfiercions of him the said William Peter Martin
or his heirs and that he the said William Peter Martin aforesaid Land and Premises
is and ever shall and Parcell thereof unto the said James Made his heirs Assigns
shall and will forever WARRANT AND DEFEND by these In Witness whereof the said
William Peter Martin hath hereunto set his hand and seal the day and year beforewritten

Sign Charles and Deliver C

In the presence of Jn Akin

John Wilson John George

Wm Williamson Jn Stewart

Wm Peter Martin L.S.

(1467)

At a Court held for Pittsylvania County the 27th Day of Febry 1778
This Indenture of Bargain & Sale from William Peters Martin to James Head
— was acknowledged by the said William to be his act and deed and the
same was Ordained to be Recorded By the Court

P. W. Pittsylvania Co. Court

Carter
from
Winfrey
Dad

This Indenture made this Twenty fourth day of February in the
Year of our Lord Christ one thousand Seven hundred and Twenty eight Between
John Winfrey of Cumberland County and Theodrick Carter of Halifax County
Witnesseth that the said John Winfrey for and in Consideration of the sum of
One hundred Pounds Current money of Virginia to him the said John Winfrey in
Hand paid the receipt whereof he the said John Winfrey doth hereby Acknowledg
and thereof doth acquit and Discharge the said Theodrick Carter his heirs Exec
utors and Administrators forever by these Presents hath granted Bargained
and sold and by these Presents doth grant Bargain sold unto the said Theo
Carter and to his heirs and Assigns forever one certain Tract or parcel of Land
situate lying and being in Pittsylvania County on the South side of White Oak
Mountain on the waters of Sandy Creek and containing by estimation Four
hundred Acres to the same more or less and is bounded as followeth To wit
Beginning at a grub white Oak on the South side of the said Swaleing fork
thence due South Thirtly Degrees West Three hundred and Twenty Two
Poles Croping two Branches 16 Poles thence North Sixty two Degrees
West one hundred and ten Poles Croping the said fork to a grub White
Oak North Ten Degrees West Forty four Poles to a Hickory North thirty
Eight Degrees West four hundred and Sixty eight Poles to a white Oak
South Thirtly six Degrees East one hundred Fifteen Poles to Branches
South Thirtly Eight Degrees West one hundred Poles to a Hickory thence South
ten Degrees East Fifty six Poles Croping the Creek aforwaide to the Beginning
together with the Reversion and Diversions remaining and Remaining to the
Graves and profits thereof and Park place and parcel there of unto the said
Theo. Carter and to his heirs and forever together with all and singular the

Dicks
Dicks
Dicks
G. G.

The Appurtenances thereto belonging or in anywise appertaining To have and
to hold the said Tract or parcel of land and all and singular the Rights Members
(and Appurtenances unto the said Thedrick Carter and to his heirs and assigns to
the only proper use and behoof of the said Thedrick Carter and to his heirs and
assigns forever and the said John Winfree doth furthermire and his heirs Executors and
Administrators by these presents Covenants promises and Grants Land with the said
Thedrick Carter his heirs and assigns that he the said John Winfree and his heirs shall and
will warrant and forever defend by these presents the said Grants Land and promises
as an essay part and parcel thereof with its Appurtenances Against the Claim and
Demand of himself and his heirs and all and every other person and persons having
or claiming any right or Title thereto unto the said Thedrick Carter and to his heirs
and assigns forever In Witness whereof the said John Winfree hath hereunto set
his hand and affixed his seal the day and year first above mentioned

Signed sealed Acknowledged
and Delivered in presence of

John Winfree

At a County House in Pennsylvania County the 26th Day of July 1778
This Indenture of Bargain and Sale from John Winfree to Thedrick Carter
The Indenture of Bargain and Sale from John Winfree to Thedrick Carter
Was acknowledged by the said John Winfree to be his act and Deed & made to
be Recorded By the County of Westmoreland Coe Court

So all Curious People to whom these Presents shall come Knowe ye that I John
Cox of the Parish of Caldon in the County of Petty Luania within the Colony of Vir-
ginia for divers good Causes and Considerations moving me hereto But more Especially
for the Natural love and affection that I have unto my son James Cox do give
Grant and fully make over by these presents forever unto him One Certain Tract
of Land Containing One Hundred and Forty Acres and Bounding as follow-
eth D^r Beginning at a white Oak on the South side of Sugar Tree Creek thence
South Forty five Degrees West Eighteen poles to a corner popularly knowne to south

Point

169

470

To the bearing Degrees West Fifty Poles to a white Oak thence North Eighty four Degrees West Lewiston Pole to the fork of the Creek thence up the said Creek North Twenty Degrees West as far as Manders One Hundred and two Poles to a Dead Buck on the said Creek thence South Fifty Degrees East forty five Poles to a corner White Oak on Burnett's Line thence South five Degrees East Fifty four Poles to a pink Oak thence West Sixty Poles to a white Oak on Lanes line thence along Lanes line Computed Thirty six Degrees West from hundred and Thirty eight Poles to a Maple on a small Branch thence North Eighty three Degrees East Forty six Poles to a corner White Oak thence North forty five Degrees West five Poles to a Red Oak thence North forty five Degrees East Ninety nine Poles to Burnett's line South forty one Degrees East Two hundred and Thirty Poles to the Beginning of being part of the Track of land wherein I now live with part of a Track I had of Drullen Lane before I sold or less I give it with all the appurtenances unto my son James Cox to him and his heirs and assigns forever with all interest claim and demand whatsoever in fee simple from the date hereof this Twenty eighth day of March and in the year of our Lord one thousand Seven hundred and seventy six In witness whereof I have hereunto set my hand and seal the date above written

Witness Present

John E. Cox
Mark

At a Court held for Pittsylvania County the 26th day of Feb. 1778
The within Deed of gift was acknowledged by the within named
John Cox to be his act and Deed and the same was ordered to be recorded
by the Court.

Test. Will. Tunstall Esq.

Fitzgerald
Pain
Payne

This Indenture made this 25th Day of February in the year of our Lord 1778, Between Ruben Pain of Pittsylvania County of the one part and Edmund Fitzgerald of the same County of the other part Witnesseth that the said Ruben Pain for and in the Consideration of the sum of One Hundred and Twenty four Pounds Current Money of Virginia to him in hand paid by the said Edmund Fitzgerald the receipt whereof he has recd, Ruben Pain Dated

Humphries
Lam
Bynum
Purd

Hobbs

Henry Acknowledges I hath Bargained & Alleeanted and Conformed and I the said Rich-
ard Pain for himself his heirs Executors and Administrators doth by these presents grant
Bargain & sell Alleeant in full and Conform unto the said Edmund Fitzgarel his Heirs
and Assigns forever one Tract place or parcel of Land Containing One Hundred Acres
to the same more or less situate lying and Bounding in the County of Pittsylvania on the
North side of Danister River and Bounding as followeth to wit Beginning at a large
Oak on the said River thence South Fifty Six Degrees West to a Dog Branch called the said
Branch thence down the said Branch as it Meanders to the River thence Down the said River
as it Meanders to the Begining To have and to hold the said hundred Acres of
Land and Premises with all the Appurtenances therunto to the said Edmund Fitzgarel
his heirs and assigns forever and the said Richard Pain for himself his heirs Executors
and Administrators do Covenant and Agree to and with the said Edmund Fitzgarel
that he the said Richard Pain with Warrant and power defend the said before men-
tioned Land and Premises before mentioned with all the Appurtenances to the said
Edmund Fitzgarel his heirs and Assigns forever and Against all and every Person or
Persons whatsoever In Witness whereof the Plaintiff Pain hath set my hand and
Affixed my Seal this Day and Date first above written.

Richard Pain 18

At a Court held for Pittsylvania County the 26 day of Feb 1773

The within Indenture was acknowledged by the within Named Plaintiff
Payne to be his Act and Deed and the same was Admitte to be Recorded by
the Court

Geo. Will. Sims Esq.

This Indenture made this Twenty seventh Day of November in the year of our
Lord Christ One thousand seven hundred and Seventy Seven Between Arthur Bynum
^{late} of the County of Pittsylvania of the one part and George Humphreys of the said County of
the other part witnesseth that the said Arthur Bynum for and in Consideration of
the sum of One Thousand and Forty Pounds Current Money of Virginia to him in hand
paid by the said George Humphreys on or before the Executing and Delivery of these
Present

(474)

B

Presents the receipt whereof the said Arthur Bynum doth hereby Acknowledge
 and thereof ame from my Part and Pased therof doth hereby Acquaint and
 Discharge the said George Humphreys his heire Executrix and Administratix by
 these presents he the said Arthur Bynum hath Granted Bargained and sold al lene
 Entitell & Confermed all that Tract of Land situate lying and
 being in the County of Pittsylvania and Colony of Virginia on both sides of Red
 Leger Creek and bounded as followeth Beginning on the south side of said Creek
 at John Bynum Corner Distr his Corner thence on his line Crossing the said
 Creek to his Corner and Charles Wynnnes Corner thence on his line to John Can-
 gills Corner thence on his line to the said Creek then Crossing the Creek neck and
 running off to Robert Bynur Line thence on Bynur Line to the Beginning
 Containing Two Hundred Acre more or less with all houses and all other Im-
 provements wood and timber woods swamps Meadow Grounds and many other Improve-
 ment whatsoever therunto belonging abling the same land that the said
 Arthur Bynum had formerly given the said George Humphreys a Deed of
 Trust for and also the Reversion and余りの remainder of the said lands Right
 Estate Claimes or Demands whatsoever of him the said Arthur Bynum for in all
 to all and singular the said Promises and of him and to every part and parcel ther-
 of and of him and to all yearly Rents and Profits Recivice upon any Rents or
 Lease of the said Promises or any part thereof To have and to hold the said
 Tract piece or parcel of Land with the bounds above mentioned and all and
 singular the said Promises hereby Granted with their and wayes of their Appor-
 tenances unto the said George Humphreys his heires and Assignes forever and the said
 Arthur Bynum for himself and his heirs the said Tract or parcel of Land with
 Herry Way and as forever Defend unto him the said George Humphreys his
 Heires and Assignes free and clear from all Incumbrances whatsoever In witness
 whereof the said Arthur Bynum hath hereunto set his hand and Seal the Day
 (and Year first above written)

Signed Sealed and Delivered
 in the Province of

John Hartman, Samuel Bynum,
 Benjamin ^{his} + Ralphy John + Ralphy
 mark mark

Arthur Bynum L

442)

At a Court held for Pittsylvania County by the 26 day of Feb^r 1773
The within Indenture was proved by the Oaths of them of the WITNESSES thereto
to be the Act and Deed of the within Named or their Bynames and the same
was ordered to be record by the Court.

Teste
William Gunstall Esq.

This Indenture made the twenty eighth day of Feby and in the year of our Lord
One thousand Seven hundred and twenty eight, by Wm. Shrock, Esq; of the County of
Pittsylvania and Parish Camdon of the same tract and William Shrock of the County aforesaid of the
Other part Wm. Shrock that the said Richard Parsons for and in Consideration of the sum of
Fifty Pounds Current Money of Virginia to him hereinafter paid by the said William Shrock
before the sealing and Delivery of these presents the receipt whereof he the said Richard Parsons doth
hereby Acknowledge humbly fully satisfied Contented and paid hath Granted bargained sold En-
gaged and Conveyed unto these presents doth Grant Bargain sell Engage and Confirm unto the said
William Shrock his heirs and Assigns severall Fifty Acres of Land to the same more Less Intercutting
and lying in the County of Pittsylvania and Parish Camdon and bounded as followeth Vizd.
Beginning at Corners first in the said Richard Parsons Line thence running up to the land on
the Currin's Order Line thence along Currin's Line to James Mulliff's Line thence along the said Mulliff's
Line till it strikes the said Richard Parsons Line on Little Cherry Stone Creek thence along the said
Parsons' Line to the Beginning Together with all and Singulalr the Appurtenances thereto belonging
with all houses Orchards worts Watercarts wayes or Meadow Grounds thereunto Belonging and
pertaining and all profits Claim Interest and Demand whatsoever in ffor example and the said Rich-
ard Parsons doth warrant the same aforesaid Tract or parcel of Land and Parcies to the said
William Shrock free from any Incumbrance But of Trust Mortgagor Bonds Bills or Factors or
to the Date of their Present to the only Proprietor and holder of him the said William Shrock his heirs
Executive Administrators and Assigns severall from the Claim or Claims of any Person or Persons
whatsoever. Richard Parsons do also for myself my heirs and Assigns Confirm unto him the
said William Shrock the above mentioned Tract or parcel of land and Parcies to the said William
Shrock his heirs and Assigns severall Against me my heirs and Assigns and Being myself my
heirs and Assigns firmly by these presents to make any further Oath or Decl^r of Convergance to the said
William Shrock as he or his heirs or Assigns shall lawfully require Witness my hand and Seal
this day and year above written

Richard Parsons
mark

Wm. Shrock

(473)

Memorandum that the within tract or parcel of Land was originally held of the
said Richard Parsons by the said William Short According to the true intent and meaning
of their several Writings my hand &c

Richard ^{his} Parsons ^{marks} ⁴⁷

Received the Twenty sixth day of February 1778 the full sum of Fifty Pounds, being
full satisfaction of the within within Inventory Writing my hand &c

Richard ^{his} Parsons ^{marks}

Attest for Pennsylvania County the 2^d Day of February 1778

This indenture together with the Memorandum of Loring & Loring and the
Grant from Loring and Parsons may be acknowledged by the within named Richard
Parsons to his usual acts and Deeds of the same may be done & so
acknowledged By the Court Pro Wm. Franklin Esq

Watson
from
Watkins Due

This Indenture made this tenth Day of February in the year of our Lord
Christ one thousand seven hundred and seventy eight and in the second year of
the Commonwealth Between John Watson of Pennsylvania County Planter
on the one part and Robert Waller of the County aforesaid Planter on the other Part
Witnesseth that the said John Watson for and in Consideration of Fifty Pounds
good and lawful money of Virginia to him the said John Watson in hand paid
by the aforesaid Robert Waller the receipt whereof to the said John Watson doth
hereby acknowledge that he the said Watson hath given granted Bargained
and sold and delivered unto the said John Watson aforesaid all alien except and
Conferred unto the said Robert Waller one certain Tract or parcel of Land Con-
taining by Estimation one hundred and twenty five acres of the same more or less
lying and being in the aforesaid County of Pennsylvania on the south Branch of the
Lower Double Creek of Daniel River being bounded in Manner and form
following to wit Beginning at a big Oak corner of said Robert & John
Waller and running thence severally a dividing line South five Degrees
West one hundred and thirty eight poles to a Young red Oak on a ridge near a path
thence
South three Degrees West to another in the Hall Line thence on his North
boundary his and an half degrees East to a big Oak being One hundred and
fifty

affidavit had of the
me Intent and meaning
Richard his son and
mark

Fifty Pounds, being

Richard his son
mark

(money \$778)

& Lizen and the
said Richard
being Undersigned

County Court

year of our Lord

second year of

County Fletcher

at the other part

of Fifty Pounds

in hand paid

John Watkin doth

sell Bargain

in Duffield and

all of Land Con-

same more or less

to Beaugtis

manor born

et & John

live Degree

age man a both

other North

Insurance and -

1644

174

Fifty Pounds Poles Shance thereon said John Watkin is senior line tower South ten Degrees West Two hundred and Twenty Poles to a the Oak Shance South Eighty four Degrees West Twenty Poles to Thomas Wallers Corner said Oak Shance or said Wallers line South East by road Degrees West Seventy Poles to the first station With all and singular the Privileges and Appurtenances there to Belonging or in anywise Appertaining unto him the said Robert Waller his heirs and Assigns forever to have and to hold of his Occupay and Enjoy free from the claim Challenge or Demands of any Person or Persons whatsoever and further the said John Watkin for himself his heirs Executors Administrators Assigns with Covenant and Agree with him the aforesaid Robert Waller his heirs & that he the said John Watkin will and doth by these Presents Warrant and forever Defend the said Land with all and every the Privileges thereon Contayn in Witness whereof he the said John Watkin hath hereunto set his hand and affixed his seal this Day and Year above written
Signed Sealed and Delivered
in Presence of Geo Carter
John Waller Joseph Hall

John Watkin J.S.

Memoandum that on the Day and year written written full Part and Presentable
Profession of Livery in Lizen was given and made by the within Name John Watkin unto
the said Robert Waller Desiring to the full Proport true Intire and Meaning of the aforesaid
Instrument As witness of the same the Day written written
Signed Sealed and Delivered
in Presence of Geo Carter
John Waller Joseph Hall

John Watkin J.S.

At a Court held for Pittsylvania County the 26th day of March 1778.
The within Instrument together with the Memorandum of Livery and
Lizen herein indorsed was Acknowledged by the within Name John
Watkin to be his Act and Deed and the same was ordered to be recorded by
the Court

John Watkin J.S.

Dix Don
in collecting the
Recd

SIMON affidavit by his Parents that we John & Robert Payne being Land for
Mra. Phyllon Wm. Ide Rich Gwinne and Hugh Chavis of the County of Pittsylvania
as held and Manor formerly known unto the Court of the said County of Pittsylvania for the
Time being in the just and full sum of Three thousand Pounds Covenanted of Virginia
to be paid unto the said Court after His and Execut. to which Payment will and truly
to be made we Land Owners and each of us joint and several Heirs Executors and
Administrators jointly by these Presents sealed with our seals and Dated this 26th day of
March 1778

(475) - The Condition of the above Obligation is such that if the above bound John Dix do and shall well and truly Collick and pay unto the Treasurer for this Commonwealth for the time being According to Law all the Tax from each and every taxable Article within his said County imposed by an Act of General Assembly and faithfully perform all things belonging thereto then this Obligation to be Void in the whole main in full force and Virtue

Sure and Reliever

in Presence of

John Dix Z. S
Robt Payne Z. S
Ben Lankford Z. S
Abra Shillton Z. S
Wm Padd. Z. S
Rich Gwyn Z. S

A Court held for Pittsylvania County the 26 day of March 1778
The within Bond was acknowledged by the party ories to be
their respective Ackand Dued and the same was ordered to be
Recorded by the Court

To the Will Turned

Dumfries
from
John Clever

This Indenture made this 26 day of December in the Year of our Lord one thousand seven hundred and seventy five between John Clever of the County of Pittsylvania of the one part and Thomas Turnall of the County of Halifax of the other part witnesseth that the said John Clever for and in Consideration of the sum of One Thousand Pounds to him in hand paid by the said Thomas Turnall above before the Sealing and Delivery of these Presents the receipt whereof is hereby Acknowledged hath granted Bargained and sold Aliened Released and Confirmed and by these Presents Both Grant & Bargain (and will Alien Release and Confirm unto the said Thomas Turnall his heirs and Assigns forever all that Tract or parcel of Land situated in the said John Clever now lies or lies containing four hundred and fifty five Acres more or less lying in Land which the said John Clever purchased of Eliza Farris and bounded as in and by a Deco from the said Eliza Farris to the said John Clever is Express'd and also all Trees Woods Way Water Watercourses Projects Commodities Hereditaments and Appurtenances whatsoever to the same belonging or in anywise appertaining and Also the Plantation and Slaves thereon and the said John Clever profits therefrom

above bound. I am Des
this Commonwealth
womitable Articles
and faithfully
to You in the like

Des L.S.
Payne L.S.
Whitmore L.S.
Shelton L.S.
Add. L.S.
Guyon L.S.
of March 1778
of Month to be
so ordered to be
A. Turnstall

in the Year of Our
Lord Clever of the
County of Halifax
in consideration of the
Thomas Turnstall
sure of his duty
and Conformed
Lease and Con
sures all that
is containing four
The said John
Doe from the
all Trees wood
and Appartments
and Dwellings
Profits that
et

1778
many parishes and all the Estate Rightfull Intire Right Properly Claim and Demand what
now of the said John Clever of me to the said Tract or Parcels of Land and Premises and way
part and parcel thereof To have and to hold the said Tract or Parcels of Land and Premises
with the Appurtenances unto the said Thomas Turnstall his heirs and Assigns to the only
Proper and Benefit of the said Thomas Turnstall his heirs and Assigns forever and
the said John Clever the said Tract or Parcels of Land and Premises with the Appurtenances
unto the said Thomas Turnstall his heirs and Assigns Against him the said John
Clever and his heirs and Against all and every other Person or Persons who at any time shall
and will Warrant and cause to be done by these Presents In Witness whereof the said John
Clever hath hereunder set his hand and Seal the Day and year written written
Sealed and Delivered

In presence of
The words (Eighty five)
being first Interlined

A. Ferguson.
Millicent Ferguson wife of Ferguson

John Clever L.S.

At a Court held for Pittsylvania County the 26 day of March
1778 The within Bargain & Sale from John Clever to Thomas
Turnstall was acknowledged by the within Named John to be
his act of Deed & Deemed to be Recorded By the Court

Date Will Turnstall Esq

This Indemnity made this Sixteenth Day of November the year of Our
Lord Christ Anno Domini One thousand Seven Hundred and Twenty Seven Between John
Clever of the County of Pittsylvania and Parish of Camden and Peter Doty of the same County
acknowledged Witnesseth that the said John Clever for and in Consideration of the sum of
Two hundred & Fourteen pounds money of Virginia to him in hand paid above before the
Entailing and Delivery of these premises hath freely willingly and fully Acknow
ledge and doth bind from every Bark and Parcel thereof to the best of his power
and Benefit the said Peter Doty his heirs Executors Administrators &c by these pre
sent he the said John Clever hath Granted Bargained and sold aforesaid Land Entitling
and Conformed unto the said Peter Doty and to his heirs and Assigns forever all that
Mifrage Tract Piece or Parcels of Land situated lying and Lying in the County and
Parish aforesaid on the Branches of Shaking River Granted by Patent to Gabriel
Shelton

444

Shelton bearing Date the Fifteenth Day of June One thousand Seven hundred and Sixty
Years Containing by Estimation Seven Hectares and more Sixty four Acres be the same as
in Leafe and Boundes as followeth to wit Beginning at a Black Oak in Lightfoots line
near the Five Roads thence along Sheltons line North Twenty two Degrees West One hundred
and one Twenty Poles to a pine south Eighty Degrees Weston Hundred and ten poles
to a pine North forty Seven Degrees Weston Hundred and Sixty Eight Poles to pine
trees North nine Degrees West Sixty poles to a pine thence Five lines North Sixty four
and a half Degrees West Weston Hundred and forty poles thence to a pine North four Degrees
Weston Hundred and fifty two Poles to a white Oak on a Branch thence along Martens
line South Eighty six Degrees East Three Hundred and thirty two poles to a white
Oak thence along Lightfoots line South Thirty four Degrees East Weston Hundred
and Eighty four poles to a pine South twenty Degrees East one Hundred and twenty
seven poles to a pine and south one hundred and Eighty two poles to the Beginning
the above Land Conveyed by Due from Gabriel Shelton to John Clever and from
said John Clever to the above Writton Peter Colby To have and to hold the
said Mesuage Land place or Parcell of Land and Premises above mentioned with
all Woods Underwoods ways Water and water Courses and every part and par-
cell thereof with the Appurtenances therunto belonging. This Indenture witness and
affirms to the only person and behalf of the said Peter Colby his heirs and
affirms forever and be the said John Clever for himself his heirs Executors
and Administrators Covenant and Agree with the said Peter Colby his heirs and
affirms by these Presents that he the said John Clever the said Mesuage and
Premises above mentioned and every part and parcel thereof With the
Appurtenances unto the said Peter Colby his heirs and affirms Against him
that said John Clever his heirs Exec. and Adm. are Against all other Persons
whatsoever shall and will Warrant and have or Defend by these
Presentments in Writton whereof the said John Clever hath hereunto set his hand
and Affixed his Seal the Day and year above Writton

Sign'd, Sealed and Delivered

in presence of

John Bruce. *Zebitha Roberts*

Catharine Ferguson Francis Estey

John Clever Lib

Memoirandum that on the Day and year first written witnesseth Quee and pro
mable Person of the within Land and Premises was taken by the within Edward Tolson
alias the Grantor and by him Deliv'red to the witness named Peter Abby and by him
Reciv'd According to the Postpart true Intent and meaning of the within witness Indenture
In presence of

John Bruce Catharine Ferguson
Tabitha Roberts Francis Abby

John Oliver Jr.

At a Court continued and held for Pittsylvania County the 27th day of March
1778 The within Indenture together with the Memorandum of Survey and
Deed ~~and~~ ^{and} Deed endorsed was acknowledged by the within
Nam'd John Oliver to be his Act and Deed and the same was ordered to
be Recorded by the Comr^r

Teste Will^r Sungtall Esq^r.

From &
del?

This Indenture made this Twenty first Day of January in the Year
of our Lord Christ one thousand Seven Hundred and Seventy Eight Between
Daniel Shullon and Lettie his wife of the County of Pittsylvania of thone Park and
Richard Todd of the said County Witnesseth that the said Daniel Shullon and
Lettie his wife for and in Consideration of the sum of Thuse Hundred and fifty Pounds
Current of Virginia to them in hand paid by the said Richard Todd the Reciprocation
of they do hereby Acknowledge both Graciously Bargained Sold Alience Entitell and Con-
firme and Ratise Daniel Shullon and Lettie his wife for themselves their Heirs Execu-
tors and Administrators Deth^r of their Parents Grant Bargain Sell Alien Entitell
and Confirm to the said Richard Todd his heirs and Assigns power one Certain Tract
or Parcel of Land Containing One hundred and Ninety eight Acres granted to
Daniel Smith his Father bearing Date the first Day of December one thousand
Seven Hundred and forty Eighty five and lying in the said County of Pittsylvania
on both sides of Panther Creek and bounded as followeth to wit Beginning
at a Pine Tree North thorty eight Degrees East one hundred and thirty Poles to a Pine
Tree South fifty six Degrees East forty Poles to a Pine Tree South twenty four Degrees
East one hundred and Poles to a White Oak tree South Twenty seven Degrees East
One hundred and eight Poles to a Red Oak tree South forty two Degrees West
Thirty

(479)

Thirty Eight Poles to a white Oak thence South Thirty Degrees East twenty poles to
Black Gum on Panther Creek thence Down the Manner of the said Creek to a Bee
on the same thence off North Thirty Eight Degrees West Twenty two poles to a dead
Shrub South Sixty four Degrees West forty four poles to a white Oak thence North Sixty
one Degrees West Sixty Poles to a Spanish Oak thence North Thirty Seven Degrees east
Sixty poles to the Beginning To have and to hold the said one Hundred and
Eighty Acres of Land and Premises with all the Appurtenances to the said Richard
Todd his heirs and Assignees and the said Daniel Shelton and Lettice his wife for
themselves their Heirs Executors and Administrators with Covenant and Agree
with them as Richard their said Daniel Shelton and Lettice his wife will
Warrant and forever Discharge before Grants Land and Premises with all its
Appurtenances from the Claim of them the said Daniel Shelton and Lettice
his wife their heirs Executors and Administrators and from the Claim of any
Person or Persons whatsoever on Welfare whereof they have to these Presents with
their hands and seals the Day and year first written
Signed sealed and delivered

In presence of

Daniel Shelton L.S.

At a Court held for Pittsylvania County the 26th day of March 1778
The within Indenture was Acknowledged by the within Name of Dan
Shelton to be his Act and Deed and Lettice his wife Being Present
as the Lawments relinquished her Right of Dowry in and to the above
Granted Land and premises Convey'd by her said Husband to the said
Richard Todd all which were Acknowledged by the Court

Teste Will: Tunstall Esq:

Ralston
from
Cantrell Due
This Indenture made the 26th Day of March in the year of our Lord One
thousand Seven hundred and Seventy Seven Between Joshua Cantrell of the
County of Pittsylvania of the one part and Robert Ralston of the County aforesaid of the
other part Witnesseth that the said Joshua Cantrell for and in Consideration
of the sum of Sixty Pounds Current Money of Virginia to him in hand Paid
by the said Robert Ralston before the Enrolling and Delivery of these Presents the
Receipt whereof the the said Joshua Cantrell hath Herby acknowledged hath given
Granted Bargained and Sold and by these presents doth Give Grant Bargain
Sell and Deliver unto the said Robert Ralston all that Dividenc Sucke place
Parcell

(680)

Parcel of Land situate lying and being in the County aforesaid on both sides the West fork
of Strawberry Creek it being Part of Two Hundred Acres Conveyed by Thomas Henderson to
Richard Wilson and by the said Richard Wilson Conveyed to the said Joshua Cantrell by a Deed
duly Recorded in the County Court of Pittsylvania and bounded as followeth to wit **BL**
commencing at a Post Oak Saplins in Richard Wilson's Line thence along the same of Meadow
Saps a Cess the said Line to William Pitcher then to Richard Wilson's Corner thence along
the said Line to a Corner then in a ridge thence along the said Line to the Beginning con-
taining One Hundred and fifty Acres he same more or less Together with all Woods Under-
woodways Water and Watercourses Proofs Commodities Advantages Hereditaments and
Appertinances unto the said Robert Wilson to have and to hold the said Distr-
eind Tract Piece or Parcel of Land and payment unto him the said Robert Wilson and
to his Assignees forever and the said Joshua Cantrell for himself his heirs and Assigns
with Covenant Grants and Agrees to and with the said Robert Wilson and his Heirs
that he will Warrant and Defend the said Tract Piece or Parcel of Land
from him and his Heirs and the claim of any person or Persons whatsoever In Witness
whereof the said Joshua Cantrell hath hereunto set his hand & seal the Day and year
first written witness

Signed Sealed & Delivered
the
In presence of

Joshua Cantrell **L.S.**

At a Court held for Pittsylvania County by the 26 day of March 1778
The within Indenture was acknowledged by the within named Joshua
Cantrell to be his Act and Deed and the same was Admitted to be record'd
By the Court
L.W. Tungstall Esq.

Thus Indenture made the Twenty sixth Day of March in the year of our
Lord Christ One thousand Seven hundred and Sixty Eight **R. Wilson**
Thomas Tungstall of the County of Pittsylvania and Parish
Whole of the County of Danville of the said Post Milneside that he
the said Thomas Tungstall in Consideration of the sum of Fifty pounds
Concurrent of Virginia to him and Paid before the Drawing and
Delivery hereof the receipt whereof the Testis here by acknowledge hath
Granted and Bargained and sold and by these presents doth Grant his

(481)

482

Bayon and Bellmunt the said Promises While his heirs and Allegys forever
all that Tract or Parcell of Land Containing One Hundred and Thirty Acres be
the same more or less lying and Lying in the said County of Pittsylvania aforesaid
on the South Side of Wolf Den Branch and bounded as follows Viz Beginning
at a Red Oak Standing by the old Road fence North eight Degrees West Sixty
Four Poles to Two Red Oaks thence South fifty two Degrees West Crossing a small
Branch two hundred and fifty six poles so farther thence South Thirty five
Degrees East one hundred and twenty poles to a Red Oak Standing by the old
Road thence along the said Road Meanders to the first Station Foggy Bottom with
all Woods way Water Water Courses Privileges Profits and Advantages which
happen to the same belonging in anywise Appertaining and the same out and
Remainders and Remainders Rents Profits and Profits therefrom
all the Estate Right or Title of the said Thomas Stratton in or to the same
any Part thereof To have and to hold the said Tract or Parcell of
Land and all and singular the Possessions with the Appertinences unto the said
Promises While his heirs and Allegys forever to him and them own Properly
and the said Thomas Stratton Doth Covenant and Grant for himself and
his Heirs to and with the said Promises While his heirs and Allegys that the
said Thomas Stratton and his Heirs the said Land and Possessions Herby Con-
veyed are in every Part thereof Against him and the said Thomas Stratton and his
Heirs and all and every other Person or Persons who or whom ever unto the said Promises
While his heirs and Allegys forever shall and will WARRANT and FORCES DEFEND
by these Presents On WITNESS whereof the said Thomas Stratton hath Sealed
set his hand & seal the Day and Year first above written
Sealed and Delivered
in presence of

Thomas Stratton

At a Court held for Pittsylvania County the 26 day of March 1778
The within Indenture was acknowledged by the within Named
Thomas Stratton to be his A. and D. and the same was Adm'd
to be Recorded by the Clerk

Geo. Wm. Tinsley

D. 1778

This Indenture made this 4th day of Sept in the Year of our Lord Christ mth two
 and four Hundred and Sixty six Between Richard White of Pittcastle County of the
 one part and John Fennell of Pittsylvania County of the other part Witneseth that the
 said Richard White hath Bargained and Sold and by these presents doth Bargain and
 Sell unto John Fennell and his heirs and Assigns forever one
 certain Tract of Land lying in the aforesaid County of Pittsylvania Containing One
 hundred and forty four Acres with all Houses Out houses Woods mines Quarries and
 appurtenances thereto belonging as well Disclosed as undisclosed within the bounds
 of the aforesaid One hundred and forty four Acres of Land To have and to hold the
 said Land and premises herin Intended to be Bargained and Sold with their (and every)
 of their Appurtenances unto the said John Fennell his heirs and Assigns now and his
 Indenture Witnesseth that the said Richard White for and in Consideration of the sum of
 One Hundred and fifty Pounds Current Money of Virginia by him the said John Fennell
 in hand paid before the Sealing and Delivery hereof the Receipt whereof the said Richard
 White doth hereby Acknowledge Acquit and Discharge him the said John Fennell
 his heirs and Assigns forever and for divers good Causes & Considerations him the said
 Richard White thereunto moving hath Granted Bargained and Sold unto John Fennell
 the same & all the aforesaid Tract of Land Beginning at the tree on the South side of
 the same Creek thence North Twenty three and a half Degrees East two hundred poles Crof-
 ting a Branch to a White Oak North forty Eight Degrees West ninety poles Crofing a branch
 (and the Creek to a White Oak North Eighty Three Degrees West forty four poles to a
 Gum South fifty Five Degrees West sixty three poles Crofing two Branches to a Red
 Oak South forty six poles Crofing a Branch to a Hickory South Seventy Degrees
 West Seventy two poles to a Dogwood to a Branch South Thirty four Degrees East
 Ninety four poles Crofing a North pole to a Dogwood North Twenty Degrees East
 Ninety two poles to a Hickory South Twenty Degrees West forty poles to a white Oak
 South forty Degrees East fifty four poles to a Dogwood South Twenty Degrees East
 thirty Eight poles to a Sycamore on the Creek thence up the same as it Meanders to the
 first Station and all the Estate Entitl'd Property and Claim of him that said
 Richard White doth unto the said Land above mentioned and bounded with all Houses Out houses
 and other Appurtenances to have and to hold the said Land and premises herin Intended
 to be Granted Bargained and Sold unto John Fennell his heirs and Assigns forever
 and that it shall and may be lawful for the said John Fennell his heirs & Successors
 to him hereafter lawfully & quietly have hold an Occupy thereof and enjoy the said

(483)

(484)

Land and Premises above mentioned with the Dwellings andouth the said
Hindrance Molestation or Disturbance of him the said Richard White & his
Heirs & assigns or any other Person or Persons whatsoever Charming and Releasing
Sug from under him or any other Person whatsoever of Whomsoever Duly Wishes my hand &
Signed Sealed & Delivered
in Presence of Francis E. Short

Daniel Morgan Agnes + Martha
make

Rich C. White

Sep. 4th Recd of John Forrell One Hundred & Fifty Pounds Current
Money of Virginia Agreeable to this within Recd.
Daniel Morgan

Rich C. White

Examined

Pistol
from
Ayres
&c
&c

This Indenture made this 3rd Day of November One thousand Seven
Hundred and Twenty Seven Between Thomas Ayres of Pittsylvania County
(and Thomas Pistole of the same County Wilmefield) that the said Thomas Ayres for
and in Consideration of the sum of Five Pounds Current Money of Virginia the Rec-
eipt whereof to the said Thomas Ayres doth hereby Acknowledge hath Given
Granted Bargained and Sold and by these presents doth Give Grant Bargain Sell
and Deliver unto him the said Thomas Pistole One certain Tract and Parcell of
Land lying and Lying in the County of Pittsylvania upon the Waters of Fall Creek
Containing One Hundred and fifty Acres be the same more or less Beginning at
Harris's Corner upon a Red Oak thence East One Hundred and Thirty
two Yards to a Beech upon a ridge back thereupon said Creek as it Meanders to
Ward's Branch along Thomas Ayres Line North West by Degrees West

Beside

Pistol
Recd from
Ayments

The Land
White & his
wife or wife
& my hand b.

Title No 150

Current
of White

John Robinson
Due from James
Clement

Second
County
Deeds for
the Re-
gister
against Bill
Harrell &
Call Creek
or mngk
Shady
roads to
or West
way

484

Seventy two poles to a Red Oak thence South Sixty three Degrees West One Hundred and forty five poles to Point of a small Creek thence South fifteen Degrees West one hundred and thirty two poles thence by a Vermilion to a Red Oak thence South Eight Degrees west Eighty three poles to the Beginning To have and to hold the same land and premises with all the Privileges and Appurtenances thereunto belonging or in any wise appertaining to him the said Thomas Ayres his heirs and Assignees from him the said Thomas Ayres his Heirs and Assignees and from the Claim and Demands of any other Person or Persons whatsoever In Witness whereof the said Thomas Ayres have hereunto set his hand and Seal this 2 Day of November 1777

Signed Sealed and Delivered
in presence of us Robert Payne
William French Phil Southcote

Thomas T. Ayres ^{his} L.S.
Mark

At a Court held for Pittsylvania County the 27th day of November 1777
The Within Deed was proved by two of the Testifying hands to be the act and
Deed of the within Named Thomas Ayres and Ordered to be Certified
of Afterwards to Wit At a Court held for the same County the 20th day of March
1778 the same was further Proven by the Oath of the other Testifying hands
to be the act and Deed of the Thomas Ayres all which was Ordered
to be Recorded By the Court Test. Will. Gunstall C.J.

This Indenture made the Second Day of January in the Year of our Lord
Christ One thousand Seven Hundred and Sixty Eight Pittsylvania County
County of Pittsylvania County of the one Part and Field Robertson of said County
of the other Part witnesseth that the said James Clement for and in Consideration of the sum of One Hundred Pounds Current money of Virginia to him in hand
Paid the receipt whereof he doth fully Acknowledged hath Granted bargained & let
Aliened Enfeoffed and Conveyed unto the said James Clement for and in Consideration
of the sum of One Hundred Pounds Current money of Virginia to him in hand
Paid the receipt whereof he doth fully Acknowledged hath Granted bargained & let
Aliened Enfeoffed and Conveyed unto the said Field Robertson her heirs and assigns One Certain
Tract or Parcel of Land lying and being in Pittsylvania County on both sides of
both forks of the Tye River Creek bounded by John Cox lines by Robert
Clement and by Charles Goods lines containing by Estimation One hundred
and sixty acres more or less and the Rents and Revenues therefrom
and Remainder thereof and all the Estate Right Title Interest Claims and
Demands whatsoever of him the said James Clement his and to the said

186

Land and Premises and every part and parcel thereof to have and to hold the
said Land and Premises with the Appurtenances unto the said Paul Robertson his heirs
and Assignees and the said James Clement does hereby for himself his Heirs
successors Administrators and Assignees covenant promise and agree to and with
the said Paul Robertson his heirs and Assignees that he the said James Clement shall the
summers coming Land and Premises with the Appurtenances unto the said Paul
Robertson his heirs and Assignees against all Persons whatsoever shall and will
Warrant and execute & defend In Writing whereof the said James Clement
hath hereunto set his hand and affixed his seal the day & year first above written
Signed Sealed and Delivered.

in presence of James Mitchell
Solomon Waller James Clement

James Clement L.S.

Memorandum that on the Day and year first written Wm Waller Esq.
and Devisable Deyfis and Seizures of the within Mortmain Land and Premises
with the Appurtenances was granted made by James Clement to Paul
Robertson According to the Form & Effect of the within Written Deed
In Presence of James Mitchell Solomon Waller James Clement

Paul Robertson the sum of One Hundred Pounds Current Money
in full and Demand to the within mentioned Land &c
John Morris Mitchell
Solomon Waller James Clement

James Clement

At a Court held for Pittsylvania County March the 20. 1778
with the Memorandum of Receipt
This Indenture was presented in Court and proved by the Oaths of two
of the Witnesses thereto to be the act and deed of the above named James
Clement and Martha the Wife of the said James (she being first privately
examined as the Law directs) came into Court and relinquished her
right of Dower in and to the Land and Premises Conveyed by the said
Indenture Ordered that the same be Certified

James

Tate Will Gunstall 68

(116)

This Indenture made this 27th Day of March and in the Year of our Lord
one Thousand seven Hundred and Twenty Eight, Between John Robertson of the County of
Pittsylvania of this part and Francis Sampson of the County of Pittsylvania of the
other part witnesseth that the said Robertson and Betty Robertson his wife did and
in Consideration of the sum of Sixty five Pound Current money of Virginia to them in
hand paid by the said Sampson before the Sealing and Delivery of this Deed the
Receipt whereof they the said John Robertson and Betty Robertson his wife do acknowledge
Humorably Satisfactorily Contented and Paid of Drawing back and parcel of a certain Tract
or parcel of Land both Granted Demanded Sold and Delivered and Paid by their Predece-
sor Grant Bargain Sell & Deliver In Full and Confess unto the said Francis Sampson
one certain Tract or parcel of Land situate lying and being in the County of Pittsylvania
and on the West side of Middle Creek containing 200 Acres he the Garrison or Left
and bounded as follows Beginning at the Meadow Road on the said Robertson line
thence along the road line to Richard's Pine Corner from thence along the said Robertson
line to John Cox line thence along the said Robertson line to Richard Farkings along
the said to a corner of an Oak Saplins from thence a few rods to a corner pine on the said
Meadow Road thence down the said Road to the Beginning together with the appur-
tenances therunto Belonging with all Houses Out houses Woods Wayes or Meadow ground
not therunto Belonging or in any wise appertaining and all profits Claims Pastures
and Dominions whatsoever in full scope are the said Robertson with warrant the same
aforesaid Tract or parcel of Land and premises to the said Francis Sampson free
from any Encumbrance whatsoever. Dated at Frank Molyneux Park Bill of
Sale and Pole Tax whatsoever that might be Required to the Date of these
Deeds to Marily Proper and Right of him the said Francis Sampson his heirs
Execution Administrators and Assigns forever from the said Claimer Claims of any Person
or Persons whatsoever Against whom these and Assigns powers are the said John Robertson
and Betty Robertson his wife do obligate themselves to have and Assign to make any
further Act or Deed of Conveyance of the said above parcel or Tract of Land aforesaid
when thereunto Required Witness our hands and seals this day and year above written
John Robertson
Betty Robertson

John Robertson
Betty Robertson

(187)

Memorandum that the within aforesaid Tract or Part of Land and
Premises was graciously laid off by Richard Francis Sampson According to the True
Content and meaning of the within Indenture by the said Sampson witnesseth Owe
hence the Day Year witnesseth Written

(188)

Witness

Iza Robeson A.S.

Received 27 day of March 1778 the sum of Twenty five Pounds being
the full of the aforesaid Consideration Witness our hand &c

Iza Robeson A.S.

At a Court continued & held for Pennsylvania County the 27th Day of
March 1778

This Indenture together with the Memorandum of Hiry
and Payment and Receipt hereon indorsed was Acknowledged by the within
Named Iza Robeson to be his General acts and deed of the same as
Ordined to be Recorded By the Court

John Will Fennell Esq.

Signed
from
Parson & Dated

This Indenture made this Day of 23 April in the Year of Our
Lord Christ one thousand Seven Hundred and Seventy Eighth Between
Benjamin Farrant of County of Pennsylvania and Colony and Dominion of
Virginia of the one part and Ruben Bennett of the County of Bedford and
Colony Abouard of the other part witnesseth that the said Benjamin
Farrant for and in Consideration of the sum of Twenty five Pounds Ten
Shillings to him in hand paid by the said Ruben Bennett the receipt
whereof the said Farrant doth hereby Confess and Acknowledge He has
Bought sold Allocated Enfeoffed & confirmed unto the said Bennett his heirs & Successors
for himself his heirs and Successors forever a certain Tract or Parcel of
Land containing Eighty five Acres lying and being in the County of Pitt-
sylvania and on the South side of Manders River and bounded as follow-
eth to wit Beginning at a Spanish Oak on the River Bank and
Running thence Southwesterly two Degrees East Thirty two Poles to a
Corner Oak whence East Twenty Poles to a Corner white Oak above
whence North fifty Degrees East Sixty Poles to a Corner white Oak thence

Dated
23 April
1778
Keller for
Ruben Ben-
nett
in the County
of Pittsylvania
1778

470

188

To the Fourteen Degrees West Northly poles to a Corner Pine tree North Southly four Rods
 to the West Sixty poles to a Corner Hickory thence Southly Eighty Degrees West thirty
 four Poles to three Corners pines by the River thence up the same as in Minutes One
 Hundred and ten Poles to the first Station to have and to hold the said Tract
 of Land within the Bounds above mentioned together with all Woods, under Woods, Meadows,
 Waters and Water Courses together with all and every Privilege or Profit that now
 or may hereafter belong or appertain to the said Tract of Land to the only Proprietary and
 lessee of the said Rubin Bennett his heirs and assigns forever and the said Benjamin
 Parmenter and his wife doth for themselves their Heirs and Lawfull Successors enga-
 ge to warrant and defend to Warrant and Defense the said Rubin Bennett
 his heirs and assigns in a good and legal Title of the above mentioned land and its
 Appurtenances Against all and every Person or Persons whatsoever pretending any
 Claim or Right of the same and the said Benjamin Parmenter and his wife doth
 Covenant and Agree to and with the said Rubin Bennett his heirs and assigns
 that they will whenever demanded reasonably required be ready to Acknowledege
 this Deed in the County Court of Pittsylvania and further to make any other Agree-
 ments or Security which shall be Counsel desired in the law brought needfull
 to Confirm and Secure unto the said Rubin Bennett his heirs and assigns forever
 in a good and legal Title in fee simple of the above mentioned land and
 its Appurtenances In Witness whereof they have hereunto set their hands and
 affixed their seals the Day and Year above Writing

Signed sealed and delivered:

In presence of:

Benja Parmenter L.S.

At a Court held for Pittsylvania County the 23 day of April 1778

The above Indenture was acknowledged by the within named Benjamin
 Parmenter to be his Act and Deed and the same was ordered to be recorded by
 the Court

Jno. Hammard
 Clerk to James H.
 Morris Esq; &
 Robert Morris
 in the County of
 Pittsylvania
 the day 23
 year 1872


 Will Gunzall Esq.

489

Fulton
from
Fulton
Date
Exam'd

This Indenture made this Day of in the Year of our Lord
One Thousand Seven Hundred and Sixty Eight Between John Fulton of the
County of Pittsylvania of the one part and James Fulton of the same County of the
other part Witnesseth that whereas John Fulton to and in Consideration of the
sum of his Due and just moneys of Virginia to him in hand paid by the said
James Fulton the receipt whereof he the said John Fulton doth hereby Ac-
knowledge hath Given Grants Bargained and Sold and by these Presents doth
Give Grant Bargain Sell Deliver and Confirm to him the said James Fulton
his heirs and assigns forever one certain Preceson Parcell of Land situate lying
and lying in the County of Pittsylvania on both Sides of Stewarts Creek Con-
taining by Estimation Twenty three Acres to the same more or less and bounded
as follows Viz Beginning at a white Oak Corner and thence a Northwest Thro
fifty Degrees East Sixty four Poles to a Maple Tree twenty one Degrees East twelve
Poles to the Mouth of a Bald Branch and thence up the same as it meanders so as to
keep on a Head and thence along the Head with meanders to a Hickory in John
Fultons old line and thence along the same North Sixty two Degrees West Sixty
Poles to a Corner and thence South fifteen Degrees West one Hundred and
Twenty six Poles Croping Stewarts Creek to the Beginning Together with all
and Singular the Privileges and Appurtenances there unto Belonging or in any
wise To have and to hold the above Land and Premises with all the
Appurtenances unto the said James Fulton his heirs and assigns forever to use and
occupy Pecces enjoy the same with every Right and Parcell thereof to him the said
James Fulton his Heirs and Assigns forever to the only Proper use and behoof
him the said James Fulton his heirs and Assigns forever Against whom the said
John Fulton his heirs and Assigns and Against the Claims and Demands
of any other Person or Persons whatsoever the said John Fulton his heirs or As-
signs shall and will by these Presents Warrant and forever defend In Witness
whereof the said John Fulton hath hereunto set his hand and Seal the Day of
Year first above written

Signed Sealed and Delivered
in presence of

John Fulton Jr.

105

Memorandum that on the Day and Year first written marked and Published & made
before the Seigneur of the within Land and Premises with all the Opportunities was given
and made by John Fulton to James Fulton in presence of the witness throughs Sub
scrib'd in the presence of }
John Fulton

At a Court held for Pennsylvania County the 28 Day of April 1778

The Within Deed together with the Memorandum of giving of Seizure
herein endorsed was acknowledged by the Within named John Fulton
to be his Act and Deed and Ordained to be Recorded. By Court
of Mr. Justice Dose

Now all men by these presents that whereas I Richard Brown (Buckhopper) of the
County of Pittsylvania in the State of Virginia have made Ordinance Constituted Autho-
rized and Appointed, and by these presents doth make Ordain Constituted Authorise
and Appoint Robert Williams of the County of Orange in the State of North Carolina
my lawfull Attorney Giving and hereby Granting to my said Attorney full and law-
full Authority for him the said Robert Williams in my Name or in his own As he
Demande Levy Due for and by all lawfull ways and means as he shall think best
receives and Recur from any persons in the State of North Carolina or else-
where all my Horses (nowt) Sarah Harter Kidd Army Peter and George one other
the Name not known being Horses that John Brown of the County of Buie
in the State of North Carolina doth unjustly Detain from me (and also) to bid before
him the said Robert Williams to Appear before all or any Judge and Justices in any
Court or Courts in the State aforesaid and their Answer Refute and Satisfy in matters
and Causes Touching or Concerning the Premises aforesaid to the Day Previous Im-
-pleas & Seize Attack Arrest or Imprison as by any other way or manner whatsoever
as he may think requisite and necessary as fully & Effectually to all Intents &
Purposes as the said Richard Brown could do if personally Present & I
the said Richard Brown do by these presents hereby Statily Confer and hold
for good and Valid all and whatsoever the said Robert Williams shall law-
fully do or cause to be done in or about the premises by virtue of these presents.

In Witness whereof I the said Richard Brown this 25th Day of February
One thousand Seven Hundred and Sixty Eighth has hereunto set my hand
and Affixed my Seal the Day and year above written

Signed Sealed & Delivered in presence of }

Robert Hayde

Richard Brown Jr.

491
curv

I am his
servt

At a Court held for Pittsylvania as herein by the 23 day of April 1778
The within power of attorney was acknowledged by the within named
Richard Brown to be his a hand Dated and the same was ordered
to be recorded by the Court

492
curv

John Wm. Trustall Esq.

John
Dale

Southland from Southland I send a gift to you all Persons to whom these Presents shall come that George Southland
of the County of Pittsylvania and Parish Camden have given granted
Alone & Intege unto my son John Southland his heirs and assigns one certain
Tract or Parcell of Land Situate laying and lying in the County and Parish
aforesaid on the South Side of Sandy Creek and Dan River and bounded as fol-
loweth. The BEGINNING on the North Side of Dan River at the mouth
of Sandy Creek then a Down the said River for the space Seven Degrees East
Sixty Poles to a Corner thence bearing the space Forty Degrees West One
Hundred and thirty Six Poles to a pine Stump thence South Fifty Degrees
West Eighty Poles to the Creek thence Down the said Creek South Fifty De-
grees East one Hundred and forty five Poles to the mouth of the said Creek
at the Begining together with the Appurtenances thereunto belonging or in anywise
pertaining containing Sixty two Acres to the same more or less I give unto him
the said John Southland his heirs and assigns power for the Natural law
and affection I have and bear unto him the said John South-
land but more especially for one Cow of Indian Cows to me in hand paid by
the said John Southland before the Sealing and Delivery of these Presents
I give the aforesaid land and will forever Defend the said Tract or
Parcell of Land from the claim or claims of any Person or Persons whatsoever
against me and my heirs and assigns for unto the only proper use and
behalf of him the said John Southland his heirs and assigns forever
Witness my hand and Seal this fourteenth Day of October in the Year
Four Thousand One thousand Seven Hundred and Twenty Seven

Witness

John Dickinson

George + Southland J. S.
mark

1778
within Name
was Ordained
stall 8.
492
J. L. D.

A Deed made for Pittsylvania County the 23 day of April 1778
The within Deed of gift was acknowledged by the within Plaintiff Joseph S.
Southland to be his Utmost Deed and the same was Ordained to be Recorded
By the Court

Teste Will. Lunstable Esq.

This Indenture made this Thirtieth Day of December in the year of
our Lord Christ one thousand Seven Hundred and Twenty Seven (and in the
Second Year of the Common Wealth) Between Joseph Terry of Pittsylvania
County Planter on the one part and Joseph Slayden of Halifax Bucking on the other part
Witnesseth that the said Joseph Terry for and in Consideration of one hundred
and Fifty Pounds, good and lawful money of Virginia to him in hand paid
by the aforesaid Joseph Slayden the receipt whereof the said Joseph Terry
doth hereby Acknowledge that he the said Joseph Terry Given Granted Bar-
gained and Sold and Deth by these presents Give Grant Bargain and Sell unto the
aforesaid Joseph Slayden One certain Tract or Mifuate of Land lying and be-
ing in Pittsylvania County on both sides of Butcher Creek Containing by Estimate
one Four Hundred and fifteen Acres (and half) Let the same more or less Lieg
Boundes in Manner and form following (to wit) Beginning at a bent
of Butcher Creek Opposite to the mouth of the Bear R. at a small Bush &
Bush lying thence North p[er] 100 Degrees West one hundred and Fifty one poles
to a Moors old comes Pointes North 43 Degrees W 2 1/2 poles Crofing the
Road and a Branch to a Head Oak Sapling with a Sprig line along said
line South 160 Degrees West 165 poles to a Sloping White Oak tree as
Branch South 24 Degrees East 100 poles to Pointes in Moors old line at
the Road South 172 Degrees East 24 poles to a Pine at the Head of Hendricks
Spring Bear South 22 Degrees East 204 poles Crofing said Rd and the
Creek to a Dead Pine corner of said Hendricks thence North 42 Degrees
East 156 poles to the aforesaid Bear Branch thence Down several Mean
down of said Branch Crofing the aforesaid Creek to the first station which
is said

land Track or parall of Land with all and singular the Priviledges and Appurtenances thereto belonging or in any wise appertaining unto the said Joseph Slayden his heirs Executors Administrators or Assigns to their proper uses and behoofe for ever To have and to hold & perfectly Occupy and Enjoy free from the claim Challenging or Demanding of any Person or Persons whatsoever and further the said Joseph Terry for himself his heirs Executors Administrators or Assigns doth Agree to and Covenant with the said Joseph Slayden his heirs &c that in the said Joseph Terry will and doth by these presents Warrant and Seize upon the said Track of Land with the Premises thereon contained unto the said Joseph Slayden his heirs forever On Witness whereof the said Joseph Terry hath hereunto set his hand and affixed his Seal this Day and Year above written.

Signed Sealed and Delivered
in presence of Geo Carter
John Terry; Mr. Ferguson

Joseph Terry J.S.

Memorandum That on the Day and year within written
full True and Peaceable Possession of lands in Seizure was given and
made by the within Named Joseph Terry unto the aforesaid Joseph Slayden
According to the full Purpose true Intend and meaning of the within
Indenture

Signed Sealed and Delivered
in presence of Geo Carter. John Terry Jr

Joseph Terry J.S.

At a Court held for Pittsylvania County the 23 day of April 1778
The within Indenture together with the Memorandum of Seizing and
Sign Seizure is now being acknowledged by the within Named Joseph
Terry to be his Act and Deed and the same was ordered to be record
By the Court

D. L. Wall junr atty Esq.

name appears
Richard Joseph
(and he took for
him the claim
and further the
deeds doth
bear the date
mark and
concern certain
to which he
had his seal

1798
written
from
Harrison
Date
P. C.
J. S.

This Indemnity made this 1st Day of May in the year of our Lord God
one thousand Seven Hundred and Sixty Eight Below written Roger Atkinson of the County
of Lancaster of the one part and Isham Farmer of the County of Pittsylvania of the
other part witnesseth that the said Roger Atkinson for and in Consideration of
the sum of Fifty Pounds lawful money of Virginia to him in hand paid by Richard
Isham Farmer the receipt whereof the said Roger Atkinson doth hereby Acknow-
ledge hath given Grants Bargained and Sold and by these presents doth give
Grant Sell Deliver and Confer to him the said Isham Farmer his heirs and
Assigns forever one Certain Tract or Parcell of Land lying and being in the County
of Pittsylvania containing Two Hundred and one Acre by the same more less
and Bounded as followeth (viz) Beginning at two Ashes in a Branchion
the old line and thence on the same North Twenty Five Degrees East Sixty
two poles to a White Oak North Twenty five Degrees East one hundred and
Eighteen poles to a Red Oak South Eighty Seven Degrees West one hundred
and Eighty two poles to a White South Twenty Eight Degrees West one hundred
and Ninety poles to another Oak in the old line and thence along Stewarts line
line North Eighty Six Degrees east one hundred and Thirty six poles to a Poplar on
a Branch and thence down the same and Meanders to the first Station To-
gether with all singular the Privileges Appertainces thereunto Belonging or in
anywise Appertaining To have and to hold the above Land premises
with all the Appurtenances unto unto the said Isham Farmer his heirs and
Assigns forever to have hold use Occupy Profess and enjoy the same with every
part and parcel thereof to him the said Isham Farmer his heirs and Assigns
forever to the only Proper use and Benefit of him the said Isham Farmer
his heirs and Assigns forever Against whom the said Roger Atkinson his heirs
and Assigns and Against the claim and Demand of any other person or per-
sons whatsoever the said Roger Atkinson or his heirs or Assigns shall and will
by these Presents Warrant and power Defend In witness whereof the the
said Roger Atkinson hath hereunto set his hand and seal the day and year
first above written

Signed Sealed & Delivered
in presence of us Stephen Coleman
Isham Farmer John Stewart

Roger Atkinson Jr.

J. S.

W. Weller
given and
Joseph Stead
the author

Aug 1. 8
G.

Dec 1798
Lanc and
named Joseph
to be record

July 8.

Memorandom That on the Day and year first written unto,
 Quicke and Peaceable Possession of Seizure of the within Land and Premises with
 all the Appurtenances thereto contained made by Roger Atkinson to Isham
 Farmer in presence of the Witnesses whom I subscribe in the presence of
 Stephen Colman, James Parker, John Newark.

Roger Atkinson Jr.

At Lancaster in Pennsylvania County the 28th Day of May 1778

The within Indenture together with the Memorandum of Seizure and
 Seizure Return indorsed thereto made by the Oaths of the Witnesses herein
 to be the act and Deed of the within named Roger Atkinson and the
 same was ordered to be Recorded By the Court.

As Will Stand &c

Nash
from
Gibson } Due

This Indenture made this 28th Day of October in the year of
 our Lord one thousand Seven Hundred and Sixty Seven Between
 Randolph Gibson and his wife of Pennsylvania County of the one part and
 Arthur Nash of Lehigh County of the other part witnesseth that the
 said Randolph Gibson and his wife for and in Consideration of the sum of
 Fifty Pounds Current Money to him in hand paid by the said Arthur
 Nash before the making and Delivery of these Presents Receipt whereof
 they do hereby Acknowledge and themselves therewith fully Satisfie Con-
 tent and Paid and thereof and every Past and Past though to the here-
 by Acquit and Discharge the said Arthur Nash his heirs & posterity
 hath granted sole Alien Enfief and Confirmed and by these pre-
 sente hath granted full Enfief and Confirms unto the said Arthur
 Nash his heirs and assigns forever one certain Tract Piece or Parcell of
 Land containing One Hundred Acres more or less situate lying and
 Lying in the County of Pennsylvania in the Gladys fork of Sandy River
 joining John Strong's Land and Samuel Mifflin's Land To have and
 to hold Peaceably Enjoy the said One Hundred Acres of Land above mentioned
 with

406

with all houses orchards Gardens Woods under Woods and Meadow Ground with all other
and Singular the Appurtenances therunto belonging or in anywise Appertaining from
the Claim Right Title of them the said Randolph Gibson and his wife their heirs &c
or any their Person or Persons whatsoever to the only Proper use and behoof of him the
said Arthur Nash his heirs Executors Administrators or Assigns heirever and the said
Randolph Gibson and his wife for themselves than him &c Both Covenant pro-
mises whatsoever the Title of the above said Land and Premises warrant and forever
Defend unto the said Arthur Nash his heirs &c and the said Randolph Gibson
(and his wife) with full power and Authority that they be further Promised that they will be Rea-
dy at all times hereafter to make any further Conveyance Title or
otherwise to the said Arthur Nash his heirs or Assigns or his or their Councillors in law
shall lawfully require at the proper cost and Charge of him the said Arthur
Nash In Witness whereof the said Randolph Gibson and his wife doth hereunto
set their hands and signs there under the Day and year first above written
Signed Sealed and Delivere

In the Province of S: William Cox
Sam'l Morley.

Randolph R Gibson L.S.
Mary Gibson L.S.

At a Court held for Pittsylvania County the 23rd Day of April 1778
This Indenture made and by the authority of the Notary publick subscribed
this day the act and Recd of the witness named Randolph R
Gibson and the summons ordered to be Recd by the same

Wm. Dinsdale C

This Indenture made the 2nd Day of May in the year of our Lord God one
thousand Seven Hundred and Sixty Eight Between Roger Atkinson of the County
of Pittsylvania of the one part and John Stewart of the County of Pittsylvania of the
other part witnesseth that the said Roger Atkinson for and in Consideration of
the sum of Fifty Pounds lawful money of Virginia to him in hand paid by the
said John Stewart the receipt whereof the said Roger Atkinson doth hereby

Acknowledges

497

Acknowledge hath given granted & Bargained and sold and by these presents
 Both her Grant Bargain will Deliver and Confirm to him the said John
 Stewart his heirs and Assignees or a certain Tract or Parcell of Land
 lying and Lying in the County of Pittsylvania and on the Branches of the
 home Creek Containing by Estimation one Hundred and Twenty Eight acres
 to the Surveyor or Survey and bounded as follows to wit Beginning at a Blu-
 -est Corner white Oak thence on her line North Twenty nine Degrees
 East one hundred and Eighty six poles to two Ashes in a Branch and
 thence up the same with the Ashes to a Poplar thence off a new line South
 Eighty Six Degrees West one Hundred and Thirty six poles to a red Oak
 in the same line and thence along the same South twenty Eight Degrees west
 one hundred and Six poles to the Oak South Forty Degrees East by
 poles to a corner of Jacob Chaney's Planting there a Branch and
 thence North Sixty five Degrees East Twenty six poles to the said State-
 -ment. Together with all and singular the Privileges Appurtenances thereunto
 Belonging or in anywise Appertaining To have and to hold the above
 land premises with all the Appurtenances unto the said John Stewart his
 heirs and Assignees forever To have and to hold the same
 with every Part and Parcell thereof to him the said John Stewart
 his heirs and Assignees to the only Proper use and Behalf of him
 the said John Stewart his heirs and Assignees forever Against whom the
 said Roger Atkinson his heirs and Assignees and Against the Claim
 and Demand of any other Person or Persons whatsoever the said Roger
 Atkinson or his heirs or Assignees shall and will by these Presents warrant
 and forever Defend In Witness whereof the said Roger Atkinson
 hath hereunto set his hand and seal the day and year first above written
 Sealed and Delivered,

in presence of us Stephen Coleman
 James Farmer Isham Fairman

Roger Atkinson Jr.

and by these presents
whereas John
Parcell of Land
Branches etc the
Twenty Eighth acres
running at the
Inne Degrass
Branch and
a new line south
to the Oak
Eight Degrees west
degrees East etc
Branches and
to the first Stake
stones thereto
holt the above
in Stewark his
enjoy the
id John Stewark
host of him
and them the
the claim
the said Roger
Burriss warrant
for Atkinson
last above written

498
Recd.

Memorandum that on the Day and year within mentioned Roger Atkinson
Placable Proprietor of Surveyor of the within Land and Burrs with all the
Appurtenances was given and made by Roger Atkinson to John Stewark
in Presence of the Witnesses whose names are subscribed in presence of us
Stephen Coleman Farmer. James Farmer. Isham Farmer

Roger Atkinson Jr

Machany Jr
Richard
Farmer

This Indenture made this Twenty third Day of February in the year
of our Lord Christ one Thousand Seven Hundred and Sixty Eighth Between
Richard Harrison of Burke County in the State of North Carolina of the one part
and Cornelius Machany of Bedford County in the State of Virginia of the other part
Witnesseth that the said Richard Harrison for and in Consideration of the
sum of One Hundred and Fifty Pounds to him in hand paid before the sealing
and delivery hereof the receipt whereof the said Richard Harrison doth have
acknowledged have given granted bargained sold conveyed & confirmed to the
said Cornelius Machany his heirs and assigns forever one certain Tract or Parc
of land situate lying and being in County of Pittsylvania both sides of
Straight Stone Creek and bounded by course described in a Patent for the same
granted to Francis Lick it being the whole of the Tract the said Richard
Harrison's Father gave him and his brother Isham Harrison containing Two
hundred & Ninety five acres to be the same more or less To have and to hold
the aforesaid bargained premises with all and singular their rights benefits and
appurtenances thereto belonging to the said Cornelius Machany his heirs and
assigns forever to be free and clear from all manner of Encumbrance & the
said Richard Harrison do by these presents warrant and defend the above
Bargained Land from the just claim of any Person or Persons whom so ever

An

In Testimony whereof the said Richard Harrison hath hereunto Subscribed
his hand and Seal the Day and year first above Written

Signed Sealed and Delivered

In presence of John East Francis Luck
James Barker Thomas East

Richard Harrison Jr

1778 Feb. 23 Recd One Hundred & Fifty Pounds in full of me.
without Consideration

At a Court held for Pittsylvania County by the 28 day of May 1778
The within Indenture Together with the Seal theron interwoven was provided by
three of the WITNESSES thereto to be the ACT and DEED of the within NAMED
Richd. Harrison and the same was ORDERED to be Recorded by the Court

John Will. Finstall Esq.

John Fitzpatrick
from
East & Lang
Esq.

This Indenture made this 23 Day of April one thousand Seven
hundred and Seventy Eight between John Earl of Pittsylvania County
of the one part and John Fitzpatrick of Bedford County of the other part
Witnesseth that the said John Earl doth and in Consideration of the sum of
Three Hundred Pounds Current money of Virginia to him in hand paid
that he right whereof he both heartily Acknowledges hath granted Bargained sold
and Delivered and confirmed and by these presents doth give grant Bargain
sell and confirm unto the said John Fitzpatrick and to his heirs and assigns
forever one certain Tract or parcel of Land containing two Hundred Acres be
the sum more or less lying and being in Pittsylvania County on both sides
of great Strickstone Creek being part of a Patent of a greater quantity and
bounded as followeth to wit Beginning at a pine in the said John Earls
line thence onto a Spring Branch thence down the said Branch to the said
Strickstone Creek thence down the said Creek as it meanders to Francis Lucks
line on the ridge hill hence on the same to a new corner pine thence a north
line made by agreement to the said Creek thence up the said Creek and
meanders to the back line thence on the same to the Beginning With howe
Richards underwood water and water courses thereunto belonging or mayward
ap

500
ccccc

Appertaining To have and to hold the said Land and Appurtenances unto the
said John Fitzpatrick and to his heirs Executors Administrators and Assignees
and the said John East as to himself his heirs Executors Administrators Covenants
and Agrees to and with the said John Fitzpatrick that he the said John East and
his heirs the above Land and Premises unto the said John Fitzpatrick his heirs
and Assignees forever shall and will warrant and Defend possess by these Presents
In Witness whereof the said John East have hereunto set his hand and affixed
his Seal the Day and year above written

In Presence of Francis Luck
Joseph East Major Childers

John East L.S.

Memoirandum That delivery and Seale of the within sold Land and Pre-
mises with the Appurtenances was given by the within John East and Delivering
to the within John Fitzpatrick the day and year within written according to the
Tenor form and Effect of the within Deed.

In Presence of Francis Luck
Joseph East Major Childers

John East

Recd of John Fitzpatrick the sum of Three hundred Pounds Current money
of Virginia with full Satisfaction for the within sold Land and Premises
According to the Tenor of the within Deed.

Yrs Francis Luck
Joseph East Major Childers

John East

Received for Pittsylvania County the 28th day of May 1778

The within Indenture together with the Memorandum of Delivery and
Seizure and Receipt hereon endorsed being Acknowledged by the within
Named John East to be his Seal and Deed and the same was
Agreed to be Recorded by the Court

Teste Wm. Tinsdale