

201

great cherry stone creek and bounded as follows by beginning at a Spanish oak thence north seventy five degrees east forty poles crossing the creek to a red oak thence north twelve degrees one hundred and forty poles crossing two branches to pointers thence north seventy degrees west fifty four poles crossing the creek to a white oak thence north twenty degrees west two hundred and forty poles to pointers thence south forty nine degrees west two hundred and sixty five poles crossing the creek and a branch to a chestnut thence south fifty two degrees east three hundred and nine ty seven poles to the beginning containing four hundred acres and also all hus, woods underwoods commodities common of pasture profits communitio advantages hereditaments way waters and appurtenances whatsoever to the said four hundred acres of land above mentioned belonging or in any wise appertaining and also the reversion and reversions remainder and remainders rents and services of the said premises and of every part thereof and all the estate right title interest claim and demand whatsoever of him the said John Hare his heirs and assigns of him and to the said four hundred acres of land and premises and every part thereof to have and to hold the said four hundred acres of land and all and singular the premises above mentioned and every part and parcel thereof with the appurtenances thereto unto the said Thomas Lachey his heirs and assigns to the only proper use and behoof of him the said Thomas Lachey his heirs and assigns forever and the said John Hare his heirs and assigns at the time of sealing and delivering of these presents is seized of and in the said four hundred acres

202

acres of land and singular other the premises and by these
forewentes granted and bargained and sold with all and every
their Rights & members and appertinences of a good pure perfect
and absolute estate of Inheritance in Recomple and he
said Thomas Lachey his heirs &c from time to time shall
well and sufficiently be saved warranted defended and kept
harmless by the said John Flie his heirs and assigns of
and from all manner of former and other gifts grants
Bargains sales leases mortgages Dowers titles of dowers and
of the staple recognizance or tants judgments executions
use or entails rents annuities & rents & forfeitures and demands
whatever had made committed suffered omitted or done by
the said John Flie his heirs or assigns or by any other persons
or persons whatsoever lawfully claiming by from or under him
them them or any of them In witness whereof the said
John Flie an his wife hath here unto set their hand
and seals the day and year first above written

Signed sealed and delivered of
In presence of }
Dan' Lovell +

John + ^{his} Flie L. S.
mark L. S.

Richard Farthing
William Mathis

At a Court held for Pennsylvania County the 16 Day of March 1779
before the Honorable John Flie Justice of the Peace
the within Indenture from John Flie to Thomas Lachey was
proved by the oaths of three of the witnesses thereto to be the act and
deed of the said John and the same was ordered to be certified
and afterwards to stand at a Court held for the said County the 20th
Day of July 1779 the same was then proved by the oath of the other
witnesses thereto to be the act and deed of the said John Flie all
which was ordered to be recorded by the Court.

Test Will Finstall C

Wm. Wimbush
from
Robt. Dug
Dug
Lynn

This Indenture made the twenty ninth day of May
in the year of our Lord one thousand seven hundred and seventy nine
Between James Roberts of Pittsylvania County of the one part
and John Wimbush of the same County of the other part witnesseth
that the said James Roberts for and in consideration of the sum
of one hundred and five pounds current money of Virginia to him
in hand paid by the said John Wimbush the receipt whereof is
hereby acknowledged before the sealing and delivery of these presents
the said James Roberts hath granted, bargained, sold, alund
released Enscogged and confirmed and by these presents doth grant
bargain, sell, alien Release, enscoggy and confirm unto the said
John Wimbush, his heirs and assigns the following lots,
containing containing each half an acre of Land. Situate lying
& being in the town of Lexington in Pittsylvania County
(to wit) Four lots lying on the north side of the main street
of the following numbers, five, six, eighteen & nineteen, four
other lots lying on the south side of the said main street, numbers
seven, eight, twenty and twenty one, also three other lots on the south
side of the Forest street, numbers one hundred twenty five, one
hundred thirty nine, and one hundred forty six other lots on the
north side of the Forest street, Numbers one hundred twenty six
one hundred twenty seven, one hundred eighty nine, one hundred
ninety, two hundred two, & two hundred three four other lots on
north side of the mountain street. Numbers, ninety six, ninety
five, eighty two, & eighty three, These lots all known by their
different numbers in the plan of the said town of Lexington.

here and and all & singular, every other lot or which I am
 possessed, or have any right, or title to, in the said Town with
 all and Singular the appurtenances thereto belonging,
 Expecting two lots at or near the spring, which I formerly
 sold to James Leah, and all his Woods, ways water, water-
 courses profits, Commodities Hereditaments advantages, and
 appurtenances thereto belonging and the reversion and
 reversions, remainder and remainders, rents and services, of the
 said several lots, of Land & premises above mentioned, and every
 part thereof, and all the estate right, Title, Interest, Claim
 and demand whatsoever either in Equity, or in Law of him the said
 James Roberts and his heirs of in and to the said premises, or
 any part thereof, To have and to hold, the said several
 lots of Land and Premises, and every part thereof with the
 appurtenances unto the said John Wimbish his heirs, and
 assigns forever, and the said James Roberts for himself and
 his heirs, doth covenant grant & agree to and with the said
 John Wimbish, his heirs and assigns by these presents, in
 manner and form following, (that is to say that the said
 James Roberts, the said several lots of Land and Premises
 above mentioned, those and all other lots of land and Premises
 to him be belonging except the 2 lots before described in the said
 Town ofay town being and every part thereof, with appurtenances
 unto the said John Wimbish, and his heirs and assigns &
 against him the said James Roberts his heirs and assigns
 and against every other person or persons, whatsoeuer claiming
 in by from or under him them or any of them shall and
 will

205

will Warrant and forever defend, In Witness whereof
the said James Roberts hath hereunto set his hand and seal the
date above written.

As the words except the 2 lots before excepted Intended before
affixed.

Signed sealed & delivered of

In presence of }
James Brewer,

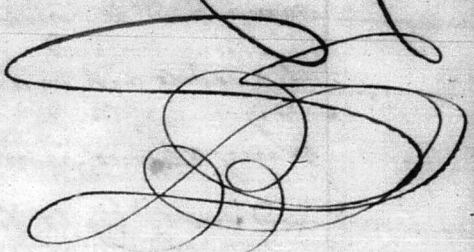
Jos. Ahins,

Nathan Dickenson

Mourning Thundley

Damaris Roberts

James Roberts L. S.



At a court held for Pittsylvania County the 20th day of July 1779.
The within Indenture of bargain and sale from James Roberts
to John Umbish was acknowledged by the within James to be
his act and deed and the same was ordered to be record by the court

Test Will. Amelias

Phill Potts
Husband
Died
This Indenture made this 20th day of July one thousand
seven hundred and seventy eight Between Harrison Hubbard
of Henry County in the Colony of Virginia of the one part and
John Pott of the County of Pittsylvania of the other part
Witnesseth that the said Harrison Hubbard for and in
consideration of the sum of one hundred pounds current money so
sum in hand paid the receipt whereof is hereby acknowledged hath
granted Bargained sold alured Engaged and Confirmed and by
these presents doth grant bargain sell alure engagd and
Confirm unto the said John Pott his heirs and assigns
forever

206

forever one certain tract or parcel of Land containing by
Estimation of we hundred acres lying and being in the said
County of Pittsylvania on the Waters of Turkey Cock creek
being part of Windice Forrest which the said Harrison
Subland purchased of George Jefferson as by a deed bearing
date the 29th day of November one thousand seven hundred
and twenty and recorded in the said County Court of Pitts-
sylvania and is bounded as followeth (viz) Beginning
at a white oak on a little round Mountain in the old
line thence north fifteen degrees west three hundred
and sixty eight poles to a spanish oak thence a new
line West one hundred and twenty five poles to a
white oak south four hundred and twenty poles to
pointers north fifty five degrees east six poles to a black
Jack Saphin & south thirty five degrees east sixteen poles to
pointers south fifty five degrees West fifty poles to a star
in the old line south thirty five degrees east sixteen poles
to a stake thence new lines north fifty five degrees east
fifty poles to a red oak south thirty five degrees east
twenty seven poles to a Chestnut in the old line thence along
the same north seventy five degrees east one hundred and
twenty six poles to a Chestnut north thirty five degrees
east ninety six poles to the beginning To have and to
hold the said tract or parcell of Land together with all
and singular the appurtenances thereunto belonging or in
anywise appertaining with the reversion and reversions
remainder and remainders of the land and premises above
mentioned

207

mentioned with the appurtenances unto the said John
Hill Gott his heirs and assigns forever to the only use
and behoof of him the said John Hill Gott his heirs and
assigns forever and the said Harrison Hubbard for himself
and his heirs doth covenant and agree to and with the said
John Hill Gott that he the said Harrison Hubbard the
above mentioned land and premises with the appurtenances
unto the said John Hill Gott his heirs executors and ad-
minis-
trators and assigns from him the said Harrison Hubbard and
his heirs and from all other person or persons whatsoever shall
and will warrant and by these presents forever defend
In witness whereof the said Harrison Hubbard hath
hereunto set his hand and seal the day and year first above
written

Signed sealed & delivered of Harrison Hubbard L. V.
In the presence of

Received the day and year within written of the within
named John Hill Gott the sum of one hundred pounds
Currency the full consideration for the within Land &
Premises
Harrison Hubbard

In presence of

At a Court held for Pittsylvania County 20th day of July 1779.
The Indenture together with the receipt hereon indorsed
was acknowledged by the above named Harrison Hubbard to
be his act and Deed and the same was ordered to be recorded,

By the Court
Test. Will. Sundall C.

208
Book
from
Erinn
Power of
Attorney.

I KNOW all men by these presents that we George Erinn
and Cristina Soddinny of Pittsylvania County and state
of Virginia for divers good Causes and Considerations we
hereunto Mwing have made or aimes constituted and
appointed our trusty friend Harmon Cook Gent of the
same country & dominion of Virginia a true and lawfull
attorney for us in our names and to our use to take and
person in the same manner & as ourselves might or
could do more we personally Present to ask receive or demand
the same to claim for any money due or contract to make
or haeben mad in our names and under receipt of the
same Acquittance and other discharges for us and in our
names to make one seal deliver as also ^{one} attorney or attorney
under him to substitute or appoint and again at his
pleasure, and further to do perform and finish for us
and in our names all and singular thing or things which
shall or may be necessary Touching and concerning the premises
as fully thoroughly ardently as we the said George Erinn and
Cristina Soddinny in our own persons ought or could do in
and about the same Ratifying allowing and confidging
whatever our said attorney ^{shall} lawfully doe cause to be done
in and about the said premises by virtue of these presents
In witness whereof we have hereunto set our hands and
seals this <sup>1st day of June one thousand seven hundred and
seventy nine.</sup>

Sign'd seal'd and deliver'd }
In presence of us }
Lyons A. Roberts
Abraham Erinn

Geo. Erinn L. S.
Cristina ^{her} Soddinny A. S.

209

Virginia
At a Court held for Pittsylvania County, the 20th Day of July

17th Jr

The above power of attorney from George Cook and Christina
Cook to Harmon Cook was proved by the oaths of the witnesses
thereunto, to be the act and deed of the said George & Christina and
the same was ordered to be recorded By the Court

Harmon
& Christina
Cook
depos
d. 17th Jr

Cook
from
Waldrope
Deed
Exam'd.

Test Will. Franklin

My Indenture made this 6th day of November in
the year of our Lord one thousand seven hundred and seventy eight
Between John Waldrope sen and Harmon Cook both
of Pittsylvania County the said Waldrope does for himself
and Bargain unto the sd Harmon Cook his heirs or assigns one
certain tract or parcel of Land lying and being on a piece of land
Beginning at a buck on the river Bank thence up the
river to a rock called King Castle thence a straight course
to the mouth of the Spring branch as far as the dividing
line between Tom Waldrope and James Waldrope dec'd
which said line runs up the river to the old line thence
to the beginning ^{Buck} containing 5 acres more or less
To have and to hold the said land and premises with the
appurtenances unto the said Harmon Cook his heirs and assigns
forever and the said John Waldrope does hereby for himself his heirs
executors and administrators Covenant promise and agree to
and with the sd Harmon Cook his heirs and assigns that he the
said John Waldrope the aforesaid mentioned land and premises
with the appurtenances unto the said Harmon Cook his heirs
and assigns against all persons whatsoever shall and will
warrant

20

warrant and forever defend In witness whereof I have
hereunto set my hand and seal this 6th day of November anno
Domini one thousand seven hundred and twenty eight

Signed sealed & delivered }
In presence of }

James Mitchell

David ^{his} Wade

Stephen ^{his} Bennet

Jnoth
his F. Mark L. S.
Waldrope

Memorandum That on the day and year written written
quiet and peaceable possession and seisin of the aforesaid mentioned
Land & premises with the appurtenances was given and
made by John Waldrope sent to Herman Cook according
to the tenor effect and true meaning of the Writen written
above

In presence of }

James Mitchell

Stephen ^{his} Bennet

David ^{his} Wade

John ^{his} F. Waldrope L. S.
mark

Ricd. of Herman Cook Three hundred pounds in full & all demands
for the Land the said Cook bought of me,

Witness

Isay Reed Jrme

James Mitchell

John ^{his} F. Waldrope
mark

David ^{his} Wade

Stephen ^{his} Bennet

Anne Waldrope do give up all my right of Dower to the land
my husband John Waldrope sold to Herman Cook Witness my
hand & seal this 6th day of November 1778

In presence of

James Mitchell

David ^{his} Wade

Stephen ^{his} Bennet

Anne ^{her} Waldrope L. S.
mark

D. 11

At a Court held for Pittsylvania County the 26th day of November 1778
This Indenture together with the memorandum of delivery given and
receipt hereon endorsed also a memorandum of the relinquishment
of Ann Waldrope was proved by the oaths of two of the Witnesses
thereto to be the several acts and deed of the within named John
Waldrope and the act and deed of Ann his wife of the said John
and the same was ordered to be certified and afterwards to be
At a Court held for the said County the 20th day of July 1779
The same was further proved by the oath of the other Witness
thereto, to be the several acts and deed of the said John Waldrope
all which was ordered to be recorded by the Court

Sparks
from
Adams
Dad

Test Will. Installd
This Indenture made this 25th of February in the
year of our Lord one thousand seven hundred and seventy eight
Between Sylvester Adams and Nancy his wife of
Pittsylvania County Virginia of the one part & Thomas
Sparks of the said County of the other part Witnesseth
that the said Sylvester Adams & Nancy his wife for and in
consideration of the sum of one hundred and ten shillings Virg
nia money to him in hand paid before the sealing and
delivering of these presents recd whereof we do hereby acknowledge
and ourselves fully satisfied contented and paid hath granted
bargained sold alined Enjoys Released and confirmed and by
these presents doth alien Release confirm unto the said
Thomas Sparks his heirs and assigns forever all that tract
or parcel of Land lying and being in the County of Pittsylvania
on

B1D)

on both sides of Sandy River and bounded as followeth
to wit Beginning at a red oak on the south side the river
in Hemonsdale line thence along his line south twenty two
degrees west twenty eight poles to a white oak thence run
line south thirty four degrees east one hundred and two
poles a branch to a white oak north eighty six degrees
east one hundred sixty eight poles crossing the river just
below the falls to a white oak north thirty degrees east
three hundred and twenty poles crossing two branches to
small white oak south eighty nine degrees west three
hundred and six poles crossing two branches to a red oak
in his own line thence on said line south seventy nine
degrees east ninety one poles crossing a branch to a white
oak south nineteen degrees west sixty nine poles to red oak
south sixty two degrees west sixty six poles crossing a branch
to a large white oak south five degrees west Thirty two poles
to a red oak on the river bank thence up the river as it meanders
to the begining with the reversion givertons, remainder of
remainder unto Jones & executors thereof & also all the estate
Property Claim & Demand whatever of him the s^d Sylvester
Adams & Nancy his wife ofing to the s^d piece or parcel of
land & premises above mentioned & every part or parcel thereof
with the appurtenances thereto belonging to the said Thomas
Sparkes to have & to hold to occupy posses & peaceably enjoy
the s^d tract or parcel of land thereto belonging of the Sylvester
Adams & Nancy his wife for himself & his executors

ff

(313)

I C do covenant & agree to give to the said Thomas Sparks his
heirs Executors &c shall & will by these presents warrant
I defend forever the said tract or parcel of Land & premises from
the Property claim or demand of any person or persons whatsoever
from under him the said Sylvester Adams and Nancy his wife
their heirs &c. In witness whereof they have interchanged
by set their hands & affixed their seals the day and date above
written.

Signed sealed & delivered
In presence of

George Farmer
Edward Cook

Jonathan Montgomery Church

At a Court held for Pittsylvania County the 17th day of August, 1773
This Indenture of bargain and sale from Sylvester Adams to
Thomas Sparks was acknowledged by the said Sylvester to
be his act and deed and the same was ordered to be recorded by the
Court

Test Will. Turnstall Esq

Chadwell
from
Stone
Dug

This Indenture made the vesp[er] day of July in the year
of our Lord one thousand seven hundred & seventy nine between
Hornystone of the County of Pittsylvania of the one part and
David Chadwell of the said County of the other part witnesseth
that the said Hornystone for an consideration of the sum
of two thousand pounds Virginia money to him in hand paid
by the said David Chadwell at and before the engraving and
delivery of these presents the receipt whereof he doth hereby acknowledge
and

214

and every part and parcel thereof doth clearly acquit and discharge
the said David Chadwell his heirs executors and every of them by
these presents and of the sum of five shillings to the said Henry
Stone in hand paid by the said David Chadwell the receipt
whereof the said Henry Stone doth also acknowledge the said Henry
Stone hath granted aline released and confirmed and by these
presents do grant aline Release and Confirm unto the said David
Chadwell in his actual possession now being by virtue of a
bargain and sail to him thereof thereof made by Indenture
bearing date the day before the date hereof and by force of the
Matute for transacting business into possession and his heirs and
assigns all that myage tenement Plantation or tract of Land
situate lying and being in the said County of Pennsylvania and
on the north side of Dan river Containing by estimation eighty
one acres be the same more or less and bounded as follows
Beginning at a Hickory on the river bank thence north
twelve degrees west forty poles to a poplar thence south seventy
three degrees west ten poles to red gum thence north sixty
nine Degrees west ten poles to black gum north twenty three
degrees west twenty poles to a Hickory in the old back line then
along the said line eighteen degrees west one hundred and seventy
poles to white oak fifty nine degrees west eighty four poles to red
oak south thirty degrees east eighty two poles to black gum on
said river bank thence down the meanders of the river to the
beginning the said parcel of land being part of a tract of Land
granted by patent to Henry Green and all the estate right title
Interest reversion claim and what ever of him the said Henry
Stone doth in and unto the premises aforesaid and every part and
parcel

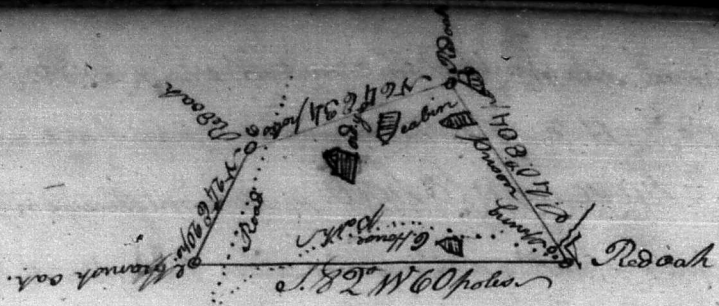
D 15 / Several thereof and the wretched claim and demand whatsoever
and prettels of the premises and every part and parcell thereof
To have and to hold the said meadow or plantation of
land and all and singular other premises herein before mentioned
and intended to be mentioned granted with the appurtenances
unto the said David Chadwell and his heirs to the only use of
the said David Chadwell and his heirs and assigns forever
and the said Henry Stone for himself his heirs &c Adm^r doth
Covenant and grant to and with the said David Chadwell
his heirs and assigns by these presents that in the said
Henry Stone now stands lawfully and rightfullie seized of land
in the said meadow and premises with their appurtenances of a
good sure perfect absolute and indefeasable estate in fee and now
hath goodrightfull power and lawfull authority to grant and
Convey the said meadow and premises unto the said David
Chadwell and his heirs according to the true intent and meaning
of these presents and it shall and may be lawfull to and for
the said David Chadwell his heirs and assigns from time to
time and at all times hereafter seizable and quietty to have
hold possess and enjoy the said meadow and all and singular other
the premises herein before mentioned In witness whereof the said ^{he}
Henry Stone hath hereunto set his hand and affixed his seal the day and year
above written

Signed sealed and delivered
In presence of
Constantine Perkins
Agatha Perkins
Abraham ^{man} Muncy

Henry Stone L.C.S.

At a Court held for Putney Co. County the 17th day of August 1779.
This Indenture of bargain and sale from Henry Stone to David Chadwell
was acknowledged by the said Henry to be his act and deed and the same was
ordained to be recorded by the court
Geo t Will June 1780

216



Pittsylvania Prison Bounds Containing Six acres of Land
Layed off 30 Dayes of July 1779 by Joshua Stone
At a Court held for Pittsylvania County 17 Dayes of July 1779.
The within plat was returned and ordered to be recorded by the Court
Just Will. Gunstall et al

Tony
to
Dodson

This Indenture made this 17th day of August in the year of our Lord one thousand seven hundred and seventy nine
Between Joseph Tony son of the County of Pittsylvania and
Colony of Virginia of the one part and George Dodson of the County
and Colony of Aforesaid of the other part witnesseth that the
said Joseph Tony for the consideration of the sum of twenty
five pounds current money of Virginia to him in hand
paid by the said George Dodson before the sealing and
Delivering of these presents the receipt whereof I do hereby acknow
ledge and acquit exonerate and discharge the said George Dodson
his heirs and assigns forever by these presents have granted
bargained and sold Delivered and confirmed unto the said George
Dodson and his heirs forever one certain tract or parcell of land
containing one hundred acres by estimation more or less lying
and being in the County and Colony aforesaid and bounded as
followeth beginning at an oak on the bank of a branch called
the rocky branch thence north seventy nine and an half degrees
west sixty seven poles to pointers in grubbs line thence

with

with the said Grubbs line north five degrees west one hundred and
twenty eight poles to his corner Sasaphras in Tarywold line thence
with the said Tarywold line north sixty three and an half degrees
east one hundred poles to his corner pine thence with the said line
north eighty five degrees east eighty poles to John Creaks corner post
oak thence with the said Creaks line with cleaven and an half
^{East}
degrees twenty eight poles to a red oak on the said branch thence
down the said branch
as it meanders to the begining together with all house gardens
orchards fences Woods watercourses improvements privileges
profits commodities hereditaments and appurtenances whatsoever
in the same belonging or any ways appertaining and reversion and
reversions remainder and remainders rents issues and profits
of all and singular the same presents and every part thereof
and all the estate interest & claim and demand whatsoever
whether in law or equity of him the said Joseph Tary or his heirs
& in or to the same or any part thereof to have & to hold
all and singular the said land and premises and every part and
parcell thereof with the appurtenances unto the said George Dodson
his heirs and assigns to the only proper use and behoof of the said
George Dodson his heirs and assigns and the said Joseph Tary doth
for himself and his heirs covenant and agree to and with the said
George Dodson and his heirs that he the said Joseph Tary and
his heirs the said land & premises hereby granted and sold and
every part and parcell thereof unto the said George Dodson
and his heirs against him the said Joseph Tary and his heirs
and

B18
and against every other person or persons whatsoever shall
and will warrant and recover Dēfēnſe by these presents

In witness whereof the said Joseph Terry hath hereunto
set his hand and seal the day and year first above written
Signed sealed and Delivered

In presence of } Joseph Terry L.S.
John Creel

William ^{his} ~~mark~~ Ingram

George Grubbs

Memorandum the day and year within written where
and Quiet Possession of the within granted Land and premises
was given and made unto the within named George Dodson
according to the tenor form and effect of the within written deed.

By George Grubbs
William ^{his} ~~mark~~ Ingram

John Creel

Joseph Terry L.S.

Received of George Dodson this third day of August anno
Dom. one thousand seven hundred and seventy nine the sum
of twenty five pounds Current money of Virginia it being
the Consideration money within mentioned I say received by me

By George Grubbs

William ^{his} ~~mark~~ Ingram

John Creel

Joseph Terry L.S.

At a Court held for Pittsylvania County the 17th day of August 1779.
This Indenture together with the memorandum of delivery and assign-

and receipt hereon indorsed was proved by the oaths of the Witnesses there to
be the several acts of the above named Joseph Terry and the same was
ordered to be recorded by the Court

First Will. Gunstall C.W.

29

Chesapeake
Lynn
DillardDad
Co

This INDENTURE made this 30 day of July anno Domini
one thousand seven hundred seventy and nine Between
Thomas Dillard and martha his wife of the County of
Pittsylvania of the one part and Isaac Clements of the same
County of the other part witnesseth that the said Tho
Dillard for and in consideration of the sum of two hundred
Pounds current money of Virginia in hand paid by
the said Isaac Clements at and before the Insealing and
Delivery of these Presents to the receipt whereof he the said
Thomas Dillard doth hereby acknowledge and the said Isaac
Clements and his heirs therefrom aqutal Exonorate and
Discharge hath granted bargained and sold and by these
Presents doth grant bargain sell alingue and confirm
unto the said Isaac Clements his heirs or assigns all my
right and title to that tract or parcel of Land containing
by estimation Five hundred and thirty three acres or the
same more or less situate lying and being in the County
of Pittsylvania and on ^{both} sides the north and south fork of
Sycamore Creek and bounded as followeth Beginning at
a pine at James Callaway's corner thence run line south
Eleven east one hundred and twenty one poles to point from
the old line thence along the said old line north seventy five
east one hundred and forty seven poles to a pine north
sixty two degrees east one hundred and forty poles to a pine
south forty five east two hundred and twelve poles crossing
two branches to a red oak south ^{Twenty} degrees east one
hundred

hundred poles to a red oak south seventy degrees east twenty
 poles crossing the south fork to pine north ten degrees
 west eighty poles to a small pine north twenty five
 degrees east eighty poles crossing a branch just above
 its fork to a white oak north forty five degrees east thirty
 poles to Pointers north twenty degrees east sixty five
 poles crossing sycamore creek just below the fork to a
 pine north sixty seven west one hundred and eight
 poles to a pine south sixty two degrees west two hundred
 and eighty two poles to Pointers south seventy eight deg
 west twenty poles to the beginning together with all
 and singular the house Buildings Fences orchards wood
 ways water and watercourses to the said land belonging
 or in any wise appertaining with all the estate right
 title we Property claime or demand of him the said
 Thomas Dillard and his heirs unto the said Isaac Clement
 his heirs or assigns and that the said Isaac Clement his
 heirs or assigns may at any time hereafter enter into and
 upon have whole use occupy Possess and enjoy the said
 land and premises hereby granted without the Damal
 Molestation or disturbance of him the said Thom. Dillard
 and his heirs and further the said Dillard undertakes for
 himself and his heirs that at any time hereafter at the
 request proper Cost and charge in the land of him the said
 Clement that they will make and execute or cause to be
 made and executed such further or other reasonable acts
 of conveyance or assurance as shall be adjudged reasonable
 for

221

for the quiet enjoyment of the above granted land & premises
In witness whereof the S^r Tho. Dillard hath hereunto set his
hand and seal the day & year above written

Signed sealed and delivered

In presence of us

Cruspin Shelton

John Buckley

William Eastley

James Roberts

Jos. Ahin

Tho. Dillard L. S.

Received this 30 day of July 1779 of Isaac Clement two
hundred pounds current money of Virginia in full considera-
tion of the within mentioned granted land and premises
Witness my hand the day and year above written

Witness Cruspin Shelton

John Buckley

James Roberts

William Eastley

Jos. Ahin

Tho. Dillard

Memorandum that on the 30 day of July quiet and
peaceable possession of the land & premises was had jointly by
the within named Tho. Dillard and the within mentioned
Isaac Clement and by the within named Tho. Dillard delivered
to the S^r Isaac Clement according to the intent of the within
written

Written and certified under my hand day and year above

Witness

Cruspin Shelton

John Buckley

James Roberts

William Eastley

Jos. Ahin

Tho. Dillard

222

At a Court held for Pittsylvania County 17th day of August 1779.
 The within Indenture together with the memorandum of
 Survey and re-survey and receipt hereon indorsed was acknowledged
 by the within named Thomas Willard to be his overall acts
 and deed and afterwards to wit at a Court held for the
 said County the 16th day of November 1779 wherein the wife
 of the said Thomas came into Court and being duly
 examined as the Law directs relinquished her right of
 Dower in and to the said Land and Premises all which
 was ordered to be recorded by the Court — Test. Will. Gunstall

Jones
from
Jones
Deed

This Indenture made this day of May in the
 year of our Lord Christ one thousand seven hundred & forty
 nine between Samuel Jones of the County of Pittsylvania
 state of Virginia of the one part & Nathan Jones of the
 County of the other part witnesseth that
 the sd Samuel Jones for divers good causes me therunto money
 hath given granted engaged & confirmed unto him the
 Nathan Jones one certain piece or parcel of Land situated
 laying and being in the said County of state on the
 North side of Jacksons Creek and bounded as following
 to wit BEGINNING on the north side of Jacksons Creek
 at pointers thence north six ten degrees west one hundred
 Sixty poles to pointers on Henry Dipone line thence
 north forty seven degrees east one hundred & eighty four
 poles

223

poles to a white oak in Larkins Diges line thence along his
line south seventy Degrees east ninety three poles hickory on a
branch in George Lumhicles line thence on his line south
thirty three degrees east sixty poles crossing a branch
several times to a large white oak thence up a branch one hundred
fifty poles to a white oak on the south side of the branch
south fifteen Degrees west one hundred often poles to a hickory
of red oak on Jacksons creek thence up the meanders of the
same to the beginning containing two hundred acres more
or less with all houses gall other Improvements woods
underwoods swamps meadows ground or any other appurte-
nances whatsoever thereunto belonging and also the revenue
or proverions remainder of remainder right estate benefit
claim or demand of whatsoever of him the said Samuel Jones
of in & to all singular the said premises of in & to every part of
them & of in & to all yearly rents & profits reserved upon any
demise or lease of the said premises or any part of them To
have and to hold the said tract or parcel of Land with the
bounds above mentioned gall singular the said premises have
before mentioned & intended to be hereby granted with living
every of their appertinances unto the said Nathan Jones his heirs
gaffigns forever of the said Samuel Jones for himself & his
gaffigns the said tract or parcel of Land gall singular
other premises with their geary of their appertinances unto
him the said Nathan Jones his heirs & gaffigns against
him the said Samuel Jones or his heirs or any of them or
any

224

any person or persons whatsoever shall and will warrant
of forever defend by these presents free & clear of all
incumbrances whatsoever In witness whereof the said
Samuel Jones hath hereunto set his hand & seal the day
of year first above written
Signed sealed & delivered }
In the presence of }
Sam^r ^{his} Jones L.S.
mark

At a Court held for Pittsylvania County the 17th Day of August 1779
This Indenture of bargain & sale from Sam'l. Jones to Natham
Jones was acknowledged by the said Sam'l. to be his act & deed. and
the same was ordered to be recorded by the court.

Test. Will. Gunstock. W.

Early to
Pittsylvania
County
Repairing the
Prison

Know all men by these presents that we Wm. Early &
Samuel Davis are held and firmly bound unto the Court of
Pittsylvania County the sum of one hundred and ninety
Three pound eighteen Shillings current money to be paid unto the
said Court or their successors to which payment well & truly
to be made we bind ourselves our joint & several heirs executors
admirators & assigns firmly by these presents sealed with
our seals & dated this seventeenth day of August 1779.

The condition of the above obligation is such that of the above
bound William Early do & shall well & truly repair the
Prison for the County of Pittsylvania according to the plan
that shall be shew them by persons appointed by the said
Court to let such repairs that then this obligation to be void
to remain in force & virtue signed, sealed & delivered in presence of

John Vaughan
Jas. Maden

William Early L.S.
Sam'l. Davis L.S.

Gresham, In the name of the Common Wealth of Virginia & To
 from
 Hawkins, Mervin the Shillton of Gades Winston Gent. or any two Justices
 Diding of the County of Hanover greeting whereas John Hawkins by his
 certain Indenture of the 1st instant hath conveyed unto Charles
 Gresham of the County of Hanover one certain Tract or parcel
 of Land lying and being in the said County of Pittsylvania
 containing seven hundred & forty five acres more or less and
 whereas Mary Hawkins the wife of the said John Hawkins
 cannot conveniently travel thence from our said County Court
 of Pittsylvania Finovyc that we trusting to your Faithfull and
 Provident Circumspection in Examining Mary Hawkins the
 wife of the said John Hawkins from and apart from her said
 husband whether she does freely and voluntarily without the
 persuasion or threats of her said husband relinquished ^{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 Certify
 to our Justices of our said Court of Pittsylvania under your hands
 and seals distinctly and plainly you send Together with this writ
 witness Will. Thustall Clerk of our said Court at the Courthouse the
 1st Day of Feb: in the 3^d year of the Common Wealth

Will. Thustall.

Hanover Oct

By Virtue of the above Deed made to us directed we
 have Examined Mary Hawkins the wife of John Hawkins
 apart from her said husband Touching her relinquishment of Dover
 in and to the above mentioned seven hundred & Forty five acres of
 land ^{more or less} conveyed by her said Husband to the named Charles Brinshaw
 we do hereby certify that the said Mary Hawkins apart from
 her said Husband relinquishes her right of Dover in and to the
 said land and premises conveyed by her said husband in the said
 Indenture to the said Charles Brinshaw given under our hand
 and seal the 1st day of Feb^r: 1779

Abraham Shelton L.S.Geddes Winston L.S.

Account held for Pittsylvania County the 20th day of July 1779.
 The within Deed now returned ordered to be recorded by the County
 Just Will. Franklin C.P.

Shelton B.
to Pittsylvania
County.

I^o Now all men by these presents that we Abraham Shelton John
 Dick Christopher Hutchings of the County of Pittsylvania am he
 and stands firmly bound unto the Court of the said County of Pittsylvania
 for the time being in the sum of full sum of two Thousand pounds
 Current money of Virginia to be paid unto the said Court their
 heirs and successors, to which payment well and truly to be made
 we bind ourselves each of us in joint General Hanc Exec^u and
 adm^r firmly by these presents sealed with our seals & dated this
 17th day of August anno Dom^r. 1779.

The condition of the above obligation is such that in case the above boy

227

Abraham Shelton is constituted & appointed Escheator of
the County of Pittsylvania by Commission from his Excellency the
Governor of wherefore the said Abraham Shelton shall in all
things Truly and Faithfully Execute the Office of Escheator
according to an act of Assembly in that Case made & provided
that the above obligation to be void or else to remain in full force
and Virtue

Abra. Shelton L.S.
John Dix L.S.
Christ. Hutchings L.S.

At a Court held for Pittsylvania County the 17th day of August 1778
The within bond was by the parties hereto acknowledged to be their
respective acts and deed and ordered to be recorded By the Court

Test. Will. Turnall

This Indenture made this 30 day of July anno Domini
one thousand seven hundred twenty nine Between Thomas Dillard
and Martha his wife Isaac Clements and Anne his Wife of the County
of Pittsylvania of the one part and James Callaway of the County of
Bedford of the other part Witnessest that the said Tho Dillard
and Isaac Clements do for and in Consideration of the sum of Two
hundred Pounds Current money of Virginia by the said James
Callaway in hand paid at and before the Invealing and Delivery
of these presents the Receipt whereof the said Dillard & Clements doth
hereby Acknowlegd and the said James Callaway and his wife from
a quiet exonerate and Discharge hath granted bargained and sold
and by these present doth bargain sell alinge of and Confirm unto
the said James Callaway his heirs and assigns all that Tract or
parcel of Land containing by Estimation two hundred and forty
acres

Acre Situate lying and being in the County of Pittsylvania
and on both sides the north Fork of Sycamore Creek and bounded
as followeth Beginning at a pine thence south twenty eight
west two hundred and thirteen poles to a pine south forty four
west one hundred and fifty two poles to pine south twenty six
east sixty poles to Pointers north twenty five east two hundred
and thirty three poles to Pointers run line north eleven west
one hundred and twenty six poles to the first Station Together
with all and singular the houses Buildings Pines or hard
wood way water and whatsoever to the said land belonging
or in any wise appertaining with all the estate late Tille we
Property claime or demand of them of the said Thos Dillard
and Isaac Clements and their heirs unto the said James Callaway
his heirs or assigns and that the said James Callaway and his
heirs or assigns may at any time hereafter enter into and upon
hasethold occupy possess and enjoy the said Land and Premises
hurly granted without the Demal molestation or disturbance of
them the said Tho. Dillard and Isaac Clements and their heirs
and further the said Dillard and Clements undertakes for
themselves or their heirs that at any time hereafter at the
request proper Cost and Charge in the law of him the said
James Callaway his heirs or assigns that they will make and
execute or cause to be made and executed such further or other
reasonable acts of Conveyance or assurances as shall be
adjudged necessary for the quiet Enjoyment of the above
granted Land and promises unto the said James Callaway his
heirs

29th his or assigns forever In witness whereof the said Thomas
Dillard and Isaac Clement have hereunto set their hands and
seals the day and year first above written
Signed sealed and delivered of
in presence of us {

Crispin Shetton

Tho. Dillard L. S.

Isaac Clement L. S.

John Buckley

William Easly

Joe Akim

Received This 30 day of July 1779 of James Callaway two
hundred pounds Current money of Virginia in full Consideration
for the within mentioned Granted Land and premises unto us
on hands the day & year above written
first

Crispin Shetton

Tho. Dillard

John Buckley

William Easly

Joe Akim

Isaac Clement

Memorandum That on the 30 day of July 1779
a Seizable possession of Slavery and Servitude was had & taken by the
within named Thomas Dillard and Isaac Clement and by them
Delivered to the within named James Callaway according to the
true intent and meaning of the within written deed certified under
our hands day and year above written

first

Crispin Shetton

Tho. Dillard

John Buckley

"

William Easly

Joe Akim

DBO

At a Court held for Pittsylvania County the 20th day of ^{August} 1779
This Indenture together with the memorandum of delivery and
sever and receipt hereon endorsed was acknowledged by the above
named Thomas Dillard & Isaac Clements to be their several
acts and deeds and afterwards to wit at a Court held for the
said County the 16th Day of November 1779 Martha Dillard
wife of the said Thomas came into Court relinquished
her right of Dower in and to the above land and premises
all which was ordered to be recorded by the Court.

Examined

Test Will. Gunstall co

Haynes
Hanes
Purnell
Deed
Co.
cc

This Indenture made the 29th day of July in the year
of our Lord one thousand seven hundred and seventy nine between
Mary Purnell of the County of Pittsylvania of the one
part and William Hanes of the County of Amelia of the other
part witnesseth that the said Mary Purnell for and
in consideration of the sum of eighteen pounds current
money of Virginia to him in hand paid by the said William
Hanes at or before the sealing and delivery of these presents
the receipt whereof she hereby acknowledges hath granted
bargained and sold and by these presents doth grant bargain
and sell unto the said William Hanes & to his heirs aforesaid
forever all that tract or parcell of Land situate lying and
being

1779
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he above
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illard
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he year
between
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William
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granted
engain
signs
my and
beare

231

lying in Pittsylvania County and on both sides of the lower
shoe Branch of White Stone Creek and containing by
estimation four hundred acres and bounded as follows (to wit)
Beginning at a pointers thence north seven degrees east forty
two poles to a white oak north thirty degrees west forty poles
Crossing a branch to a red oak sapling north seven degrees east
forty four poles to a red oak south seventy degrees east one hundred
of twenty six poles Crossing two Branches to a red oak north
seventy eight degrees east one hundred poles to a red oak south
fifty degrees east sixty poles Crossing the Creek several times
to a white oak north forty eight degrees east twenty two poles
Crossing the Creek to a white oak south ten degrees west
fifty poles to a red oak south forty degrees West one hundred
and forty poles Crossing two branches to a red oak south eighty
one degrees West two hundred and nine poles Crossing four
branches to pointers north twenty one degrees west one hun-
dred and eighty eight poles Crossing a branch to the beginning
all houses buildings orchards ways waters watercourses
profits commodities hereditaments and appertenances whatsoever
to the said premises hereby granted or in any part thereof belong-
ing or in any wise appertaining and the reversion and reversions,
Remainder and Remainders rents issues and profits thereof To
have and to hold the lands hereby conveyed and all
singular other premises hereby granted with the appurtenances
unto the said William Haynes his heirs Ex^m adm^m and assigns
To whom

232

forever and that the said Mary Purcell for her and her heirs
the said Tract of Land and premises and every part thereof against
her and her heirs and against all and every other person whatso-
ever unto the said William Haynes his heirs of assigns fore-
shall and will Warrant and forever defend In witness whereof
I have hereunto set my hand and affixed my seal the day and
year above written.

sign'd seal'd & delivered of

In presence of us

John Donelemon Jr. No arms in the 11th line

John Henry

William Purcell

Mary Purcell. S. S.

At a Court held for Pittsylvania County the 17th day of
August 1779.

The within Indenture of bargain and sale from Mary
Purcell to William Haynes was proved by oaths of the
Witnesses here to be the act and deed of the said Mary
and ordered to be recorded by the Court

Test Hill. Pamplin Co.

233

Puking
from
Stone

Dood

233

This Indenture made this seventeenth day of August
in the year of our Lord one Thousand seven hundred and seventy nine
Between Henry Stone of the County of Pittsylvania of the
one part and Constantine Perkins of the County of the other
part witnesseth that the s: Henry Stone for and in considera-
tion of the sum of six hundred pounds Virginia money to
him in hand paid by the s: Constantine Perkins the receipt
whereof he the s: Henry Stone doth hereby Acknowledge and
himself fully satisfied Contented and paid have bargained sold
and delivered and by these presents do bargain sell and deliver
alio, enforfe, release and Confirm unto the s: Constantine
Perkins his heirs, Executors Administrators or assigns agree
a certain tract or parcell of Land lying and being in the County
of Pittsylvania and on the south side of Dan river and bounded
as followeth to wit, Beginning at Perkins lower corner white
oak on the south side of Dan river thence on his line south
Twenty three degrees West eighty poles to a shrub white oak thence
south eighty two poles crosing two branches to a white oak in
the County line thence along the same east one hundred pole
crozing a branch to a red oak thence new lines north fifty nine
degrees east seventy poles crozing a branch to a red oak north
Thirty four degrees east ^{ninety} nine poles to a black oak north fifty
one Degrees east ninety seven poles crozing a branch to a
red oak north twenty eight Degrees east twenty one poles to a
white

White oak north twenty three degrees east eighteen poles
 Croping a branch to gum in Hocksons line thence along
 his line north forty four Degrees West thirty four poles
 to a sugar tree on the river thence up the river as it meanders
 to the beginning Containing one hundred and ninety Acres.
 Together with a fishing place on the said land the said Tract
 or parcell of Land being formerly Granted to John Chadwell
 by patent and all the estate, right Title, Interest,
 Reversion, property, claim and whatsoever of him the
 s^d Henry Stone of or and unto the premises aforesaid
 and every part and parcel thereof and the reversion,
 claim and demand whatsoever, and profits of the Premises
 and every part and parcel thereof to have, hold occupy possess
 and enjoy the mesnage or Plantation of Land and all and
 singular other Premises herein before mentioned and intended
 to be mentioned granted with the appurtenances unto the s^d
 Constantine Perkins and his heirs to the only use and behoofe
 of the s^d Constantine Perkins his heirs and assigns forever
 and the s^d Henry Stone for himself and his heirs Es^r A.D. 1635
 & doth Covenant and grant to and with the s^d Constantine
 Perkins his heirs and assigns by these presents that he the
 s^d Henry Stone now stands Lawfully and rightfullly
 seized of and in the s^d Mesnage and Premises with all and
 singular their Appurtenances of a good and sure, perfect and
 absolute and Indefeasable estate in full simple and now hath
 good Rightfull power and Lawfull authority to grant and
 Convey the s^d Mesnage and Premises unto the s^d Constantine
 Perkins

235) Perkins and his heirs according to the True intent and meaning
of these presents and it shall and may be Lawfull to
and for the sd Constantine Perkins his heirs and assigns
from time to time and at all times hereafter peaceably
and quietly to have, hold possess and enjoy the said Message
and all and Singular other the premises herein before mentioned
In Witness whereof he the said Henry Stone hath
Interchangeably at his hand and affixed his seal the day
and year above written

Signed sealed and Delivered of Henry Stone L.S.
In presence of

At a Court held for Pittsylvania County the 27th day
of August 1779.

This Indenture of bargam and sale from Henry Stone
to Constantine Perkins was acknowledged by the said
Henry to be his act and deed, which was ordered to be
Recorded. By the Court

First Will I am stalled

236
Tucker
from
Cox
Date
Examined

This Inventory made the 21 Day of September
One thousand seven hundred and Seventy nine Between
John Cox of the County of Henry and Parish of Patrick of
the one part and William Tucker of the County of Amherst
and Parish of Nottoway of the other part Witnesseth that
the said John Cox for and in consideration of the sum of
one thousand three hundred and fifty pounds current money
of Virginia to him in hand paid by the said William
Tucker at or before the sealing and delivery of these presents
the receipt whereof the said John Cox doth hereby acknowledge
Hath given, granted, bargained, sold alined enfeoffed and
Confirmed. And by these presents doth grant, bargain sell,
Alien, release Enfeoff and Confirm unto the said William
Tucker his heirs and assigns forever, one certain Tract pice or
parcell of Land situate lying and being in the County
of Pittsylvania, on both sides of Mill Creek and Bigg
river road being the land whereon the said John Cox
formerly lived. Containing by estimation eight hundred
Acre Ares (be the same more or less) Conveyed unto the said
John Cox by two Deeds from James Sloan & Joseph West &
recorded in the County Court of Pittsylvania as also by
two patents granted to the said John Cox at Williamsburg
reference being had to the said Deeds & patents may more
fully appear, and adjoining the Lands of William Payne
Thomas Jones of the Land formerly the property of Charles Gordon
together

237

Together with all trees, woods underwoods, waters, watercourses,
profits, Commodities, advantages, Hereditaments & appurtenances
whatsoever to the said Tract piece or parcel of Land above
mentioned belonging or in any way appertaining, and also the
Reversion and Possession, Remainder and Remainders, rents
Yields and Profits of the said Tract piece or parcel of Land
and premises in every part and parcel thereof and all the estate
right, title, Interest, claim and demand whatsoever of him the
said John Cox of in and to the said Tract piece or parcel of
Land and every part thereof to have and to hold the said
Tract piece or parcel of Land and premises above mentioned
unto the said William Tucker his heirs and assigns to the
only proper use and behoof of him the said William Tucker
his heirs and assigns forever, and the said John Cox for him
and his heirs Executors & Administrators the said Tract or
parcel of Land and premises and every part and parcel thereof
against him and his heirs and against every person and person
whatsoever to the said John Cox his heirs and assigns, and
shall and will warrant and forever defend against the
claims or claims of any Person or persons whatsoever, All
Witnesses whereof the said John Cox hath hereunto set his
hand and affixed his seal the Day and year above

Written
Signed, sealed and Delivered } John Cox J. S.
In presence of }

238) Received the day and year within mentioned of the
aforesaid William Tucker the sum of one thousand
three hundred and fifty pounds Current money of Virginia
it being the consideration within mentioned by me
Witnesseth
John Corp
At a Court held for Pittsylvania County the 21st Day of October
1770
This Indenture together with the receipt hereon endorsed
was Acknowledged by the above named John Corp to be
true and true and ordered to be recorded by the Court
Test Mill. Tinsdale w

Farmers
from
Wimbush
Deed

This Indenture made this eighteenth day of March
in the year of our Lord one thousand seven hundred & forty
nine Between Mr. Wimbush of the County of Pitty-
sylvania of the one part and James Farmer of the same County
of the part Witnesseth that the said John Wimbush
for and in consideration of the sum of one hundred &
twenty pounds Current money of Virginia to him in
hand paid by the said James Farmer, the receipt
whereof is hereby acknowledged he the d^r Mr. Wimbush
hath granted, bargained, sold & confirmed and by
these presents doth give Grant, bargain, sell,
Longim

239.

Consign & Deliver unto the said James Farmer his heirs
and assigns forever, one certain Tract or Parcel of Land,
Situate lying & being in the County of Pennsylvania
on both sides of Elk horn Creek containing by estimation
two hundred acres (more or less) and bounded as followeth.
(viz) Beginning at a corner thence North Sixty five
degrees West one hundred & ten poles to a pointe south
Eighty degrees West eighty poles cross a branch to a Hickory
in Woodson's line thence the same north Forty two degrees
west one hundred thirty five poles to a white oak
thence, changes lines north forty eight degrees east
Twenty eight poles to a white oak south eighty three
degrees east fifty eight poles to a gum, north sixty
three degrees east twenty three poles to a white oak north
Eighty six degrees east one hundred fifty four poles to pointe
thence new lines south eight degrees east sixty four poles
cross a branch to a red oak south Twenty three degrees
West ten poles to a Poplar south twenty three degrees east
ten poles to a Spanish oak thence south eight degrees
west sixty two poles, cross a branch of Elk horn Creek to the
first station. Together with all & singular the privileged and
appertances therunto belonging or in any wise appertaining
To have and to hold the above sole Land & premises unto
the said James Farmer, his heirs & assigns forever to have
hold use occupy & possess and enjoy the same with every part
thereof.

240

whereof to him the said James Farmer his heirs & assigns forever against him the said John Wimbish his heirs & assigns, and against the claim & demand of all other persons whatsoever by these presents doth warrant and defend, In witness whereof the said Jno. Wimbish, hath hereunto set his hand & seal, the date above written.

Signed sealed & delivered

In presence of } Jno. Wimbish S. S.
John Martin
Eleanor Martin
John Nash

Memorandum that on the day & year within mentioned quiet & peaceable possession & right of the Land & premises within mentioned was given & made by Jno. Wimbish to James Farmer agreeable to the within Indenture.

In presence of }
John Martin } Jno. Wimbish
Eleanor Martin
John Nash

At a court held for Pittsylvania County the 21st day of September 1779.

The within Indenture together with the Memorandum of Livery & right herein inserted was, &c. acknowledged by the within named John Wimbish to be true and did Godard to be recorded by the Court.

Test. Will. G. Knott C. O.

244

Virginia

from

Burton

Deed

Expo.

A true Indenture made this Twenty first day of
September in the year of our Lord Christ one thousand seven
hundred & seventy nine Between Charles Burton of the
County of Pittsylvaniae state of Virginia of the one part
Thomas Billing of the said County, state of the other
part witnesseth that the said Charles Burton &c
in consideration of the sum of six pounds current money
of Virginia to him in hand paid by the said James M. John
on or before the sealing & Delivery of these presents to the
receipt whereof the said Charles Burton doth hereby
acknowledg^e thereof & doth from every part & parcel
thereof doth hereby accept and discharge the said James
M. John his heirs ex^r & gen^r by these presents to the said
Charles Burton hath granted bargained & sold alme
endeavoured & confirmed all that tract piece or parcel of
Land situate lying & being in the aforesaid County &
state of Virginia and bounded as followeth to wit,
Beginning at a beach on the north side of Sandy Creek then
South twelve Degrees east one hundred poles to a red oak
on the road whence south five Degrees east sixty poles to a
red oak thence south one hundred & nine ten poles to a
corner pine on the west side of David Lays hath hence
west

210

west five Degrees south twenty two poles to a pine
thence West forty one Degrees north one hundred
poles to a red oak thence north ten degrees east
two hundred & fifty five poles to the to the
beginning Containing fifty three acres more or
with all houses & all other Improvements woods
under woods swamps meadow ground or any other
Appurtenances whatsoever thereto belonging &
also the recovery of reversiones, remainder & remainders
^{Estate} or
rights, honest to claim Demand whatsoever of
him the said Charles Burton of in & to all of
singular the d^r premises of in & to every part of
parcel of them of in & to all yearly rents & profits
received upon any Demise or lease of the said
premises or any part thereof to have and to hold
the said tract or parcel of Land with the bounds
above mentioned and all and singular the said
premises herein before mentioned & intended
to be hereby granted with them and every of their
appurtenances unto the said James St John his
heirs & assigns forever and the said Cha^r
Burton for himself & his heirs and assigns
the d^r tract or parcel of Land & all & singular
other premises with them and every of their appurtenances
unto him the said James St John his heirs and
assigns against him the said Charles Burton

243

of his heirs or any of them or any person or persons
whatsoever shall & will warrant by these several deeds
by these presents free & clear of all Incumbrances
whatsoever to witness whereof the said Charles
Burton hath hereunto set his hand & seal the day
8 year first above written ✓✓✓✓✓
Signed sealed & delivered of Chas Burton Esq
in the presence of
Thomas Duncan

Francis + Rose
mark

William Burton

Memorandum that quiet possession of the
within Land and premises was given before the
In sealing & delivery of these presents according to
the true symbols of seizin & Survey ✓✓✓✓✓
First Thomas Duncan Chas Burton
Francis + Rose

mark
William Burton

Received the within Consideration money or all the
day & year first within written ✓✓✓✓✓
First Thomas Duncan Chas Burton

Francis + Rose
mark

William Burton

At a Court held for Pittsylvania County the 21 day of September
This Indenture together with the memorandum of Survey of Survey
receipt hereon indorsed was acknowledge by the above named
Charles Burton to be his several acts and & deed and
ordered to be recorded By the Court Scot Will Townall Co

Examined

244
Preamble
to
enjoying
Dec

This Indenture made this Twenty first day of
September in the year of our Lord Christ one thousand seven
hundred & twenty one Between John Tomling of the
County of Pittsylvania of the one part & James St John of
the County of Pittsylvania of the other part Witnesseth
that the said John Tomling for & in Consideration of the sum
of Twenty six pounds Current money of Virginia to him
in hand paid by the sd James St John one or before the
witnessing & delivery of these presents the receipt whereof the
said John Tomling doth hereby acknowledge & confess
and from every part of parcel thereof doth hereby accept &
discharge the sd his heirs Executors & Administrators by these
presents he the said John Tomling hath granted bargained
sold aliened & enfeoffed & confirmed all that tract piece
parcel of Land situate Lying & being in the County of
Pittsylvania and state of Virginia on both sides of Sandy Creek
and bounded as followeth to wit Beginning at a red oak
tree on Francis Pace line thence on his line to the Creek thence
crossing the Creek running on Charles Burtons line to a
red oak whence on Charles Chays line thence on over
stocks line crossing the Creek on sd stocks line to the
To the Beginning containing one hundred acres more or
less with all houses & all other Improvements woods under
woods swamps meadow grounds or any other Apertunities
whatsoever

245

D^o 145
Whatever thereunto belonging and also the reversion of
reversions, remainder or remainders right estate Interest
benefit Claim & Demand whatsoever of him the said John
Tomling of me and to all singular the said premises and
of me to every part of parcel of them going to all yearly
rents & profits reserved upon demise or lease of the said premises
or any part thereof To have & to hold the said tract or parcel
of Land with the bounds above mentioned gall singular
the said premises herein before mentioned & intended to be duly
granted with there and every of their appurtenances unto
the said James St John his heirs & assigns forever of the said
John Tomling for himself & his heirs & assigns the said tract
or parcel of Land gall singular other premises with their
& every of their appurtenances unto him the said James St John
his heirs & assigns against him the said John Tomling and his
heirs & every of them or any person or persons whatsoever shall
and will warrant and forever defend by these presents free &
clear from all Incumbrances whatsoever In Witness whereof
the said John Tomling hath hereunto set his hand & seal the
day of year first above written.

Signed Sealed & Delivered of

In presence of

Char. Benton

Francis X Rose

Thomas Billing

Chas. O Lay

John Tomling S. S.

Memorandum that Quirt & Pleasant proprietor of the
within Land & premises was given before the Invoaking &
Delivery of these presents according to the true symbols of
seizure of slavery ~~in the name of the State~~

Chas. Burton
Francis Rose
mark
Thomas Billings
Chas. ^{his} Lawyer
mark

John ^{his} Tombline
mark

Received the within Consideration money in full the
first Day of year within Witten ~~in the name of the~~
~~State~~

Chas. Burton
Francis ^{his} Rose
mark
Thomas Billings
G

John ^{his} Tombline
mark

At a Court held for Pittsylvania County the 2nd day
of September 1779.

The Indenture together with the memoran-
dum of Slavery given & receipt hereon indorsed was proved
by the oaths of three of witnesses where to be the several
acts and Deed of the within named John Tombline ordered
to be Recorded by the Court

Test Will. Huntage, C. T.

D 15

John

Cunningham

Deed

Exam.

This Indenture made this 21 day of June in the year
of our Lord one thousand seven hundred and seventy eight Between
John Cunningham of the County of Pennsylvania of the one part
and John Smith of the said County of the other part Witnesseth
that the said Jo: Cunningham for and in Consideration of
the sum of seventy pounds Lawfull Money of Virginia to him in
hand paid by the said John Smith the receipt whereof the
said Jo: Cunningham doth hereby Acknowledge hath given
granted, bargained and sold and by these presents doth give grant
bargain, sell deliver and confirm to him the said John Smith
his heirs and assigns forever one certain piece or parcel Land
situate lying and being in the County of Pennsylvania on
the s. side of Sandy River containing by estimation one
Hundred and one acres be the same more or less and bounded
as follows (viz) Beginning at a red oak at Subarys Thong
place at the mouth of a bold branch of th. up the same as
it meanders to a white oak in the old line th. along th. same
south twenty eight degrees east eighteen poles to point south
eighty five degrees east one hundred and sixty poles to a white
oak north twenty degrees east ninety poles to a white oak north
Thirty degrees west forty six poles to the River of th. up the
same as it meanders to the beginning. Together with all and
singular the privileges and appurtenances therunto belonging
or in any wise appertaining To have and to hold the above Land
and premises with all the appurtenances unto the said John
Smith

248

249

Smith his heirs and assigns forever to have hold use occupy
 & possess the same with every part and parcel thereof
 to him the said John Smith his heirs and assigns forever
 to the only proper use and behoof of him the said John
 Smith his heirs and assigns forever against the said
 Joseph Cunningham his heirs and assigns and against
 the claim & demand of any other person or persons what
 soever the said Joseph Cunningham or his heirs and
 assigns shall and will by these presents warrant &
 forever defend In witness whereof the said Joseph
 Cunningham hath hereunto set his hand and seal
 the day and year first above written

Signed seal and delivered of Joseph Cunningham S.S.
 In presence of J. F. T. T. T.
 John Feltton
 Jas. Shields
 Thomas Smith

Wm. Bush
 Sam'l Martin
 Pease
 Evans

Memorandum that on the Day of year within
 mentioned Quiet and Peaceable possession of all of the
 within Land and premises with all the Appertenances
 was given and made by Joseph Cunningham to John
 Smith in presence of the Witnesses whereunto subbed in the
 presence of

John Feltton

Joseph Cunningham S.S.

Jas. Shields

Thos. Smith

Bdg At the Court held for Pittsylvania County, the 25 Day of
June 1778

The Within Deed together with the Memorandum
Livery and seyon hereon indorsed was proved by oaths of the witnesses
thereto to be the acts and deed of the within named Joseph
Cunningham and the same was ordered to be Recorded By the
Court

Post Mill. Unstall'd.

Wm. Wimbish This Indenture made the twenty first day of Sept: in
the year of our Lord one thousand seven hundred & Seventy nine
Between John Martin of Pittsylvania County of the one
part and John Wimbish of the same County of the other part
Witnesseth that the said John Martin for and in considera-
tion of the sum of one hundred & fifty pounds current
money of Virginia to him in hand paid by the said John
Wimbish before the sealing and delivery of these presents the
Receipt whereof the said John Martin doth hereby acknowledge
hath, given, granted, bargained, sold, confirm, and deliver,
unto him the said John Wimbish his heirs and assigns for
ever all those two Lots or half Acres of Land each situated lying
and being in the Town of Prestonburgh in the said County
of Pittsylvania, one of which said lots being the same where
the said John Martin formerly lived and the other adja-

250

unto them on the south side thereof which said lots
1013 are known by the numbers one hundred & thirteen, and
126 one hundred & twenty six, together with all and singular
the houses, fences, woods, ways, Privileges and appurtenan-
ces therunto belonging, or in any wise appertaining
To have and to hold, the above sold, two lots,
of land & premises unto the said John Wimbish
his heirs and assigns forever, To have, hold, use, occupy,
possess and enjoy the same with every part thereof, to him
the said John Wimbish his heirs and assigns forever
against him the said John Martin his heirs and assigns
and against the claim and demand of all persons
whatsoever, doth and will forever Warrant and Defend
by these presents In witness whereof the said John
Martin hath hereunto set his hand & seal the date
above written

Signed, sealed & Delivered J. John Martin S. S.
In presence of

Memorandum that on the day and year first herein
mentioned quiet and peaceable possession and seisin of the
within two lots half an acre each of land &c premises with
the appurtenances, was given and made by the John

Martin to John Wimbish agreeable to the within

indenture

In presence of

J. John Martin

B51)

At a Court held for Pittsylvania County the 21 day of
September 1779,

I, the Within Indenture together with the
Memorandum of Livery and other documents enclosed waⁿ acknowledged
by the within named John Martin to be his acts and deed of the same
was ordered to be Recorded by the Court

First Will & Testament, Pittsylvania County

Pittsylvania County, This Indenture made this twenty first day of
September in the year of our Lord one thousand seven hundred
and seventy nine Between Jeremiah Keece of
Pittsylvania County of the one part and David Farmer
of the said County of the other part witnesseth that the
said Jeremiah Keece for and in consideration of the sum
of two thousand Pounds Current money of Virginia to him
in hand paid by the said David Farmer therewith
whereof the said Keece does hereby acknowledge has
granted bargained sold Alien^d enfeoff^d and confirmed
and does by these presents grant, bargain, sell, Alien^d enfeoff^d
confirm and Deliver unto the said David Farmer his
heirs and assigns one certain Tract or Parcel of Land
lying and being in Pittsylvania County aforesaid
Aying

252

lying on the Flying Pan Creek containing two hundred acres (more or less) being part of a tract of four hundred acres granted by Patent to Charles Postick in the year one thousand seven hundred

55th day of May and bounded as followeth (viz) beginning at a pine on the Flying Pan Creek to a black oak thence to a white oak on the head of a branch thence to a white oak to the Creek aforesaid thence down the Creek as it meanders to the first Station, And the reversion and reverions, remainder and remainders thereof and all the estate, right, title, Interest Claim and Demand whatsoever of him the said Jeremiah Keese of or to the said Land, and Premises and every Part and Parcel thereof To have and to hold the said Land & premises with the Appertenances unto the David Tansher his heirs and assigns forever and the said Jeremiah Keese doth hereby for him & his heirs Executors and Administrators Covenants promise and agree to and with the said David Tansher his heirs and assigns that he the said Jeremiah Keese the afore mentioned Land and Premises with the appertinences unto the said David Tansher his heirs and assigns against all Persons whatsoever shall and will warrant & forever defend In Witness whereof the said Jeremiah Keese hath hereunto set his Hand &

and affixed his seal the day and year of our Lord mdcxviii

253

B53) Memorandum that on the day and year first
within written Quiet and peaceable possession and quiet
of the within mentioned Land and premises with the appur-
tenances was given and made by Jeremiah Huse to the within
mentioned David Tansher according to the tenor effect and
true meaning of the within written Deed
In presence of, *J* Jeremiah Huse
At a Court held for Pittsylvania County the 21st Day of September
1779.

The within Indenture together with the memorandum of delivery
whereon record was acknowledged by the within named
Jeremiah Huse to be his acts and deed, and Sarah his wife
being briefly examined as the same directs. Relinquished her
right of dower to the within granted Land & premises all which
was ordered to be Recorded By the Court,

First Will. James tall cop Court

254

Linh
Jem
Smith
Dear
Ewan

This Indenture made this fourteenth day of
August in the year of our Lord Christ one thousand
seven hundred and seventy nine between Edward
Smith of Henry County of the one part and Thomas
Smith of the other part of Pittsylvania County
Witnessest that the said Edward Smith doth and
in Consideration of the sum of two hundred & thirty
pounds Current money of Virginia to him in hand
paid by the said Thomas Smith at or before the seal-
ing or delivery of these presents the receipt whereof is
hereby acknowledged hath granted bargained and sold,
alured entreated and confirmed by these presents doth
grant bargain geull alien enfeoff & confirm
unto the said Thomas Smith that tract piece or
parcel of Land situate lying and being in the parish
& County aforesaid containing, by estimation one
hundred & ninety five acres the same is bounded as
follows viz: beginning at Thomas Hargets corner red
oak in Morlins line three new lines north westly
seven degrees east forty five poles to a red oak north eastly
fifteen degrees east twenty poles to white oak north
westly seven degrees east one hundred poles to a red oak
south twenty degrees east one hundred & fifty five poles
bearing two branches to a white oak south seventy
seven degrees West twenty six poles to a red oak

South

255

south thirty degrees west sixty poles to a red oak north
eighty five degrees west one hundred & four poles to a
red oak in Thomas Hargats line of thence along the
said Hargats line north thirty eight degrees west one hundred
of thirty six poles bearing a branch to the first station
and all woods underwoods, ways, waters, watercourses or
profits Commodities advantages hereditaments & appurtenances
as whatsoever to the said tract place or parcel of Land
of premises above mentioned belonging or any ways appertaining
to also the reversion & reversions, remainder & Remainders
rents & profits of the said premises above mentioned of every
part of the parcel thereof with the appurtenances & also all the
estate right title Interest Claim & demand whatsoever either
in Equity or in law of him the said Edward Smith of in or to
the premises above mentioned or any part thereof To have &
to hold the said one hundred & ninety five acres of Land &
premises above mentioned of every part of parcel there of with
their appurtenances unto the said Thomas Smith & his heirs
& assigns to the only prospurise of behoof of the said Thomas
Smith his heirs & assigns forever of the said Edward Smith &
his heirs for themselves & their heirs doth covenant & agree
to & with the said Thomas Smith his heirs and assigns by these
presente that he the said Edward Smith shall one hundred and
ninety five Acres of Land & premises above mentioned of every
part and parcel thereof with the appurtenances unto the said
Thomas

256

Thomas Smith his heirs & assigns against him the
J. Edward Smith & his heirs & all and every other person
whatsoever shall & will forever want & defend by their
presentes In witness whereof the J. Edward Smith
have set his hand & affixed his seal the day & year first
above written

Sealed & delivered of
In presence of &

J. Edward Smith ^{his} L.S.
mark

Memorandum that on the day & year first within
mentioned full peaceable and quiet possession of delivery of
several of the within mentioned one hundred & ninety five
Acres of Land was made & delivered by the within named
Edward Smith unto the within named Thomas Smith
to hold to him his heirs & assigns forever according to the
proper true Intent and meaning of the within Indenture

J. Edward Smith
mark

Received the day & year first within mentioned of the
within named Thomas Smith the sum of two hundred &
thirty pound Current money of Virginia being the
consideration within mentioned to be by him paid to me
Witnesses

J. Edward Smith
mark

At a Court held for Pittsylvania County the 21st day of September
1779

The Within Indenture together with the Memorandum
of delivery given and receipt known indorsed was acknowledged
by the within named Edward Smith to be his several acts
and deed of the same was ordered to be recorded By the Court

Recd Will Randolph C.J.

This Indenture made the 21st day of Apr: in
the year of our Lord one thousand seven hundred and seventy nine
between Alexander Lackey of Pittsylvania County
and Colony of Virginia of the one part and George Smith
of the above County and Colony of the other part witnesseth
that the said Alexander Lackey for and in Consideration
of the sum of three hundred pounds Current money of Eng:
to him in hand paid by the said George Smith the recd:
whereof the said Alexander doth hereby Acknowledgethe
said Alexander Lackey hath granted bargained and sold
aliened and Conformed and by these presents doth grant bar
gan and sell alien and Confirm unto the said George Smith
his heirs and assigns forever all that Mifage piece parcel
or Tract of Land it being a part of a piece parcel or tract of Land
the said Alexander Lackey purchased of Daniel Witcher
of John Witcher by way of Deed situate lying & being on a
branch of Herring Creek in the County & Colony
aforesaid and bounded as followeth (viz) Beginning at a
White oak on the West side of said Creek Conumenticated
in the patent there with the patent south twelve and
an half degrees West one hundred and ninety eight poles
crooking a branch to a hickory thence south twenty six
degrees east one hundred and twenty three poles to a pointe
there

thence north fifty one degrees east one hundred and
 sixty poles Cropping two branches to a spanish oak
 thence east ninety poles Cropping a branch to a hickory
 thence north forty seven degrees east six poles to a stake
 in the line of the patent thence running Deviating
 lines north sixty eight degrees West one hundred and
 twenty one poles to a black oak thence south seventy
 one degrees east fifty five poles Cropping said Creek to
 a stake by said Creek thence north fifteen degrees west
 fifty eight poles to a sarsaparilla and white oak sapling
 thence north fifty three degrees West seventy poles
 Cropping a branch to pointes thence north seven
 degrees West ninety poles to the beginning containing
 one hundred and sixty one acres and all the trees woods
 commoners, common of pasture profit advantages
 hereditaments, ways, waters water courses appurtenances
 whatsoever to the said one hundred and sixty one acres
 of Land above mentioned belonging or in any way
 appertaining and also the Reservation & Reservations
 Remainder & Remainders, rents and services of the said
 premises of every part thereof and all the estate, right
 title & interest claim & demand whatsoever of him
 the said Alexander Lackey of me to the said
 one hundred and sixty one acres of Land and premises
 and every part thereof To have and to hold

259

the said Land and premises and all and singular the summe
above mentioned and every part and parcel thereof with
appurtenances therof unto the said George Smith his
Heirs and assigns to the only proper use and behoof of the
said George Smith his heirs and assigns forever and the said
Alexander Lackey for himself and his heirs the said 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 George Smith his heirs and assigns
shall and will Warrant and forever defend by these
present^s In witness whereof the said Alexander Lackey
and Hannah his wife hath here unto set their hands
and sealed the day and year first above written
Seal and delivered of Alexander Lackey L.S.

In the presence of

Memoorandum that the day and year above
mentioned full peaceable and quiet possession and
Delivery of the within mentioned premises was made
and delivered by the within mentioned Alexander Lackey
onto the said within mentioned George Smith to hold to him
his heirs and assigns forever according to the true intent and
meaning of the within mentioned Indenture in my

Received from George Smith the first and full sum of
three hundred pounds Current money of Virginia in full
of the within mentioned premises today Received by me

Alex. Lackey L.S.

Alex. Lackey L.S.

B60

At a Court held for Pittsylvania County the 21st day of September 1779.

The Within Indenture together with the memorandum of Surety and Seuer and receipt hereon indosed now aforesaid
edged by the within named Alexander Lackey to have
several acts and Deed and the same was ordered to be
recorded By the Court I Cert Will. Gunstall W^r

Deed made
to the Common
Wealth as
Coroner

Know all men by these presents that we William Todd
Thomas Gunstall & Haynes Morgan are held and firmly bound
unto the Common Wealth in the sum of five hundred
Pounds Current Money, to which payment well and
truly to be made we bind our selves our heirs Executors and
Administrators jointly and severally by these presents.

Sealed with our seals and Dated this 21st day of Septemr 1779

The Condition of the above Obligation is such that
whereas the above bound William Todd is constituted and
appointed Coroner of the County of Pittsylvania by
Commission from his excellency the Governor of the State
the said William Todd shall in all things truly and
faithfully execute the said office of Coroner during his
continuance therein then the above obligation to be void
and to remain in full force forever given witness

Signed sealed & Deliv^d In the presence of
Gov. Atkin

William Todd L.S.
T. Gunstall L.S.
Haynes Morgan L.S.

261
Isaac
from
Rickey
Deed
C &
68

This Indenture made this sixteenth day of may
one Thousand seven hundred and seventy nine between John
Rickey of the County of Pittsylvania of the one part and
Jacob Isaac of the other part witnesseth that for and in
consideration of the sum of thirty pounds good and lawfull
Money of Virginia by him the sd Jacob Isaac in hand
paid to the sd John Rickey the receipt whereof is hereby
Acknowledged hath bargained for and sold unto the sd Jacob
Isaac one certain parcel or desidene of Land lying and being
in Pittsylvania County on the waters of strawberry Creek
and bounded as followeth (viz) beginning at a Chestnut tree
and running from thence a south west course to a white oak
thence east to a Chestnut tree bearing John Smiths line
thence north West to a white oak bearing John Rigwells
line thence north east to a red oak bearing Thomas Hills
line and from thence to the begining and containing by
estimation two hundred and forty acres of Land be the same
more or less which being part of three hundred acres of Land
that was granted to Thomas Harget by patent bearing
date at Williamsburgh the twelfth day of June one thousand
seven hundred and sixty two it being the same land that the
sd John Rickey has now in possession all the same land
bounded

262

263

borrowed as aforesaid with all Improvements Conveniences
Fruits and advantages to it belonging or any way appur-
taining thereto & John Richey doth hereby Warrant to
the said Jacob Isaac his heirs and assigns forever from
Rebelame or Claims of himself or his heirs or of any other
Person or Persons whatsoever Lawfully claiming or
pretending to the same and that he the said Jacob Isaac
his heirs and assigns as hereby allowed by the D. John Richey
to have peaceable Quiet Possession of the same In
Witness whereof he the said John Richey hath countersigned
at his hand and affixed his seal the day and year above
written.

Signed and Delivered of John Richey S. S.
In presence of
George Rose
Henry Richardson
Jonathan ^{his} Elliot

Memorandum that on the twentieth day of May
1779 Quiet and Peaceable possession and seizure of the
within land and tenements was had and taken by the
within named John Richey in his proper person and by him
was delivered unto the said Jacob Isaac according to the
true intent and meaning of the within written Deed
In presence of 3

George Rose
Henry Richardson
Jonathan ^{his} Elliot

17th May 1779 Then Received of Jacob Isaac thirty pounds

Current money of the within mentioned Land so say Recep'd by
Chas^r
George Rose
Henry Richardson
Jonathan ^{his} Elliot

John Richey

Park
for
Stone
Deed
Q

203

At a Court held for Pittsylvania County the 21st day of September 1773
The within Deed together with the Memorandum of Lavy
and Seigen and Receipt hereon indorsed was proved by the oaths of
the Witnesses thereto, to be the several acts & deed of the person
named John Richey.Ordered to be Recorded By the Court
Test. Will. Chastoff Esq.

Pukins
from
Stone
Deedmeez

In the name of the common Wealth of Virginia &c
To John Wilson of Town Coven Gent. or any two Justices of
the County of Pittsylvania greeting to whom as Henry Stone
by his certain Indenture of Payment hath conveyed
unto Constant Pukins of the County of Pittsylvania
one certain Tract or Parcel of Land lying and being in the
said County of Pittsylvania containing one hundred
of ninety acres and whereas Mary the W^{ife} of the said
Stone cannot conveniently travel to and from our said
County Court of Pittsylvania. Know ye that we trust
ing to your faithfull and prouident Circumspection in
Examining Mary the W^{ife} of the said Stone from and
apart from her said Husband whether she does freely and
Voluntarily without the Persuasion or Threats of her said
husband relinquished 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
certify

264

Certify to our Justice of our said Court of Pittsylvania
upon your hands and seals distinctly and plainly and
Together with this Writ Witness Will. Tunstall
Clark of our said Court at the Courthouse the 1st
Day of Augt. in the 4th year of the Common Wealth

Pittsylvania Oct. 2^d

Will. Tunstall

By Virtue of the above Dedimus to
us Directed we have examined the wife of Henry Stone
apart from her said husband touching her relinquishment
of Dover in and to the above mentioned one hundred &
forty acres of Land Conveyed by her said Husband to
the above named Constant Perkins we do hereby certify
that the said Mary apart from her said husband
did freely and voluntarily without the persuasions or
threats of her said husband relinquish her right of Dover
in and to the said Land of premises convey'd by her said
husband in the said Indenture to the said. Given under
our hands and seals this 27th day of Augt. 1779.

In: Wilson L. S.

" John Owen L. S.

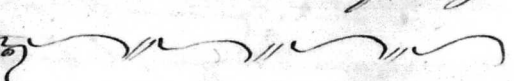
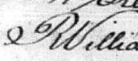
At a Court held for Pittsylvania County the 21st day of September
1779.

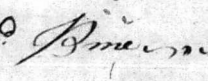
The Within Dedimus was returned Ordered to be
Recorded By the Court

Test Will. Tunstall W.

265

Robinson This Indenture Made this 27th day of Aug^t in the year
from Our Lord Christ One thousand seven hundred & Seventy nine
Between John Rowland of the County of Henry of the one part
and Jefr^e Robeson of the County of Pittsylvania of the other
part witnesseth that the sd John Rowland for and in
consideration of the sum of Two Hundred & Pound current money
of Virginia to him in hand paid by the sd Jefr^e Robeson the
Receipt whereof is hereby acknowledged of thereof doth acquit &
Discharge the said Jefr^e Robeson & by presents he the said
John Rowland Hath Granted bargained alined Enfranchised
& Confirmed & by these presents doth grant bargain sell
alien Enfranchise & Confirm unto the sd Jefr^e Robeson his heirs
& assigns forever one certain tract or parcel of Land situate
Lying and being in the County of Pittsylvania on Little Chonky
Stone Creek. Containing by estimation one hundred acres be the
same or less. Bounded as followeth to wit Beginning at a Sham
Oak in Richard Parsons line thence north line south seventy
Poles to a hickory south sixty two East one hundred &
fifteen poles to pointers north sixty two degrees east twenty
eight poles in the old line aforesd thence the same north three
degrees West one hundred and ten poles to a white oak & thence a
new line south eighty two degrees west one hundred & forty
two poles to the beginning. Together with all Trees Waterways
& watercourses profits commodities and appurtenances whatsoever

To the same belonging or in any wise appertaining to him the
 S: Jefie Roberson his heirs Executors and adm^r. To have
 and to hold the s^d Tract of Land and Premises with
 the appurtenances unto the S: Jefie Roberson his heirs &
 assigns forever & the said John Rowland for himself & his heirs
 doth Covenant and agree to & with the S: Jefie Roberson that
 he the S: Jefie Roberson that he the S: Jefie Roberson &
 his heirs the said Tract or parcel of Land and Premises above
 mentioned with the appurtenances unto him the said Jefie
 Roberson his heirs & assigns forever and against the
 Claim or Claims of all and every other Person or persons
 whatsoever shall and will Warrant and forever defend
 by presents & M^tthunp^s whereof the S: John Rowland hath
 hereunto set his hand & affixed his seal the day and year
 first written witness Within Writing or 
 Agm^d shall & deliver
 In Province of  John Rowland L.S.
 William 
 Haynes Morgan
 John Cooper

Recd^d of Jefie Roberson the day & date first written
 Mentioned the sum of Pounds Cunency it being
 the Consideration money within mentioned for the Land
 and premises Recd^d 
 William  John Rowland
 Haynes Morgan
 John Cooper

267

At a Court held for Pittsylvania County the 21st day of September
1779

The Within Indenture together with the Receipt hereon
indorsed was proved by the oaths of the WITNESSES here to be
the acts and Deed of the Within named John Howland & the
same was ordered to be Recorded By the Court in the
Court House of Pittsylvania County
Dated Pittsylvania County

Francis Luck
from
East
Deed

This Indenture made this Twentyeth Day of
September in the year of our Lord one Thousand Seven hundred and
Seventy nine Between John East & Agnes his wife
& The one part And Francis Luck of the other part all of
the County of Pittsylvania witnesseth that the said
John East & Agnes his wife for and in consideration of the
Sum of six hundred pounds current money of Virginia to
them in hand paid by the said Francis Luck at or before the
Inscaling and delivering of these presents the Receipt whereof
they do hereby Acknowledge hath granted, bargained and sold,
Alured, Released and Confirmed unto the said Francis
no man and a wife a certain Tract or parcel of Land lying
and being in the said County of Pittsylvania on the south
side of straight Stone Creek including the plantation wherein
the said John East now lives and where Joseph East formerly lived
Containing by estimation one hundred acres be the same more
or less & bounded as follows to wit Beginning at a black
gum on the said straight stone Creek in John Est's patrolled
line and along the same to a pine in the said Francis Luck's line

208

and along the same took over & thence along the Sd
Lucks line crossing Little Straight Stone Creek to a point
in the said John East's Line and along the same to a white
oak in Cornelius M Mahanys Line and along the same
to the Sd Straight Stone Creek and down the same west meanders to
the beginning together with all houses gardens trees under
wood ways and watercourses being or standing and also the
reversion & reversionary Remainder & Remainder rents & fines
and profits with them and every of their Appertenances
therunto belonging or in any way appertaining to have
held use occupy posse and enjoy the said tract or parcel
of Land and premises together with them and every of their
appertenances unto the said Francis Luck his heirs assigns
to be only proper use & behoef of him the said Francis Luck his Heirs & Assigns
forever and the Sd John East and agnes his wife their
certain attorney his Executors Administrators and assigns
doth covenant grant & agree to & with the said Francis
Luck his heirs ex^{ec} Adm^{is} or assigns the above sold Land
with all their Appertenances and that the said Francis
Luck his heirs ex^{ec} Adm^{is} may and shall forever hereafter
by virtue of these presents have hold use posse and enjoy
the above said Land and premises with all the appertenances
therunto belonging without any manner of interruption
what ever and that thy the said John East and agnes his
wife their heirs ex^{ec} Adm^{is} will forever hereafter warrant &
defend the above said Land unto the above said Francis Luck
his heirs ex^{ec} &c from the claim title or demand of any
person or persons whatsoever In witness whereof the
John

269

John East and Agnes his Wife hath hereto set their hands
and seals the Day and year first above written in me-

Signed sealed & delivered of John East L. S.

In the presence of John Luck
John Such William Pemberton

John Kelley

Robert Templeton

Memorandum that on the day of the date of the within
written quiet and peaceable possession of Livery and seignior
of the within granted Land and premises was granted to the
within named Francis Luck by the within named John
East and Agnes his Wife according to the full meaning
and intent of the within written Indenture

First

John Luck
William Pemberton

John Kelley
Robert Templeton

John East

Agnes ^{her} East
mark

Received on the day of the within Dated of the within named
Francis Luck vix hundred pounds Current money of Virginia

it being the Consideration money mentioned to be by him paid to me

First
John Luck
William Pemberton

John Kelley
Robert Templeton

John East

Agnes ^{her} East
mark

At a Court held for Pittsylvania County the 20th day of September 1779
This Indenture together with the memorandum of Livery given and
Received hereon indeed was proved by the oaths of three of the
Witnesses thereto, to be the several acts and deeds of the above named
John East & Agnes his wife; and ordered to be recorded by the Court

First Wm. Gunstall et

270

Winter
Sam
Bostick
Dad
E.C.

I the Indenture made this eight day of Sept
and in the year of our Lord one thousand seven hundred & twenty
seen Between Absalom Bostick & Kathuria Bostick
his wife of the County of Pittsylvania on the one part &
Joseph Winter of Fauquier County of the other part
Witnesseth that whereas whereas there are Absalom Bostick
& Kathuria his wife for & in Consideration of the sum
of one hundred & eighty pounds Current money of Virginia
to them in hand paid by the said Joseph Winter before
sealing and delivery of these presents the receipt whereof
they the said Absalom Bostick & Kathuria his wife
doth Acknowlede themselves fully satisfied & paid of
every part & parcel thereof hath granted bargained
sold and Delivered and doth by these presents grant
bargain sell and Deliver unto the said Joseph Winter his
kins & assigns one Certain Tract or parcel of Land laying
and being in the County of Pittsylvania on both sides
of Cascade Creek containing one hundred and forty four
Acres & Bounded as followeth (to wit) Beginning at
pinters in John Rupels Line thence north sixty degrees
east one hundred and forty poles crooking three branches
to a gum thence north sixteen degrees east fifty seven
poles to a White & Spanish oak, thence north Twenty two
degrees

B77

degrees of a Quarter West Thirty eight poles to a Whitewash
north Thirty one & a half degrees east fifty two poles
crossing a fork of the Creek to a white oak thence south
sixty degrees east ninety two poles crossing a branch to a
Spanish oak thence south twenty three and a Quarter degrees
east eighty six poles to a hornbeam on the Creek thence
down the same to a white oak on the said Creek thence south
Twenty seven degrees west one hundred & thirty eight poles to a white
oak thence South sixteen degrees East Twenty five poles to a
new corner thence a new line to the begining Together with
the appurtenances thereto belonging or in anywise pertaining
to the Revd Joseph Minter his certain attorney his heirs or assigns
and me the said Absalom Bostick & Bethumia Bostick his
wife & warrant and forever defend the said Land from the just
claim or claims of any person or persons whatsoever to the only
proper use or uses and behoof of him the said Joseph Minter his
heirs & assigns forever in fee simple against his heirs and
assigns forever and against any other person or persons whatsoever
and will make any other deed or conveyance of the tract aforesaid
of Land as the Revd Joseph Minter his heirs or assigns shall
lawfully require witness our hands and seals this day & year
first above written

Witnesses
John Dickinson
Robt Rollstone
Tho: Curnningham
William Lachey
Joseph Curnningham

Absalom Bostick S.S.
Bethumia Bostick S.S.

272

Memorandum that the within tract or piece of land
or seizen was peaceably had by the said Joseph Minter of us
the said Abalom Bostick & Bethony his wife according
to the true intent & meaning of the within Indenture this
day & year first within written we undersigned

Witnesse

John Dickenson

Robt Robtstone

Tho Cunningham

William Lackey

Joseph Cunningham

Abalom Bostick L.S.
Bethony Bostick L.S.

Received 8th day of September one hundred & eighty
four pounds current money of Virginia in full consideration
of the Within mentioned Indenture

Witnesse

John Dickenson

Robt Robtstone

Tho Cunningham

William Lackey

Joseph Cunningham

Abalom Bostick L.S.
Bethony Bostick L.S.

At a Court held for Pittsylvania County the 22nd day of
January 1779

The Within Indenture together with the memorandum
of Livery and seizen & receipt hereon made was proved by
the oaths of two of the Witnesse thereto to be the several acts
of deed of the within named Abalom Bostick & Bethony his
wife and the same was ordered to be certified & afterwards sent
at a Court held for the said County the 21st day of September 1779
the same was further proved by the oath of one of the other witness
thereto All which was ordered to be Recorded By the Court

Lot Mill Tunstall C.

273

This Indenture made this sixth day of march in
Hampton
from the year our Lord God one thousand seven hundred and twenty
nine Between John Rice and mary his wife of
Pittsylvania County of Virginia of the one part and
Thomas Hampton of Pittsylvania County & Province
aforesaid of the other Part Witnessest that the John
Rice and mary his wife for & in Consideration of the sum
of five hundred pounds Virginia money to them in
hand paid by the said Thomas Hampton the Receipt
whereof they do hereby Acknowledge and themselves fully
satisfied, Contented and paid have Bargained, sold and
delivered and by these presents do bargain and sell and deliver
all, Release and Confirm unto the said Thomas Hampton
his heirs Ex^{ec}, Adm^r & assigns two Tracts or Parcels of
Land as followeth (viz) one tract of Land containing
Three hundred & sixty five acres lying and being in the
County of Pittsylvania and Province aforesaid on the
Waters of Cascade Creek and bounded as followeth (to wit)
Beginning at Chepells Corner white oak, thence
along his line south 17 degrees east 8 poles to a red oak
in the line Crooking the south fork of Cascade Creek
thence north 25 degrees east 140 poles Crooking
the Creek to a Hickory on the bank thereof north 10
degrees east 17 degrees east 13 poles to Peppells Corner

Red oak of his former Survey, thence along his
 line north 35 Degrees east 87 poles to a red oak in
 his line thence two lines north 40 Degrees West 160
 poles to Pointers Cropping a small branch south
 51 Degrees West 132 poles Cropping a branch to
 Pointers north 68 Degrees West 114 Poles to a white oak
 south 17.5 degrees West 220 Poles Cropping a branch to
 a white oak in Rufus's line and thence on his line north
 75 Degrees east 180 poles to the beginning, the other
 tract containing one hundred & twenty five acres
 adjoining the other formerly belonging to Peter Perkins
 bounded as followseth (to wit) Beginning at a white oak
 thence south seventy four Degrees west one hundred
 & eighty eight Poles to a corner white thence south
 eighty Degrees east fifty eight Poles to a white oak
 thence east fifty two Poles to a white oak thence south
 sixty nine degrees east Cropping the Cascade Creek to
 a corner red oak and from thence north nineteen degrees
 west one hundred and eighty Poles to the beginning the
 said land containing one hundred twenty five acres
 be the same more or less which was taken out of a survey
 formerly granted to Peter Perkins containing twelve
 hundred acres and sold by the said Peter Perkins to Joseph
 Hale with all the reversion & reversions, remainder
 & remainders, rents, & issues of both the said tracts of
 land unto the said Thomas Thimpton his heirs
 exec^{rs}

275

Executors Adm^{rs}, and assigns forever and their Assignees
and Mary his wife Thunkins & Adm^{rs} and assigns
do by these presents forgo Warrant and defend unto the
S^r Tho^r Hampton their Tracts of Land from the property
Claim or demand of any Person or Persons whatsoever in
Whatsoever wherof they the S^r John Rice and Mary his wife
have herunto set their hands and affixed their seals the day
and year above written
Signed sealed & delivered
In the presence of John Rice L.S.
Payton Samuel Hampton L.S.
Josiah Brim L.S.
Walter Elgin L.S.
Samuel Smith L.S.
Jno. Minter L.S.
John Owen L.S.

Jno. Wilson

Memorandum Recd the day and year first
written witness of the within named Thomas Hampton
the sum of Two hundred Pounds Virginia money
being the full Consideration money within mentioned
Isay Rice^d by us recd this day
Witness John Rice L.S.
Payton Samuel Hampton L.S.
Josiah Brim L.S.
Walter Elgin L.S.
Samuel Smith L.S.
Jno. Minter L.S.

The Commonwealth of Virginia &c To John Wilson
& John Owen Esq^{rs} or any two Justices of the County of Pitts^r

Pitts Greeting Whereas John Rice by his certain
 Indenture of ~~of~~ Pittsment hath Conveyed unto Thos.
 Hampton & the County aforesd one certain tract
 or parcell of Land Lying and being in the County
 of Pitts^r Containing three hundred & Sixty
 Five acres also one hundred & Twenty five acres
 and whereas Mary the wife of the said John Rice
 cannot conveniently Travell to & from our sd County Court
 of Pittsylvania. Know ye that we trusting to your faithfull
 and prouident circumfpection in examining Mary the
 wife of the said John Rice from and apart from her
 husband whether she does freely and Voluntarily without
 the persuasion or Threats of her said husband Relinquish
 her right of Dower in & to the said Land & premises
 Conveyed by her said husband in the said Indenture and
 when you have done it that you Certify to you Justices
 of our said County Court of Pitts^r under your hands
 & seals distinctly and plainly you being together with
 this Whit witness Will. Tunstall Clerk of our said
 County Court at the Courthouse the 17 day of Aug^r in
 4 year of the Common Wealth D^r Will. Tunstall
 Pittsylvania Co^r 1791

Do^r y Virtue of the above deponents
 so directed we have Examined Mary the wife of
 John Rice apart from her said husband touching
 her

277) her Relinquishment of Dover in and to the above
Mentioned Two hundred & forty five acres also one
hundred & Twenty five Acres acres of Land Conveyed
by her said husband to the above named Thomas Hampton
we do hereby certify that the said Mary Rice
apart from her said husband did truly & Voluntarily
Without the Persuasion or threats of her said husband
Relinquished her right of Dover in and to the said
Land & premises Conveyed by her said husband in the
said Indenture to the said Thomas Hampton given
under our hands & hands sealed this 18th Day of
September 1779.

Jn. Wilson L.S.
John Owen L.S.

At a Court held at Pittsylvania County the 21st Day of
September 1779,

The Wilson Indenture together with
the Memorandum of Livery of Seize heron indosed
and Proved by the oaths of three of the witnesses thereto
to be the acts and deeds of the Wilson named John Rice
also the Detinues & Report hereto annexed was returned
all which was ordered to be recorded By the Court

Just Willundall w/brand

278

Chadwell

from

Stone.

Dwining

The Common Wealth of Virginia &c. In Aston Wilson
& John Green Esq: or any two Justices of the County of
Pittsylvania. Greeting Whereas Henry Stone by his certain
Indenture of Payment hath Conveyed unto David
Chadwell of the County aforesaid one Certain tract or
Parcell of Land Lying and being in the County of
Pittsylvania containing Eighty one acres & whereas
Mary the Wife of the said Henry Stone cannot
Conveniently Travell to and from our said County Court
of Pittsylvania. Knowye that we trusting to your
Faithfull and Prudent Circumspection in examin-
ing Mary the Wife of the said Henry Stone from
and apart from her said husband whether she does
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 and when
you have done it that you Certify to our Justices of our
said County Court of Pittsylvania under your hands
& seals Distrinctly and Plainly you send together with
this White Witness Will. Turnstall Clerk of our
said County Court at the Courthouse the 17 Day of
Augt: in the 44 year of the Common Wealth
Will Turnstall.

279

Pitts. St.

By virtue of the above Dedimus now directed
we have Examined Mary the wife of Henry More apart
from her said Husband touching her relinquishment of
Dower in the above mentioned Eighty one Acres of Land,
conveyed by her said Husband to the above named David
Chadwell we do hereby certify that the said Mary
More apart from her said Husband did freely and
Voluntarily without the persuasions or threats of her said
Husband Relinquish her right of Dower in and to
the said Land & Premises Conveyed by her said Husband
in the said Indenture to the said David Chadwell
Given under our hands & seals this 27 day of Aug: 1779

Jno. Wilson S.S.
John Owen S.S.

At a Court held at Pittsylvania County the 21
Day of September 1779

The Within Dedimus was
Returned & Ordered to be Recorded By the Court

John Will. Turnstall

280

Concluded
from
Ch. Wardens
Inventories

This Inventory made this 24th day of September
in the year of our Lord one thousand seven hundred
and seventy eight Between W^m. Tunstall & W^m. Todd
Church Wardens of the Parish of Camden of the one
part and Hart Hendrick of Pittsylvania County
Black Smith of the other Part witnesseth that the
W^m. Tunstall & W^m. Todd Church Wardens by virtue of
an Order of the Court of Pittsylvania County do by
these Presents put out & bind as an apprentice Harrison
Carter orphan of Carter to the said J. Hart Hendrick
to learn the art & trade of a black Smith for &
during the sum of years or until the said Harrison
Carter arrives to the age of twenty one years, during which
time the said Harrison Carter shall well & truly serve
his M^r. Master, his Commands (if Lawfull) obey,
but he shall not do to him nor suffer it to be done
by any other in consideration of which the said J. Hart
Hendrick doth undertake to find and provide for his
said Apprentice sufficient and Wholesome, food, Diet
Washing
Clothing, & Lodging and also have his said apprentice
learned to read & Write and to pay to his apprentice
freedome due agreeable to act of Assembly and taught
the art of a Black Smith and in all thing use
his said Apprentice as he ought to do An^t H^tness

whereas

D. 81

Whereof the 2 parties to these presents have countersigned
set their hands seals the Day & year before written
Witness

Will. Finstall L. S.

Will. Todd L. S.

John. H. Hendrick L. S.

Dakes
from
Stone
Deed

This Indenture made this 18th Day of Sept: and
in the Year of our Lord one Thousand seven hundred
and Seventy nine; Between William Stone of
Fitzroy Isaria County of the one part and James Dakes
of the same County of the other part, Witnesseth
the said William Stone & Elizabeth his wife for
and in Consideration of the sum of one Thousand & six
Hundred pounds current money of Virginia to
them in hand paid by the said James Dakes before
the signing & delivering of these presents, the Recum
whereof the said William Stone & Elizabeth his wife
do acknowledge themselves fully satisfied contented
& paid of every part and parcel thereof hath granted
bargained, sold and delivered and do by these presents grant
bargain, sell, & deliver, unto the said James Dakes his
heirs & assigns forever one certain tract or parcel of
Land containing Forty four acres lying and being in

282

In Putnam County on the north side of Dan
River & bounded as followeth, (to wit) beginn-
ing at a sweet Gum on the River bank, & running
from thence, north thirty Degrees West eighty paces
to Sinters; from thence south fifty nine degrees west
eighty Poles to a pine, & from thence south twenty
six Degrees east ninety six Poles to a Walnut
on the River bank; from thence with the River to
the beginning. Together with all houses, orchards
woods, ways, waters, ways and meadow ground
whereon standing growing, or being & likewise all
right, title, Interest, & claim & Demand whatever
& then the said William Stone & Elizabeth his
Wife to and for the said Baker to have & to
hold in peaceable possession the aforesd tract of
Land and premises together with the appurtenances
to him the said James Baker his heirs & assigns
forever In witness whereof the s:d William Stone
& Elizabeth his Wife hath hereunto set their hand
and affixed their seals this Day of year above written.

Witness

Jno Wilson
Coratt Perkins

Jasom

W. S.
William Stone S.S.

283

Memorandum that the Peaceable ^{quiet} opposition wa
had by the D^r James Oakes and was delivered unto him
by the D^r William Stone & Elizabeth his wife according
to the true intent and Meaning of their Indenture as
Witness our hands and seals

Witnesses

William Stone S.S.

In^r Wilson

Conrad Perkins

Jofom

Received the just and full sum of one thousand
five hundred Pounds current money of Virginia of
the D^r James Oakes this day and Year first written
written our hands & seals

Witnesses

William Stone L.S.

In^r Wilson

Conrad Perkins

Jofom

At a Court Held for Pittsylvania County the 21st
Day of September 1779

The within Indenture together
with the Memorandum of Livery & Seizure & receipt
hereon indorsed was proved by the oaths of three of the
Witnesses thereto, to be the several act of deed of the
within named William Stone & ordered to be
Recorded By the Court, in

Test William Dunstall C.V.

Examined

284

Parks
from
Shelton
Decr

This Indenture made this twenty eighth
day of January in the year of Lord one thousand seven
hundred & forty nine Between Crispin Shelton
& Lettie his wife of the County of Pittsylvania
of the one part and John Parks of the County aforesaid
of the other part witnesseth that the said
Crispin Shelton & Lettie his wife for & in
consideration of the sum of seven hundred &
pounds current money of Virginia to them in hand
paid by the said John Parks where receipt whereof is
hereby acknowledged hath granted bargained & sold
and by these presents doth grant bargain and sell
unto the said John Parks all those two several tracts
or parcels of Land situate lying & being in the
County of Pittsylvania to wit one tract
containing two hundred & thirty acres which the
Crispin Shelton purchased of William Lovell
& bounded as in & by the Conveyance from the said
William Lovell to the said Crispin Shelton or affixed
the other Tract containing Twenty five acres &
bounded as in & by Conveyance of the same from
William Peters Martain is particularly expressed
reserving never the less half an acre of Land in the
first mentioned tract for a burying place to be
with

285)

With all Woods ways Watercourses Profits heredita
ments & Appurtenances whatsoever to the said
two Tracts or parcels of Land belonging or in any
wise appertaining and also the reversion & remainder
remainder & remainders thereof & every part thereof
except as before excepted and also all the estate
right Title & interest of the said Crispin Shelton
& Lettice his wife of in & to the said Land & premises
& every part ^{whereof} thereof except as before excepted to have
& to hold the said Land & premises & every part thereof
unto the D^r John Parkes his heirs & assigns to the
only proper use & behoof of the D^r John Parkes his
heirs & assigns forever. and the said Crispin Shelton
& Lettice his wife for themselves & their heirs the
said two tracts or parcels of Land with the appurtenances
except as before excepted unto the D^r John Parkes his
heirs & assigns against them the said Crispin Shelton
& Lettice his wife & their heirs & assigns & against
all and every other person or persons whatsoever shall
& will warrant & by these presents forever defend
In witness whereof the said Crispin Shelton
& Lettice his wife hath hereunto set their hands &
seals the day & year written written
Signed sealed & delivered
In presence of
Aba. Shelton
Vincent Shelton
Insannah Shelton

Crispin Shelton L.S.
Lettice Shelton L.S.

286

Rec'd this 28th day of Jan't 1779 of Mr John Parks the
sum of Seven hundred Pounds Current money for
use as within mentioned & in witness
Whereof

Abra. Shelton

Vincent Shelton

Susannah Shelton

Crispin Shelton

Letice Shelton

At a Court held for Pittsylvania County the 28th
Day of January 1779

This Indenture together with the
Receipt hereon indorsed was Acknowledged by the above
named Crispin Shelton to be his acts and deed &
afterwards (to wit) at a Court held for the said
County on the 15th Day of June 1779 Letice Shelton
wife of the said Crispin Shelton came into Court &
Relinquished her right of Dower in & to Two Tracts
of Land Conveyed by her husband in the above
Indenture to John Parks all which was ordered
to be Recorded By the Court

Test. Will. Dunstall clk

289
Murphy
Sons
Ridley
Dec

This Indenture made this ninth day of November
in the year of our Lord & Christ one thousand seven
hundred & Seventy eight Between George Ridley of
Pittsylvania County & Parish of Camden of the one
part & George Murphy of the same County and
Parish of the other part Witnesseth that the said
George Ridley for & in Consideration of a Wallian
Colt and eighty seven Pounds ten Shillings Current
money of Virginia to him in hand paid by the said
George Murphy the receipt whereof he the said George
Ridley hereby acknowledge himself therewith fully
satisfied & paid hath granted bargained and sold &
by these presents do grant bargain sell and conjoin
unto the said George Murphy and unto his heirs ex^ree
ditors & assigns forever one Certain tract or parcel of
Land containing two hundred & Thirtynine acres
more or less, lying & being in the County of
Pittsylvania on both sides of great Cherry stone Creek
& bounded as followeth (to wit) beginning at
Pointers in Parsons line on a branch thence on his
line north eighty four degrees east seventy Poles crossing
the Creek to his corner Pointers thence the same course
continued twenty poles to a white oak thence new lines
ten degrees east one hundred & Sixty Poles to Pointers
north thirty two Degrees west crossing tree branches
^{one}

288

One hundred & forty poles to a white oak West one
hundred poles crossing the Creek to an oak south
ten Degrees east three hundred & thirty four poles
crossing a fork of Creek to a white oak on a branch
thence down the branch to the first Station
To have & to hold the said two hundred & forty
eight acres of Land more or less in the bounds above
mention'd with the appertenances therunto belong-
ing to the said George Murphy and unto his heirs
or assigns forever & the said George Ridley the
himself & his heirs do covenant & agree with
the said George Murphy the said Land abovementioned
will warrant & forever defend unto the said George
Murphy and to his heirs & assigns forever the above
mention'd Land & premises therunto belonging
In witness whereof the said George Ridley hath
hereunto set his hand & seal the day & year above written.

Witness,

John Midkiff

William Moore

Geo. Ridley S. S.

James J. Midkiff

At a Court held for Pittsylvania County the
22^d day of October 1778.

The within Indenture of
Bargain & Sale from George Ridley to George
Murphy was proved by the oaths of two of the
Witnesses

289

Sworn

Witnesses thereto to be present & dead of the d^r George
Wiley & the same was ordered to be certifyed & affixed
to wit, at a Court held for the d^r County the 21st day of
September 1779. The same was further proved by the
oath of the other witness thereto all which was ordered
to be Recorded By The Court v v v v v

Test William Gunstall CO

Copied
from
Slyne
Dec 1

This Indenture made this 29th day of January
in the year of our Lord one thousand seven hundred &
Seventy six Between Edmond Slyne of the County
of Pittsylvania on the one part & Sally Copland of
the same County on the other part witnesseth that
the d^r Edmond Slyne for & in consideration of the sum
of five Pounds curr^t money of Virginia, to him in hand
paid by the d^r Sally Copland hath given granted bargained
& sold & by these presents doth give grant bargain &
sell alien enfeoff & Conform unto the d^r Sally Copland
one certain Tract or parcel of Land lying & being in
the d^r County of Pittsylvania, & containing by
Estimation Seven Thousand six hundred & Seventy
five Acres be the same more or less which is bounded
as follows viz Beginning at a white oak on an
River thence running north eighty five degrees east one
hundred & twelve poles to a Spanish oak thence south
forty poles to a Spanish oak thence south Twenty five
degrees

degrees east forty two poles to a Chestnut thence
 east sixty poles to a Chestnut thence south forty
 two degrees east one hundred & thirty poles to a
 Hickory thence south twenty four degrees east
 eighty eight poles crossing a Creek to a Chestnut
 thence north forty four degrees east eighty eight
 poles to a red oak thence North $55^{\circ} E.$ 260 poles
 crossing a Creek to a Spanish oak thence south
 $75^{\circ} E.$ 130 poles crossing the north fork of Dan River
 to a Spanish oak thence $N. 65^{\circ} E.$ 160 poles to a Chestnut
 thence $N. 30^{\circ} E.$ 560 poles to a Hickory thence $N.$
 $28^{\circ} 10' 31''$ poles to a Chestnut thence $N. 180$ poles
 to a Hickory thence $N. 40^{\circ} E.$ 70 poles to a White
 oak thence $N. 134^{\circ}$ poles to a Hickory thence $N.$
 $25^{\circ} E.$ 30 poles to a White oak thence $N. 45^{\circ} W.$
 50 poles crossing two branches of a fork of Dan
 River to Pointers thence $N. 8^{\circ} W. 34$ poles to a
 Chestnut thence $N. 15^{\circ} W.$ 100 poles to a Chestnut
 thence $N. 20^{\circ} E.$ 92 poles to two White oak saplings
 in a meadow on Dan, thence $N. 67^{\circ} W. 360$ poles
 crossing Dan River & a Creek to Pointers thence
 $N. 40 W.$ 300 poles crossing a Drain to a
 Chestnut thence south five degrees $11^{\circ} 40' 45''$ six
 poles to a white oak thence $S. 40^{\circ} W.$ 120 poles
 to

291

to a Hickory thence S. 95° W. 924 poles bearing two
branches to a White oak thence S. 25° E. 140 poles to a
Spanish oak thence S. 220 poles to a Gum thence S.
25° E. 110 poles to a Hickory Saplin thence N. 45°
E. 200 to a red oak on the River thence down the river
as it meanders to the beginning together with all
houses & other Improvements thereon & all the right
Interest & property of him the ^d Edmond of in & to
the ^s tract of Land with all & every the appurtenan-
ces thereof To have & to hold the ^s tract of
Land with the appurtenances to the ^d Sally & to
her heirs & assigns forever to the only proper use &
behalf of her the ^d Sally & of her heirs & assigns
& known her intent & purpose whatsoever. & the ^d
Edmond for himself his heirs &c. doth hereby covenant
& agree with the ^d Sally that it shall & may be
lawfull for the ^d Sally her heirs & assigns at all
times & at any time hereafter to enter in & upon the
^s land & premises hereby sold and conveyed & the same
to hold & possess freely & quietly free of & quiet from
the molestation or hindrance of him the ^d Edmond or any
other Person or Persons lawfully claiming by from or under
him & ^d Edmond & Lastly that he the ^d Edmond his
heirs &c. shall and will from time to time get any ten-
ment

292

beneath upon the Lawfull request & at the
proper Cost & Charge of her said Sally made &
execute or cause to be made & execute such further
or other Deed or Deed for the further & more perfect
assuring the Land & ^{Properties} hereby ~~now~~ ^{above} &
Conveyed to the S Sally her heirs & assigns above
or they or her ^{then} ~~then~~ ^{when} Comod ^{above} learned in the said shall
reasonably ~~adue~~ ^{adue} deale or require In witness whereof the
J Edmond Lyne hath hereunto set his hand & signature
his real the day of year first above written

Edmond Lyne L.S.

At a Court held for Pittsylvania County the
23^d day of Feby 1776

Edmond Lyne

This Indenture of Bargain &
Sale from Edm^d Lyne to Sally Copland was acknowledged
by the Edmond to be his act & deed & ordered to be
Recorded By the Court

Test Will. Install C.

Cowan
from
Hause
Deeds

This indenture made this 10th day of October in the
Year of our Lord one thousand seven hundred & Seventy
nine, betwixt Lewis Haile & Mary his wife of the
County of Pittsylvania of the one part & Robert
Cowan of the County of Bedford of the other part,
Witnesseth, that the said Lewis Haile & Mary his
wife for & in Consideration of the sum of two hundred
pounds Current money of the State of Virginia to them
in hand paid the receipt whereof they do hereby
Acknowlede hath granted, bargained, sold alined &
Conformed, & by these presents doth grant, bargain
sell alien & Confirm unto the said Rob^t. Cowan one
certain tract or Parcell of Land lying & being in
the County of Pittsylvania & Henry, and Containing
one hundred Acres, more or less and bounded as follows by
Beginning at Smiths Line upon black water
thence down black Water untill it runs into
Stanton River thence down Stanton River to a
beach tree, four sides of which is chopl, thence along
up a Cleft of Rocke thence up along the ridge upon a
marked line to a post oak chapt on three sides of which
stands upon the edge of the Publick Road, to another line
thence down south line to the beginning upon black
Water to have & to hold the said granted Land
& premises together with all Priviledges & appertaining
thereto belonging with the reversion & possession
Remainder & Remainders of every part &

294

Parcell thereof unto him the said Robt. Loran his
 heirs & assigns forever & the said Lewis Haile &
 Mary his wife doth Covenant & agree to grant
 the said Robt. Loran his heirs & assigns, that they
 the said Lewis & Mary their heirs & assigns shall
 & will Warrant & defend forever the said granted
 Land & premises with all the appertenances
 thereto belonging unto him the said Robt. Loran
 his heirs & assigns forever In Witness whereof
 we have set our hand & affix'd our seals day of

2 Year as above written

Signed sealed & delivered In the presence of ^{Subscribed by}
 Lewis Haile S. S.
^{Subscribed by} Mary Haile S. S.
 William X Burdick
 mark his
 Dennis X Burdick
 mark his
 Jeremiah F. Stone
 mark

At a Court held for Pittsylvania County the 19th
 day of October 1779

The Within Deed was proved by
 the oaths of the Witnesses thereto to be the act of said
 of the within named Lewis Haile & Mary his wife
 & the same was ordered to be recorded By the Court

I Test. Will. Tunstall Ch.

295

Wangan
 James
 Montero
 Deed
 C. G.
 C. L. T.
 out by
 Haynes
 Morgan

295

Morgan
Siam
Winton
Dud
Egan &
Laten
out by
Haynes
Morgan

Witness Indenture made this twenty second day
of May one thousand seven hundred & seventy nine
Between Ichue Morton of the County of Pittsylvania
varia of the one part & Haynes Morgan of the
other part witnesseth that the s: Ichue Morton
for and in Consideration of the sum of nine hundred
Pounds Current Money of Virginia to him in hand
paid by the s: Haynes Morgan the receipt whereof
he the s: Ichue Morton doth hereby acknowledge,
Hath, Granted, bargained, & sold, Aliened and
Consigned, & by these Presents doth grant, bargain
and alien & Consign unto the s: Haynes Morgan
his heirs & assigns forever a certain tract or parcel of
Land containing by estimation three hundred &
eighty Acres more or less lying on the north side of
Bannister River in the County of Pittsylvania
& is bounded as follows (viz) by William Doss
line, John Clevers line, Joseph Parups line,
Benjamin Hendricks line, Joel Shorts line to the
River, thence along the s: River Bannister to Joseph
Bay's line thence along Haynes Morgans line
to William Doss where it began. Together with all
Woods Trees underwoods Common, Commons, of
Pasture, Profts Commodities, advantages & conditions
Ways, Waters, Water courses & appurtenances whereto

296

297

to the d^r Mysnage Lands & Tenements
 mentioned, belonging or any wise appertaining
 & also the reversion & reversions, remainder &
 remainders, Rents & Profits of the d^r premises
 & of every part thereof & all the estate right
 & Title, interest, Claim & Demand whatsoever
 I have the d^r John Morton of me & to the
 d^r Mysnage Tenement & Premises & every
 part thereof to have & to hold the d^r
 Mysnage Land & Tenements & all &
 singular the Premises abovementioned and
 every part & parcel thereof with the appurte-
 nances unto the d^r Haynes Morgan his heirs
 & assigns to the only proper use & behoof
 of the d^r Haynes Morgan his heirs &
 assigns forever. & the d^r John Morton for
 himself & his heirs the d^r Tract or parcel of
 Land Tenements & premises & every part
 thereof against him & his heirs & against all
 & every other person & persons whatsoever to
 the d^r Haynes Morgan his heirs & assigns shall
 & will warrant & forever defend by these presents
 In Witness whereof I have hereunto set my hand

Zoffined my seal the day & year first above written
 Witnes present,
 John Clever
 Daniel Morgan
 William Dofin

John Morton S^r

297

Memorandum that Livery & Seizure of the
Within Tract or parcel of Land Conveyed to Haynes
Morgan by John Morton by this deed was made
this twenty seventh day of May one thousand seven
hundred & forty nine to the said Haynes Morgan
by Arthur Morton as witness my hand & seal
William Doper
Daniel Morgan
John Clever

John Morton

At a Court held for Pittsylvania County the
21st day of September 1779

Within Indenture,

together with the memorandum of Livery & seizure
hereon indosed was proved by the oaths of two of the
Witnesses thereto, to be the acts & deed of the within
named John Morton & the same was ordered to be

Certified, & afterwards to wit, attested for the said
County the 19th day of October 1779 the same was further
proved by the oath of the other Witness thereto to be the
acts & deed of the said John Morton, all which was
was ordered to be recorded by the Court

Testd Willm. Gunstall. Abbott

298
Copied
from
Inns. Recd
18

Mr. Indenture made on this eighteenth
day of October in the year of our Lord Christ one
thousand Seven hundred & Seventy nine Between
Hugh Jones & Hannah his wife of Henry
County of the one part & William Hopwood
& Pittsylvania County of the other part
Witnesseth that the sd Hugh Jones &
Hannah his wife for & in Consideration
of the sum of Sixteen Hundred Pounds Current
Money of Virginia to him in Hand paid at &
before the sealing & delivering of these Presents
the Receipt whereof is hereby acknowledged
hath given granted bargained sold & confirmed
& by these Presents doth give grant bargain sell
& confirm unto the sd William Hopwood his
heirs & assigns forever one certain Tract or parcel
of Land lying & being in the County of
Pittsylvania containing Four Hundred acres
on both sides of another Creek & bounded as
followeth (to wit) Beginning at a pine on the
north side thence west forty eight poles
crossing the Creek to a white oak South twelve
and an half degrees east ninety two poles to a
pine South eighty & an half degrees East
Two

299

299

Two Hundred & Forty poles longeing the Creek of two
Branches to a red oak North Five degrees east three
Hundred & twenty poles to a small White oak West
one Hundred & Twenty eight poles to a red oak South
Seventeen degrees West one hundred & ninety six poles
to the Beginning with all & Singular the appertaining
as belonging or in any wise appertaining, To have &
to hold their Land & Premises unto the d^r William
Horwood & to his heirs Ex^r Adm^r & assigns forever
& the d^r Hugh Innes & Hannah his wife both
for themselves their Heirs Ex^r & Adm^r Covenant
& agree with the d^r Horwood his heirs or assigns
from time to time & at all times forever hereafter
peaceably & Quietly To have hold possess & enjoy
their Land & premises & their right & Title
of them the d^r Hugh Hughes & Hannah his wife
with all Suit Trouble or molestation from them the
d^r Hugh Innes & Hannah his wife their heirs
Ex^r Adm^r or any other Person Lawfully claiming in
by from or under them or any other person whatsoever
& the d^r Hugh Innes & Hannah his wife for them
selves & their heirs the Land & premises before
described unto the d^r William Horwood & his
heirs & assigns shall & will Marrian forever
deigned

300

signed by these Presents In witness whereof
Thos Hugh Innes & Hannah his Wife hath
hereunto set their hands & seals the day & year
first above written
Signed sealed & delivered of Hugh Innes L. S.
In the presence of of Hannah Innes L. S.
Charity Whiteker,
Peter Smith,
Danl Richardson,

Memorandum that on the eighteenth day of
October in the year our Lord Christ seventeen
hundred & seventy nine Avery & Sawyer of the within
Land & premises was acknowledged to be made
In presence of
Charity Whiteker, Hugh Innes L. S.
Peter Smith, Hannah Innes L. S.
Danl Richardson,

At a Court held for Pittsylvania County the
19th day of October 1779.

This Indenture together with
the memorandum of delivery & signature hereon indorsed
was acknowledged by the within named Hugh Innes
to be his acts and deed of the same was ordered to be
Recorded By the Court of

Past Will. Gunstall C.