

(101)

in the first place all my just debts and funeral charges be paid and satisfied Item, I give and bequeath unto my son John Payn one Shilling and no more Item I give my said to be equally to be deviced between Daniel Payn & ~~make~~ Payn and Edmund Payn my three other sons to them and their heirs and assigns forever Item, I give and bequeath unto Hannah my Dearly beloved wife all the Rest of my estate whome I like where Constitute make and ordain my only and sole executor of this my last will and Testament and do hereby utterly Disallow Revoke and Disannul and every other former Testamento wills Seg accys & Executors by me in any way before this time named willed and bequeathed Ratifying and Confirming this and no other to be my last will and Testament In witness whereof I have here unto set my hand and seal the day and year above written
Signed sealed Subscribed Pronounced
and declared by the said John Payn ^{John Payn S.S.}
as his last will and Testament in the ^{lives} mark
Presence of us the subscribers &c.

David Harrison

Joseph ^{his} mark Harrison

John Harrison

(402)

A Court held for Pittsylvania County September the 23. 1773
This last Will and Testament of John Payne deceased was presented —
in Court and proved by the Oaths of three of the witnesses thereto, and
by the Court Ordered to be Recorded —

Date Will Tunstall 68.

Davis's
Will

In the name of God amen, the 29th day of
Nov: in 1772. I Samuel Davis of Pittsylvania
County being Very Weak in body but of
Perfect mind and memory thank be to God
Therefore calling into mind the mortality
of my body and knowing that it is appointed
for all men to die. do make and ordain this
my Last Will & Testamant That is to say
Principally and first of all. I give &
Recommend my soul into the hands of
almighty

all mighty God that gave it and my body to come
to the earth to be buried in Decent Christian
burial at the Discretion of my executors nothing
doubting but the General Resurrection I shall
receive the same again by the mighty power of
God and as touching such worldly Estates
wherewith it has pleased God to bless me in
this life. I give devise and dispose of the
same in the following manner and forme that
to pay all his demands against my estate then
I send all my estate to my dear wife During
her life then to return to my 25 Child. I give and
bequeath to my five Children Elizabeth Kearby
Sarah Kearby & Tom Davis & Wilmoth Davis
& Savannah Davis all my estate after the
Decreas of my wife then to be equally Divided
amongst them after advertising and selling
to the highest bidder and giving twelve months
credit to the purchasers except my wairing
Clothes ^{and} Wedding Saddle I give and bequeath to
my son Tom Davis to be posseed with the said
Sundaye as soon as I depart this life of

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my negro woman Fillas shall be alonger
Liber than I and my wife my desire is
for her to have a maintenance out of my estate
whom I likewise constitute make and ordain
my sole executors of this my Last Will and
Testament my dear wife Sarah Davis and son
John Davis - Ratifying and Confirming
this and no other to be my Last will and
Testament in WITNESSE whereof I have hereunto

set my hand and seal the day above written
Signed sealed and delivered ^{and year}
On the presence of us Samuel Davis Esq.
Ezton Smith ^{no}
Judith Smith ^{mark}
John Song Interlin's before signed

Mary Song

At a Court held for Pittsylvania County
The 25th day of November 1773

the ^{2d} of Dec within last
Will and Testament of Samuel Davis Esq
was presented in Court by John Davis
one of the executors therein mentioned and
proved by the oaths of two of the witnesses
Thurts

William
Bendix
Will

(105)
thereunto and ordered to be recorded. and on the motion
of the said Executor who made oath according to Law
Certificate is granted him for obtaining a probate
thereof in due form of Law, giving security
Whereupon he together with John Kearby his
Security entered into and acknowledged their bond
according to Law

Test

Will. Tunstall Esq.

Wildnick
Bendus
Will

In the name of God amen the twentieth day
of July in the year of our Lord God one thousand
seven hundred sixty nine & I John Wildnick of the
County of Pittsylvania being very sick and
weak in body but of perfect mind and memory
thanks be given ["] to God therefore calling unto
mind the mortality of my body, and knowing
that it is appointed for all men once to die,
do make and ordain this my last Will and
Testament. That is to say I principally, and
first of all give & Recommend my soul

into

into the hands of God that gave it, and for
my body I recommend it to the Earth, to be
buried in a Christian like, and decent manner
at the directions of my executor not doubting but
at the General Resurrection I shall receive
the same by the mighty power of God. and
as touching such worldly estate wherewith
it hath pleased God to blesse me in this life.
I give devise and dispose of the same in the
following manner and form, first I give and
bequeath to Magdalene my dearly beloved
wife; whom I constitute make and ordain
my only and sole heir, of all my estate Real
Personal by herfule to be possessed and
enjoyed untill the time of her Deceas at
which time being expired it is to be divided
as followeth. To my Daughter Mary Weston
and to her heirs and assigns forever, I give
one certain Tract of Land lying on
Moses Creek whereon I now live containing
Two hundred and twelve Acres together with
all Improvements, for which she is to pay
as

as followeth. To my Daughter Elisabeth Wilkes
 twenty five pounds Currency. To my Grandson
 John Bender twenty five pounds & to my
 grandson Jacob Golden ten pounds monthly to be paid
 Jacob Golden and to his heirs and assigns forever one tract
 of Land lying on Stones Creek above the place
 I gave to my daughter, ^{Mary} Containing one hundred
 and ninety acres and as touching my stock shall
 stand together with all my Household goods and
 movables after the full pay^t of all debts due and
 demands from my creditors the remaining
 part thereof shall be equally divided between
 the above mentioned ~~heirs~~ & I likewise cause
 make and ordain Human Crutz Senr. my only
 sole executor of this my Last Will and
 Testament and do hereby utterly disallow
 & Revoke and disavow all and every other former
 Testaments, Wills and Legacies, Requests,
 and executors by me in any wise before this time
 named, Willed and bequeathed Ratified and
 Confirmed this and no other to be my Last
 Will and Testament ~~In witness whereof~~
 I have hereunto set my hand and seal the day
 and year above written in Town of New Haven
 signed sealed & pronounced of in
 presence of us
 Asht. Houghson (after this last gift is mentioned made
 James or Crutz
 Human Crutz
 John Parrot
 This time my will and devise is that my es^t shall not be appraised more

(108) At a Court Held for Pittsylvania County
the 24th Day of February 1774

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Litter
Will

The above last
Will and Testament of John Wildrick
& Bender Deceased was exhibited in Court
by Haman Trinity the Executor therein
mentioned and proved by the oaths of two
of the Witnesses thereto and ordered to be
Recorded and on the motion of the said
Executor who made oath according to Law
Certificate is granted him for obtaining
a probate thereof in due form giving
Security whereupon he together with
Archelias Aughe his securities entered
into and acknowledged their bond according
to Law Test Will Pittsylvania Co 1774

Dilland
Will

In the Name of God A Men the 15th day of May 1774
 Thomas Dilland of Pennsylvania County beinge present & memory thereof
 confessing unto God Therefore calling to mind the Mortality of my Body
 and knowing it is appointed for all Men once to die do make and Ordaine
 this my last Will and Testament that is to say Principally and first
 of all I give and recommend my Soul unto the hands of God who gave
 it, and as for my Body I commend it to the Earth to be Buried in a
 Christian like and decent manner at the Directions of my Executors
 Not Doubting but at the Generall Resurrection I shall receive the same
 Again by the Mighty Power of God and according unto my Estate
 wherewith it has pleased God to bless me in this life I Give and devise
 and dispose of the same in the following Manner and form
 First I leave to my Son James Dilland during his life the following
 Negroe to wit Peter, Hanck and their increase which Negroe are
 now in the possession of the said James Dilland as also Jeffrey and
 Samry Children of Sarah; being part of Stock of Negroe at Home
 and after the decease of the said James Dilland I give and bequeath unto
 Thomas Dilland Son of the said James the last mentioned Negroe named
 James and his Increase and the other Negroe left to the said James Dilland
 after his Death my desire is that they and their increase be Equally re-
 divided amongst the residue of the Children of the said James Dilland
 also after my funeral Expences and just Debts are paid; I do direct that the
 Residue of my Household Furniture and Stock of Horses Cattle and Dogs
 be Equally Divided between my Two Sons James Dilland & Thomas Dilland
 It is in Trust as to the said James Dilland and under the following
 purisong to Wit. I do Appoint Thomas Dilland Jr brother of the said
 James his Trustee and do direct that he the said Thomas Dilland Jr
 by his actualy Deed or Order direct how the profits arising from the
 Stock of the aforesaid Negroe as also the Stock of cattle &c shall be
 Applied for the use and Advantages of the said James Dilland and his
 Family & Slaves (if any) how so ever Dilland my Trustee of the

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On of Mountain Creek to him his Heirs or Assigns. Secondly) Whence of
have
Sale to James Martin of Bedford County Two Quarts of Land lying in the
County aforesaid. my desire is that on the said Martin paying the money
Agreeable to his Contract to my Executor that then my Counter Executor -
and Convey the said Land by Deed or otherwise to the said Martin on his
Affidavit Agreeable to the Tenor of my Bond to him Thirdly I give and
Bequeath to my son Thomas Dilland & his Heirs or Assigns the Land
and plantation whereon I live as also the following Negroes one Slave
increased to Will, Will, Sarah and his Children, Robbin and Ben. Now
I do, and her Child Sarah, With all the Residue of my Estate not before
Mentioned unto the said Thomas Dilland and his Heirs forever. I do likewise
Constitute and Appoint my son Thomas Dilland my Executor of this my -
Last Will and Testament and do hereby utterly disallow revoke and disannul
all and every other former Testament Will and Legacy Proved and executed
by me in any Way before this time named Will or legacies Proving
and Confirming this and no others to be my Last Will and Testament are
Sealed signed Published &

Declared in Presence of us &

Thomas Vaughan John Dilland
Elizabeth Dilland

Thomas Dilland S. J.

At a Court held for Pittsylvania County the 23 Day of June 1774

This Last Will and Testament of Thomas Dilland Decedent was exhibited
in Court by Thomas Dilland the Executor there named and proved by
the Oaths of two of the Subscribers thereto and ordered to be Recorded and on
the Motion of the said Executor who made oath according to Law Certificate
is Granted him for Obtaining a Probate thereof in due form of Law
Giving Testimony Whereupon he together with Robert Williams &
James Callaway his Testifying Subscribers acknowledged their Bond
According to Law

Sub Wm. Gunthor Cop Court

In the Name of God a M^rchanday of October in the Year of
our Lord God one thousand seven hundred and forty one I Matthias Everson
of the County of Pittsylvania being very sick and weak in Body but of
perfect Mind and Memory thankes to God unto whom therefore calling
unto mind the Mortality of my body and knowing that his Appointed
for all Men Once to die do make and Ordaine this my last Will and
Testament that is to say principally and first of all I Give and
Recommende my Soul into the hands of God that gave it and for
my body I recommend it to the Earth to be buried in a Christian
like and decent Manner Not Doubting but at the General Resurrection
I shall Receive the same by the Mighty Power of God and a stanching
such Mortal Estate wherewith it hath please God to blesse me in this
life. I Give and bequeath to the following Manner
and form to Whom I Give and Bequeath to her now living Sonion
my well beloved friend Whom I have made and Ordained my
only and sole Heir of all my Estate Real and Personal consisting
of Whatever shall be made appear my Just and Lawfull Right
and Property of all Bills Debts dues and Demands legittime with all other
possessing whatever after my decease by him and his Heirs freely to be
Received and enjoyed and I do hereby utterly disallow Prohbe & disannull
all and every other former Testament Wills and Legacies Requests and
Excuses by me in any Way before this time made. Will of bequeath
Rat^t of confirm this and no other to be my last Will and Testament
In witness whereof I have hereunto set my hand and seal the Day
and Year first above written ¹⁷⁴¹
Matthias M^r Everson S^r.
Sign. Seal'd & Pronounce^d {
in the presence of }
Mark.

Examined

Jacob Golden. Phillip A. Smith
mark
William Webb, Clerk now County, Jr.
At a Court held for Putney town, County of Bennington the 26th & 27th this last wife and testam-
ent of Matthias Everitt deceased was presented to Court and proved according to law and by the
Court ordered to be Recorded, and no Executor therby appointed on the Motion of Jameson
both Certificate is granted him for Obtaining Letter of Administration.

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In the Name of God Amen the 29th day of October in the
Year of our Lord 1777 A. I Stephen Heard of Pittsylvania County in the
Colony of Virginia planter being sick and weak in Body but of perfect
Mind and Memory thankg to God unto whom I call. Therefore
calling unto Mind the Mortality of my Body (and knowing) that
it is appointed for all Men once to dye do Make and Ordain this
my Last Will and Testament that is to say Principall and first of
all I Give and Recommand my Soule unto hands of God that Gave
it and for my Bodys Recommand to the Earth to be Buried in a
Christian like and decent Manner at the Discretion of my
Executors nothing Doubting but at the Generall Resurrection I shall
Receive the same again by the Mighty Power of God and as Touching
Such worldly Estate wherewith it hath pleased God to blesse me in this
life I Give devise and dispose of the same in the following Manner and
form. I Hear mentioned the particulars I Pow. I Give to my Will
Beloved Wife Mary Heard also my well beloved Son Stephen Heard and
also my well beloved Son George Heard. Whom I Likewise Constitute and Ordain my Sole Executrix
of this my Last Will and Testament all and singular the lands, Messuages
and Tenements to them and their Heirs and Assigns forever and I do hereby
utterly Disallow Proclai and Disannull all and every other former
Testament Will, Legacies and Executors by me in any way before this time
made, Willed and Bequeath'd. Ratifying and Confirming this and nothing
to be my last Will and Testament. I Pow. I Give unto my well beloved
Daughter Mary Heard one Tract of Land Containing Two Hundred and
Twenty Nine Acres of Land Wccone on Lye lying as being in Pittyffy
County on Black Water River. I Pow. I Give to my well beloved Son
Stephen Heard the Tract of Land I now live upon after my Well beloved
Wife Mary Heard's Decease, If it should please the Almighty God
to call of my Beloved Daughter Mary Heard out of this World without
a painful Dying of her Body I do Will and desire the said tract

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of same bequeathed to her memory Will to be left another Money & so dinning to be
Divided between My Much beloved Daughter Ann Gadsden and my Well beloved
Daughter Susannah Glendford. I also Do now give to my Well beloved Mr George
Heward all My Personall Estate Now in My Possession. In witness whereof
I have hereunto set my hand and seal this Twenty ninth day of October One
Thousand Seven hundred and Seventy four.

Sign'd, Seal'd, Published &
pronounced and delivered in the presence of

Peter Gillam, his
Sam'l Bullock
Mark
Charles Cochran, Robert Hughes
George Friend

Stephen L. Heard, P.S.
mark

At a Court held for Petty Session County the 25th day of November 1777
The Within last Will and Testament of Stephen Heard - Was this day published
in Court by Stephen Heard the Executor herein mentioned, and proved by the
Oaths of Two of the Testifiers thereunto, and ordered to be Recorded, and on the
Motion of the said Executor, Who made it, according to Law, Certificated
is granted him for obtaining a probate, whereupon due sum (Fees of Security),
Money where together with Interest Glendford and William Farrelly his Successors
entitled unto it - same acknowledged their hand according to law.

First Will Fully Proven.

Payne, In the Name of God Amen! Mark Payne of the County of Pennsylvania
being through the abundant Mercy and Goodness of God, the Mate of Body & Soul
of a sound and perfect Understanding and Memory for which thanks be to almighty
God for it. Fergt falling to mind that it is appointed for all men once to die I do
Renounce my soul into the hands of the almighty Who first gave it me and my
Body to the Earth from whence it was taking Where the same delivereth his spirit
My sight of that see God whom I shall for my self and children Oath for aforesaid
and make and constitute this my last Will and Testament and will of my substance
that what Estate it hath pleased the almighty to vise me may
Give and dispose of in the manner following What I have hereinafter
Bequeathed unto my youngest Brother John Can-

(A)

Land containing by estimation One Thousand Acres being the Land which
Was left me by my Father John Payne to the said Stephen Payne to him his
Heirs and assigns, fourt in Law. I Give and Bequeath unto Gilbert Turner
One Thousand acres and more that he the said Gilbert Turner for the same shall pay
all my funerall charges and all costs thenceunto pertaining whatsoever and
what ever else hee shall have of my Estate to the said Gilbert Turner after my last
Debtys are paid to him his Heirs and assigns fourt in Law. I do Condition
and Ordain this to be my Will and Testament whereof I do affix my loving
Mother Hannah Payne Executrix of this my Last Will and Testament and
do disanall all former Wills and Bequeaths whatsoever by me in anywise
Made. Whereof I have hauing to set my hand and affix my Seal. This -
Twenty third day of October made in the Year above our Lord One Thousand
Seven Hundred and Twenty four

Mark X Payne. L.S.
Mark

Witness
John Dickinson
John Payne
David Payne
Mark Payne
Edm C. Payne
Mark Payne

Entitling before signed

At a Court held for Pennsylvania County the 25th Day of March 1775.
The Within last Made Will of Mark Payne Decedate was proved
by the Oaths of Two of the Testifying Shwts. and Ordred to be Recorded by
the Court

Jos. Will. Gunball Ct

Thomas
Wierig
Will

In the Name of God I Wm. The last Will and Testament of Thomas
Wm. of Pennsylvania County, I Thomas Wm. being weak of body but of sound &
perfect Memory before God & in the family make this my Last Will and
Testament. I recommend my soul to God, the Queen of it to be taken into her
Glory. And my body to the Earth to be buried in a Christian manner
at the discretion of my Executors, and my Mortal Estate which I have placed
God to command me with a dispensation. Wm. and I have following after
My last Will and Testament I send unto my beloved Wifc Elizabeth Wierig
During her naturall life One Negro Man Voll, two Negroe Women, Parry
which is the use of my Plantation Wherow liev. True Negroes and
other plantation, Tools and Utensils. The Remainer of my
estate of my Chy, the Remainer of my Hogg the
Lambeth Goods, and one Coffe. Pitts and one Negro
Name

Now to be purchased out of the Money for Mysr Thomas Pennington altho
handed over at New Bedford to his Daughters between my Children & the Wives
John Bezael and Margret. Two of the other Legacies are paid —
Secondly I give unto my Daughter Elizabeth Mervin her Daughters in
the Town of Dorchester New England in New Boston the sum of Fiftynine
Pounds Current Money of Virginia to be paid out of the Money Remained
from my Estate or Captivare if there Should be paid to her out of
that part of my Estate and my Wifes after her Death and if no such Part
after her living to be found to be paid between my Son William & John
Bezael and Daughter Margret. Thirdly I give unto my Son William
the sum of Twenty Pounds Current Money to be paid unto him on
his Decease at the Death of his Mother in Town and Country the
Money cannot be easily raised Fourthly I give unto my Daughter
Margret Mervin one Negro Girl Bitty. And of her Bed and furniture two
Cows and Calves one Boye tyme one and a Half Years One Cow and Pigg and
One flap Whee. Fifthly I give unto my Son John Mervin one half of the
Tract of Land between and half of two Entries (aining) to be laid off
at the Line where and by the Apple Orchard Should be in the said tract
that my Son Bezael shall have the Benefit of half of it for Ten years
the Land to be laid off equally in Quantity and Quality One Negro Boye to be one
Bed and furniture Two Cows and Calves tyme and one Pigg one Cow and Pigg
Sixtly I give unto my Son Bezael the other half of my Tract of
Land and two Entries as therfore to be laid off in Quantity and Quality.
With my Son John and if the Purchase Should fall in his power that
John shall have the Benefit of half of it for Ten years One Negro
Boy Wall. One Disk. one Bed and furniture Two Cows and half of Two
Cows and a Pigg. One Cow and Pigg one Disk. Seventyly My Two
Tracts of Land on Cappe to be sold by Mr Peter Pickins and to have one
third of the Money and to pay the other two thirds to my Executors and Administrators
use of as follows Fiftynine Pounds to my Daughter Elizabeth and the remainder
to be divided Between my Sons William Bezael and Daughter Margret
Mervin and I appoint my Beloved Wife Agnes to be my Whole and sole Executor
to see that this my last Will and Testament be fully and rightly executed —
At New Bedford hand and seal this fifteenth Day of May 1779.

Signed Sealed and Delivered

in Province of
the R. *Wm. P. D.*

William ^{W.} Garrison
mark

Thomas Weir. D. S.

(A6)

Continued. I give unto my Grandson Mr Dickenson the sum of forty pounds
to be paid him when he comes of age to be paid in any his Day of age is come
from them late to my Wife & me such Day he cause to take his own cattle
and houses own money out of that part left by my Wife or out of the Money
owing from the Carolina Land as Abreath my hand and seal this -
15 day of May 1772 the same Day and date of the Will

Signed sealed & Believed:

Thomas New

In Presence of

Thomas Duncan, Thomas Pittot

William X. Lawson
mark

At a Court held for Pennsylvania County the 10th Day of May 1775.

The above last Will and Testament of Thomas New Decedent was exhibited
in Court by Agnes Wm the Executrix therin mentioned and proved
by the Oaths of the Notary Public and Ordene to be Recorded and on the
Motions of the said Executrix who made oath according to law. a
Certificate is granted her for Obtaining a Probate and in due form
of Law giving Security. Whereupon she together with Peter Perkins and
John Wilson her Securiters entered into and acknowledge their Bond
According to Law

Jas. Will Durstall Cope Court

Recd.
Will

In the Name Of God. I James New of Pennsylvania
County and parish of Cambden being Vny, fit & a Weaken Body but of
Sound and perfect Memory do Make and Ordain this my Last Will & Testament
that is to say first of all I Recommand my soul to Almighty God Who
gave it and my Body to the Earth from whence it came to be buried
in a Christian like manner -- at the Discretion of my Executors
hereafter named and for the settling and disposing of my Worldeyestate
Wherell with which hath placea God to help me ^{with} in this life & Give and dispose
of in the following Manner Viz first of all I will that all my Just debts
be truly paid contented & satisfied in a legal Manner by my Executors
by disposing of such part of my Stock of Cattle House Ships & as
to best spare at the discretion of the Executors as also by the collection of
Thomas Claiorong Bond of Brunswic County in the hands of Benjamin
Sip to Collet and Three pounds eight shillings due from George Collett
of this County & also due to my dear Beloved Wife Francis Sip during
her marriage & her Working Deynay. Viz Andrew,annah, Sarah

K

Peter, only that Peter is to be sold by Equitable, I further leave to my beloved wife
During her Natural life, Two of the former negroes viz. Hannah & Sarah, also
Leave to Will beloved wife the full and sole possession of my Lands & improvements
Whereon I now live during her Widewhose to Peter and enjoy the same. Without
any disturbance or contradiction whatsoever I also leave to my will beloved
Wife Frances (viz. my Deceased) House during her Widewhose, & also leave to my
Will beloved Wife Frances Her Tink Choice Cows during her Widewhose
I also leave to my Will beloved Wife Frances Her fifteen Head of Sheep during
her Widewhose, & also leave to my beloved Wife Frances Her all my Stock of Hogs
during her Widewhose. I also leave to my Will beloved Wife Frances Her all
My Working Tools of all kinds during her Widewhose. I also leave to my beloved
Wife Frances Her all my Household Furniture of all kinds whatsoever during
her Widewhose Except one feather Bed and furniture which I give to my
Will beloved wife during her Natural life to dispose of as she shall think
proper the same where ever I now..... Since after my wife deceased On
intemarriage Which of the two Circumstances my first happens I give and
bequeath to my son Miles His to Live and his Heirs the Land & Plantations
therunto pertaining Wherever I now live, to be Directed by the Executors as may
be Most to the Advantage of the said Orphan until he comes of Age to possess &
enjoy the same by further bequeath that my son Miles His on his Coming of
age and being (Duly) and (Peaceably) possessed of Lands and Premises aforesaid
Shall pay to the Child which his Mother Frances His is now pregnant of. One
Hundred and fifty Pounds Current Money on the Child coming of age to
the Child a Son or Daughter, further I will and bequeath Should the unseen
Child which my wife goes with now live to possess and enjoy the aforesaid sum
of One Hundred and fifty Pounds that is to be paid by Miles His for the
same to be equally divided amongst the other surviving Children of their Parents
to wit. Nancy His Elizabeth His. Betty His. Franklin His. Dolly His. Daughters
of the said James His. I also give and bequeath to my son Miles His One
Negro Boy named Abraham to him and his Heirs forever. Should my son
Miles His Not live to possess and enjoy the Real and personal Estate bequeath
him as aforesaid, for the same to be sold by the Executors to the most advantage
and the Money arising from such Sale to be equally divided amongst
the other surviving Children their Heirs forever and as to the residue of
my Negroe to wit; Andrew. Charlotte. Fazzy. Ben. Anna, & Will and
Bequeath that the first of my Daughters that comes of age, that have my
Executors divide the said plantation Negroe into equal lots & the
Elddest Daughter to have the first choice of the lots, and there increase
to however many there be - forever and so by Generosity until all the
Daughters

(4)

Daughters & his wife. With their lots of the services. Request to them & their
Children. I further Will & bequeath that after my Wife Frances & my
Widowess & intermarriages that all things & Services as Lest to my Wife Frances
Kings in this my Last Will and Testament be held to the best Advantage by the
Executors and the Money Equally Divided Amongst all my Children
to them and their King & Sonnes and I do hereby Constitute and Appoint my
Will & Wifes Frances King and my brother Benjamin King Esq; of Bucks-
wick County my Whole and Sole Executor hereby revoking & disallowing
of all other Will or Wills executed on Counterparts legacies and bequests in any
Manner or form whatsoever and this only to be taken Allomey & Confidencie
as my Last Will and Testament signe Seal & Ratified & Consigned this twenty
eighth Day of January in the Year of our Lord Christ One thousand Seven
hundred & Eighty Six

James Hicks Esq.

Witnesses

John Salmon. Eliza Harbuer.
David Lanier. Thomas Jamison
John Lindsey

At a Court held for Pittsylvania County the 23 Day of May 1776
The Within Last Will & Testament of James King Decesare quas exhibitis
in Court by Frances King Executrix of Benjamin King Esq; her son
Named and Dined by the Oath of two of the Witnesses thereto and
Ordered to be Recorded for the Motion of the said Executrix & ex
Who made Oath according to Law Certificatibus granted them for
Obtaining a probate thereof and due form of Law giving Security —
Whereupon they together with John Salmon. James Sheller & John Chandler
and David Lanier their Securities entered intoacknowledging their
Bond according to Law. Test. Will Dumbell Esq; Clerk

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In the Name of God Amen I Robert M Conway of the County
McConway of Pittsylvania and Parish of Chamban being sick and weak do make this my
Will Last Will and Testament hereby revoking all other Wills by me hitherto made and
do dispose of my Estate both Real and personal in the following Manner
Imprimis I Give and bequeath unto my loving Wife Mary M Conway during
her Natural life the Land and Plantation wherein she now liveth together with the
House Bed and Furniture the best from Pot and the Remainder of the Household
Furniture except One feather Bed after her Death I Give and divide the same unto
My Son John M Conway I First give unto my Daughter Sarah M Conway
One feather Bed and furniture I also Give to my said Daughter when she
comes of age or Marries One House of Ten Pounds Value It is my Will and
desire that the cattle now on the plantation be kept together until my said
Son or Daughter should come of age or marry and then the same to be
Divided into three equal parts It is my Will and desire that my son John give
to his Sister Sarah when she comes of age One young breeding Cow it is also
my Will and desire that the Sheep now on the plantation be kept together and the
same to be equally Divided into three parts wherether my Senior Daughter
comes of age or should marry it is also my desire that the Horses be kept
for the use of the plantation I also give unto my son John all the Rest of my
Estate both Real and personal I do appoint my loving Wife Mary M Conway
Executive and my Son John Executor to this my Last Will and Testaments —
In Witness Whereof I have hereunto set my hand and affixed my seal
the Fifth day of March One thousand Seven Hundred and forty six —
Signed Sealed Published and } Robert M Conway ^{his}
declared in the presence of the } mark
Testators and for his last Will }
& Testament his
Will — Testated John Scott James X Elkins
Mark

At a Court held for Pittsylvania County the 23 day of May 1776.

The said Will and Testaments of Robert M Conway Esq was exhibited
in Court by Mary M Conway Executive and John M Conway Esq on
their names attested by the oaths of two of the Testators thereto and
Ordered to be Recorded and on the Motion of the said Executive & Esq
who made oath according to law Certificate is granted them for —
Obtaining a probate thereof in due form of Law giving Security where
upon they together with John Blaggs an attor Will their Testimony —
entered into and acknowledged their Bond according to law.

Test Wm. Kendall Esq

(420)

Stephens
Will

I Arthur Hopkins of Pittsylvania County being very Weak in Body but
of Sound Memory do make this my Last Will and Testament I am at the
age of Thirty and four years my Deafew James Hopkins and Samuel
Hopkins, my deesing for this tract of Land I now dwell upon to be sold
to the highest bidder and the Money to be equally divided between my
four children, James Hopkins, Samuel Hopkins, Frances Hopkins
Jean Hopkins - all my Personal Estate after paying my just debt I -
Give and Bequeath to my four Children aforesaid I apaint
John Smith & Samuel Calland my hol and sole Executors to pay all
my Accouys and to do as they may think proper ^{as witness} my
hand and seal this 18 day of October ⁱⁿ 1775

Test.

Arthur Hopkins Esq.

Peyton Smith, David Miller
^{his}
Mary X Bottom
marks

At a Court held for Pittsylvania County the 26 day of September 1776
The above Last Will and Testament of Arthur Hopkins deceased was
Exhibited in Court by Samuel Calland the surviving Executor theron
Mentioned and pronounced by the Oaths of the Wives of each of them Ordained to
be Recorded and on the Motion of the said Executor who made oath -
According to Law Certificate is Granted him for obtaining a probate -
thereof in due form of Law giving Security whereupon ^{he} together with
William Funtall, George Hendon & Leonidas Furrance his securities
intercede for him and acknowledged their bond according to Law

Test. Will Funtall Esq.

Williamson
Will

In the Name of God Amen. I Thomas Williamson of the Parish
of Camden and County of Pittsylvania being in perfect Mind & memory make
Memory Praise to God. I do make and Ordain this my Last Will and
Testament in Manner as following Viz: I bequeath my soul into the hands
of almighty God my Maker and Redemer hoping through the Intercession
of the dear & Beloved of Jesus Christ my Saviour and Redemer to receive
free pardon of all my sins and my Body to be decently buried at the
Discretion of my Executors hereafter named. I Give and Bequeath
unto my dearly beloved wife Rachel Williamson on the Plantation I now
live on during her life and the half of all my stock and the half of
all

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all my Household furniture and the half of every thing - that I am to make
Give and bequeath to my Son Thomas Williamson all my Land I now possess
after my wife's Death and my Will and desireing that the other half of my Estate
shall be equally Divided amongst all my Children vizt Anne self
and Sarah Williamson, Thomas Williamson, James Williamson and George Testimony
Williamson and Elizabeth Williamson and my wife being now with Child
if the Child should live it is to have an equal part of my Estate with the
above mentioned Children. My Daughter Hannah Henry Williamson
I totally cut off with one shilling Sterling. Lastly I do hereby appoint
my Loving Wife Rachel Williamson and Charles Williams to be my Executrix
of this my Last Will and Testament. Revoking and Disannulling all other Wills
Made by me. In witness whereof I have hereunto set my hand & seal
this twenty fourth day of November One Thousand Seven hundred & Seventy
Signed

Thomas Williamson Jr.
mark

Sign'd and Sealed

in Presence of

Thomas Owen, Ann Williams

At a Court held for Pittsylvania County November the 28th 1776 - - -

This last Will and Testament of Thomas Williamson deceased was presented in Court
and proved by the oaths of two of the Witnesses thereto and by the Court ordered to be
Recorded and on the motion of Rachel Williamson the Executrix therein Appointed
who having first taken the Oath by Law prescribed and together with Henry Stone
and John Chadwell her Securities entered into and Acknowledged their Bond conditioned
as the Law directs, Certificate is granted her for Obtaining a Probate of the said
Will in due form.

Teste Will Tunstall Esq

Kutchings
Will

In the Name of God AMEN I John Kutchings of the County of
Pittsylvania being full and Weak of body but of sound Mind and Memory present
God Calling to Mind the uncertainty of his Mortal life and that he appointed
all Men shall die do make and Ordain this my last Will and Testament hereby
Revoking all Wills by me hitherto Made, first and principally I bequeath my
Soul into the hands of Almighty God Trusting through the Mercy and Intercession
of my Beloved Saviour to receive Reward and Punishment of all my Actions
as to what Mouldly Grace it hath pleased God to bestow me with & Give dispensation
of the same in the following manner I Itemizing my will and desire that
all just Debts and Funeral Charge be paid Paid Furthermore my executors
Will and desireing that the Two Hundred and Twenty five Acres of Land

Kutchings

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Having made your mo^{rning} Chumbeing line; the place where I now
live with all the appurtenances (Ruggets of both and Quicke) furniture,
I send to my beloved wife Anne to have the care of the Dñe. & bring her
the house to care my children and in case of her death or
my desire if that my wife with the above appurtenances be sold, and for
the benefit of my children until my youngest child come of age or
Marries and that then the Land be sold by my Executor and the money
arising from the sale with my Personal Estate be equally divided among
my four Children Viz: Thomas, Christopher, Elizabeth and John With
one that my wife is now pregnant will be mine. And furthermore
my will is that if my wife changes Not to continue on this place that
Executor make sale of this Land and purchase where it may be most
convenient for me to live in the said town or place mentioned for the ease
convenience for my wife and children & they do remittence and appoint
my beloved wife Anne my Brother Thomas Hutchings and Charles
Hutchings and my beloved friend John Park Jr. my Executor to
this my last will and Testament In witness whereof I have caused to
set my hand and seal this 25 day of September 1776

John Hutchings L.S.
 sign sealed published and
 delivered by the said John
 Hutchings to be his last will
 and Testament in presence of
 John Richard Calleano
 Joshua Mch. Moses Hutchings
 Sarah Hutchings

At a Court held for Pennsylvania County the 28th Day of November 1776
 The within last will and Testament of John Hutchings Esq: was proved
 by the Oaths of two of the Testifiers thereto and Acknowledged to be genuine
 before me to wit, at a Court held for the said County the 26th day
 of June 1777. Anne Hutchings, Thomas Hutchings & Charles
 Hutchings the executors herein named. Made oath according
 and on the Motion of the executors
 to have certificates granted them for obtaining a probate thereof
 in due form of Law giving security whereupon they together
 with Thomas Dilley & Benjamin Lushence their self
 interested acknowledged their said oaths according to Law.

John Hutchings L.S.

A.A
Leak's

In the Name of God A. M. M. Joshua Leak of the County of
Pennsylvania Now being Very sick and Weak but of sound mind and memory
Calling to Mind the Mortality of the Body Knowing it is appointed
for all Men once to die do Make and Ordain this my Last Will and Testament
First of all I Recommend my Soul into the Hands of almighty God the giving
Himself as for my Body I command the Earth to be buried in a Christian
Silc and Decent Manner at the Discretion of my Executors here
After Nominated as for my worldly Goods & Livelihood & personal Manner
and soom following I give and bequeath to James Crocket the fifth of
my Lands the Whole of my Stock and Household furniture and Cash after
William Freeman is Paid for his trouble in taking me from Williamsburg
and the Residue of my Estate to be Equally Divided among my Brethren
John Leak Joseph Leak James Leak and Thomas Leak of William Freeman
to be Whole and sole Executor to this my Last Will and Testament Attesteth
my hand this 12th of October 1776 Joshua X. Leak. L.S.
Witnesse present
Mosey Trade. William Trade. Robert Trade.

Damon

At a Court held for Pittsylvania County the 28th Day of Nov^r 1776
The Within last Will and Testament of Joshua Leak Soc. Musg
Exhibited in Court by William Freeman the Executor therin named
and proved by the oaths of two of the Subscribers hereto Ordained to be
Recorded By the Court Test. Will. Tumbell C.

Smith's
Will

In the Name of God A. M. M. John Smith of the County of Pittsylvania
and Parish of Cambden being Weak in body but of sound Mind and Memory do
Make and declare this to be my Last Will and Testament Revoking and Making
void all other Wills by me formerly made and first My Will and desire is that all
my just Debts be paid in my Will and desire is that all my Estate Real and
Personal be kept together Except my two Young Negroes to Will, my Negro
Boy Named George and my Negro Girl named Jane both of which Negroes
Together with a feather

(425)

and Ten head of cattle I give to my Daughter Elizabeth Smith to be Delivered
to her Whencesoever or comes & to her and her Heirs forever. I say my
Will and desire is that all my Estate Real and personal be kept Together (except
What is above Excepted till the following Sumes of Money be taken out of the
Profits of the Crop of Tobacco knowne to be made yearly) in my Estate and
What stocks of Hogs & cattle (as my Executors may think proper to sell. Wit
Twenty Pounds to be paid out of the Crop Tobacco now made, Which I give to
My Daughter Annah Callaway and her Heirs forever it being the baliance of
What I promised as her portion also Two Hundred & fifty Pounds to be taken
out of the Crop of Which I give to my Daughter Elizabeth Smith &
Her Heirs forever my Will and desire is that as soon as my Stock Debts
are paid and the above Sumes of Money (which bequeathed to my two Daughters
above mentioned) that then my Son Ralph Smith have the use of my Negroes
Vall. Hampton & Anthony till a Devision of my Estate hereafter mentioned
and that the Remaining Part of my Estate be still kept together One year longer
the profits of the Estate for the said year to applyed towards Paying Three
Hundred Pounds for my Son Samuel Smith and at the Expiration of the
said year I do give my Son John Smith the use of my Negroes Joe. Rose
and Jack till a Devision of my Estate hereafter directed and that the
Remaining Part of my Estate be still kept Together till the sume of
Three hundred Pounds as mentioned above be raised for my Son Samuel Smith
Which I give to him and his Heirs forever to purchase a tract of Land With
my will and desire is that my Wife have the use of my Negroes Dick.
Ducy. Bill and Phillis during her Natural life to be delivered to her by my
Executors as soon as the above Mentioned sume of Money is Raised. also of
giving her during her life the use of one fifth part of my stocks of Horses
Cows. Sheep and hogs and at her Decease the Negroes & stock her Lumber
during her life my Will and desire is that she be Equally Devided amongst
My four Sons Ralph. John. Bunker & Samuel Smith which I give to him
at their Wives pleasure.

Elizabeth Smith (Dame)
her

I give to my wife one third part of the tract of Land I have given or now hereby
 Purchased of Col^r Peter Jefferson including the Building the House and all the furniture
 On Marriage & lying in the said Land and promises to my son Ralph Smith and his
 heirs forever also I give my said wife the use of one fourth part of my
 Household furniture during her natural life. My will and desire is that as soon
 as the above mentioned sum of Money is Paid for my two Daughters and my son
 Samuel Smith that then all my Negroes stocks of Money Cattle Sheep Hogs etc
 shall be to my wife during her life. Together with the negroes Left by my Sons Ralph Smith
 and John Smith to Equally Divided amongst my four Sons. Ralph John Bonker
 and Samuel Smith which I give to them and their heirs forever. Also at the same
 time I give my Son Ralph Smith the tract of Land wherein I now live and
 which I purchased of Col^r Peter Jefferson to him and his heirs forever. Reserving one
 third part of it for the use of my wife as above mentioned, also I give to my son
 Ralph Smith the Land I purchased of John Cook in Bedford County both
 sides the Pocket Creek containing One Hundred and fifty Acres to him and his
 heirs forever. also I give my said son Ralph Smith the Land I purchased
 of Robert Adams Jr on Glanton River in the said County of Bedford
 on the West side of the Post Road. also I give my son Ralph Smith all the
 Land I Surveyed on the East side of the Pocket Road lying on the said River
 and the Branches of the Pocket Creek to him and his heirs forever and
 I give my will and desire is that all the Land I hold on the East side of the Pocket
 Road joining Robert Adams Line, that my executors do make a Deed in fee
 simple to the said Robert Adams Jr for which he has my Bond and that the
 said Robert Adams make my son Ralph a Deed for the land I purchased of
 him for which of him his Bond I give my son John Smith all the
 Land I purchased of him in the said Glanton River part of which
 lies in Bedford County and part in Alleghany County Opposite to each other
 to him and his heirs forever. also I give to my said son John a Survey of fifty
 six Acres of Land lying the foregoing tract of Bedford side which was Surveyed
 for Benjamin Kinley and the Certificate made and in my name. Which Mr.
 John Talbot has to return to the Surveying Office. also I give to my son
 John Smith the entry of land I purchased of the said Benjamin Kinley and joining
 the lower and back line of that part of land I purchased of the said Kinley
 lying in Alleghany County to him and his heirs forever. I have the said land
 Bond to make a right in fee simple to the said entry. I give my
 son Bonker Smith all the Land I hold on Bigg River consisting of One
 Hundred and fifty Acres I purchased of William Atkinson and his heirs
 and fifty Acres Opposite to it for which a certificate is made out in my

Name and the Wth B^rg^t C^ounty and thereon David Waller^{ton} lies on the
 South side of Pig River, one hundred and fifty acres purchased of William
 Atkinson lies on the North side the said Pig River. Both of which Tracts of
 Land I give to my said Son Bonker Smith and his Heirs forever, also I give
 my son Bonker Smith fifty Acres of Land part of an entry lying the same
 Purchases of William Atkinson which entry is Transferred from the said
 William Atkinson to Richard Hockley son which I have the said Atkinson
 Bond on my Paying One P^t to hold the Right of the Whole tract when
 Surveyed which said Bond I give my Executing to have on Hockley Demanding
 of it which said Fifty Acres of Land I give to my said Son Bonker Smith
 and his Heirs forever. I Dem^r my Will and desiring all the Negroe I -
 Purchased of Judith Smith for which I have her Bill of Sale and which
 was part of the Estate of Bonker Smith dec^r. Purchased by the said Judith
 Smith at Publick Auction and by her sold and delivered to me together with
 some cattle Sheep and Hogs also a Quantity of Household Stuff which may
 be known by the Acc^r to her al^r kept together by my Executing till the severall
 Sums of Money be raised by the Sale of them. Which I have paid for the
 said Judith Smith which may be done by my Account against her and
 What Money I may be liable for hereafter on Account of the Debts due
 from the estate of the said Bonker Smith dec^r. But in case my Executing
 find the said Negroe cannot from their Work in five Years, from this -
 time raise as much Money as is and will be due to my Estate that then my
 Executing shall as much of the said Estate as I purchased of the said Judith
 Smith that will pay off what shall then be due to my Estate and the remaining
 Part that shall be left I leave and Bequeath as follows. That is to say
 my Will and desire is that the said Judith Smith have the use of all the
 Negroe Stock^y that shall be left after paying my Executing during
 her life as widow^r and at her Decease or Marriage my Will and
 desire is that it be divided amongst my Deceased Brother Bonker Smith's
 Childrens to wit, Stephen Bonker, Guy, William Achilles, Elizabeth and
 Judith Smith just according to the Wth of them dec^r. Father^r will which
 my he saw by Applying to the Clergy Office of Bedford County. Lastly
 I do appoint my Sons Ralph Smith & John Smith also my sonin law
 Capt. William Callaway Executing of this my last Will and Testament
 In witness whereof I have hereunto set my hand and seal this fourth
 Day of October One thousand seven hundred and twenty six

Signed

1728
Signed, Sealed and Acknowledged
in presence of:

John Smith. Esq.

of John Smith entering the other side therof, also County George, & Jacks
where they stand now have been searched out and then sealed before Seal-
ing and Delivery thereof.

Stephen Smith. Lucy Smith.

Judith Smith. Reynaldo Allen

At a Court held for Pittsylvania County the 28th Day of Nov^r 1776

The Within L^t Will and Testament of John Smith Esq was exhibited in
Court by William Callaway, Ralph Smith and John Smith the Executors
Mentioned and proved by the oaths of two of the Witnesses thereto produced
to be Receding and on the motion of the said Executors who made oath
According to Law Certificate is Granted therefor Obtaining a probate &
thereof in due form of Law giving Security Whereupon they together with
James Callaway and Robert Alexander their Security entered into Bond
and Acknowledged the same According to Law

P^rnt. Will. Franklin Ch

Stimson
Will

In the Name Of God Amen I Jeremiah Stinson of the
County of Pittsylvania being at Burnt Oak, Dick and Mark of Lucy Buck
still Remaining in my full Mind and Memory and take this Opportunity to
Make and Appoint this my last Will and Testament in Writing and in
following that is to say I returning my soul to God who gave it me and my
Body to be buried at the discretion of my friends and dispose of my
Worldly Estate as following I give and bequeath to my Grandnephew
Stimson One Hundred and Twentyone Acres of Land including the Plantation
Where he Now Lives to him his Heirs and assigns forever I give &
an bequeath to my son Erasmus Stimson One Hundred and Twentytwo
Acres of Land including the Plantation where William Right once lived
known by the Name of the Musterfield to him his Heirs and assigns
forever I give and bequeath to my son Loyd Stimson One
Hundred and Twentythree Acres of Land including the Plantation —
Whereon now lies to him his Heirs and assigns forever and each of
My Sons Land is to be laid off to them as John Stinson shall think
proper and as to my Personal Estate set off to his household Goods &c

I send to my wife Rachel Stinson during her Natural life and at her
Death to be Equally Divided among all my Children Male and female
and I hereby make and appoint my wife Rachel Stinson and my son
Jeremiah Stinson my Whole and Sole Executress in My Will.
I have hereunto set my hand and affixed my seal this twenty fourth
Day of January in the year of our Lord One Thousand seven hundred
and seventy seven

Jeremiah Stemson Esq.

三

Peter C. Echols John Stamps

Daniel Everett Jonathan Moulton

At a Court held for Pittsylvania County) the 27th Day of March 1777.
The above Last Will and Testament of Jeremiah King son Deceased may
be exhibited in Court by Rachel and Jeremiah Hammon the Executrix and
Over their M^tions and Proven by the oaths of two of the Testifiers
thereunto and Ordered to be Recorded and on the Motion of the said Ex^r
and Exec^r who made Oath According to Law Certificating Granted
them for Obtaining a Probate thereof in due form of Law giving
Security Whereupon they together with Benjamin Hammon and
John Waller their Security entered into a — and Acknowledged their
Bond According to Law

Feb 21st. Tuncatay Csk.

Locke & C^o In the Name Of God Amen I Philip Locke & C^o of the
Will Parish of Cambria in the County of Pittsylvania in the Colony of Virginia
being Sick and Weak of Body but of sound and perfect Memory thankes
to God and calling to mind the Uncertainty and Dailiness of this Transitory
Life and knowing that all flesh must yield unto Death which shall
please God to call do hereby Make constitute Ordaine and declare this
My Last Will and Testament Revoking and Annulling by these presents
that shall by me made or declared either by Word or
all and every Will or Will Testament on Testament Writing and this only
to be taken for my last Will and Testament. In witness I Commit my
Soul into the hands of Almighty God my Saviour and Redemer in hope
of Pardon and salvation in and through the Merity of Christ
Death

Death and Resurrection and that my Soul and my Body shall be raised at the General Resurrection and shall receive the sentence which they believe Son shall then pronounce to all that have done further and worse. What
 Worldly Goods it has pleased God for by one my mind to bestow upon me to be disposed in manner following this I will that all Manner of Debts which I owe in Right or Conscience, his Justice and Truth paid after my decease and my Body to埋葬 in a place by my Executor hereafter named I give and Bequeath unto my Wife Sarah Elliot all my flock of cattle and hogs and a Cow and a Mare and all my Household Goods and all the Corn now in the House & I Item I give to my Son Thomas Elliot my new Country made Ark and my Yellow Coach. I also give my Son James Elliot my Gun and my Gunmaking Tools to be divided between my Son James Elliot and Thomas Elliot and if my Wife Sarah Elliot should marry again then the estate to be divided between my five small children — Joshua Ruth Ann, Issac & Simon Elliot. Dated this 26th Day of Febry 1776.

Philip Scott Elliot

In Presence of

Benjamin Williams George Ross

Dwain

At a Court held for Pennsylvania County the 27th Day of Mar 1777
 The Within last Will and Testament of Philip Scott Elliot Deceased
 Was proved and ordered to be Recorded By the Court

John W. Franklin Esq

Kings
Will

In the Name of God a Men I James King of the County
 of Pennsylvania being weak in Body but in perfect and sound Memory
 do make and Ordain this to be my last Will and Testament Revoking and
 Making Void all other Wills or Writings before made, and do constitute and
 Appoint William Collins, Michael Gilbert and John Rusk Executor to
 this my last Will and Testament. I Item I leave Land to my loving
 Wife Sarahah during her Natural life and after her Death I Item
 I give my Land equally to be divided between my three Children Mary
 wife and Nancy King in case that Phila my wife is with Friends
 die then my two Daughters to hold all the Land. I Item I leave
 all

431) 432)

all my Haggys to be held Giving three Monthly Credit and my House
and Giving Nine Monthly Credit for him to take Money to pay
my just Debts if that will not pay all my Debts I do now Conveying
three Monthly Credit for her all the Rest of my Estate I heretofore my
Wife her Natural life and after her Death to be Divided between
my three Children. Made this Eleventh Day of August One
Thousand seven hundred & Twenty six his
Signed Jas King C James King S^t L^s.
in Presence Of Mark
John Meader son
William Humphreys Hannah Humphreys.

At a Court held for Pittsylvania County January the 22^d 1777
This last Will and Testament of James King deceased was presented in Court and being
proved according to Law is ordered to be Recorded and no Executor being thereby
Appointed on the Motion of William Clark Certificate is granted him for obtaining
Letters of Administration of all and Singular the goods & chattels Rights
and Credits which were of the said Testator at the time of his death with his
said Will annexed he having first taken the Oath by Law prescribed and together
with John George and James Brewer his Securities entered into and acknowledged
their Bond conditioned as the Law directs.

Teste Will. Sunstable 88

Lanford
Will

In the Name of God A M D M 1777 the Ninth day of September one
Thousand seven hundred and twenty six I Henry Lanford Pittsylvania
County am well in health and of Good and sound Memory thanksgiv-
ing to God for it and calling to Remembrance the uncertain
estate of this短暂人生和that accesse I may have yielded unto
Death whereof shall please God to call do make Constitution Ordaine
and declare this my Last Will and Testament in Manner and form
following Proving and Attesting by these Presents all and every
Testament and Testaments Will and Will hereafter by me made are
declared to be by Reason Writing and this done (to heavenly) for
my last Will and Testament and None Other and forth being Probated
and proven for my Inspection most humbly desiring long life
for the same I Give and Commit my Soul unto almighty
God my Sovereign and Redemeer in whom and by the Mercy of

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I say Christ I trust and believe Aboms to be Saved; and to have full
Mention and forgiving of all of my sins past and that my Soul with
my Body at a General day of the Resurrection shall rise again with
joyance through the Merit of Christ Death and Passion by his and
enjoy the Kingdom of Heaven prepared for his Elect and chosen and my
Body to be buried in such a place where it shall please my Executors -
hereafter appointed; and now for the settling of my Imperial Estate and
such Goods Chattels and Wills as it hath pleased God far above my deservy
to bestow upon me I do Ordain Give and dispose the same in Manner and
Form following That is to say first I will that all those Debts and dues -
as I owe in Right or Conscience to any Man or Person. Or
Person. Whatsoeuer shall be Well and Truly Contented and Paid
Or Ordained to be Paid in a Convenient Time after my decease by
my Executors hereafter named. I give and bequeath unto my
eldest Son John Langford and Henry Langford one Certain Piece
of Land lying and being in the County of Pittsylvania of Virginia
on Cascade Creek containing Two Hundred and Twenty Acres to be
Divided equally between them. I give to them and their Heirs to their
own Proper use and behoof forever also I give and bequeath unto
my son John Langford a Negro Boy named Bob. I give him to him
and his Heirs and to his own Proper use and behoof forever and also
I give and bequeath unto my son Henry Langford one Negro Girl
Named Nan I give her to him and to his Heirs to their Proper use and
behoof forever. I give and bequeath unto my son Elijah Langford
one Negro Boy named Allie I give him to him and to his Heirs unto
their own Proper use and behoof forever and also Will that this my
son Elijah and his Negro Allie shall be under the Care of my two
sons John and Henry until he the said Elijah Langford shall be of
Age and then to be delivered to him if he be Capable to enjoy it and
if Elijah shall die Without leaving the Negro to be divided between
the other two Brothers. I give and bequeath unto my Daughter
Kate Langford one Peacing Mare and one Cow and Calf I give them
to her and her Heirs and to their own Proper use and behoof forever -
I give and bequeath unto my Daughter Susannah Langford
one Mare and one Cow and Calf I give them to her and her Heirs
and to their own Proper use and behoof forever - - - - -

John

I give unto my Grandson Isiah Lanfond & his Heirs bounded
 Money at the age of twenty one by my Executors and man for settling of
 my estate, I leave unto my beloved Wife Catherine Lanfond my Jamaica
 Plantation With the appertinencies thereof and all my Stock and all
 my implements of Household Goods to herself and enjoy during the
 time of her life or widowhood and also a Negro Woman named Joice
 I leave to my Wife Catherine Lanfond during the time of her life
 or widowhood and after her Decease the Land and Stock and Provisions
 Which to be sold and each Child to have their equal part to give
 unto them and their own Proprietary and school forever and after
 all of leave my beloved Wife Catherine Lanfond my son I have
 Lanfond to be my Wholly and Fully Executrix in Writings whereof
 I have my hand and affixed my Seal this day and date first alone

Written
 & sign'd in the
 presence of us

Henry I Lanfond Esq
 Mack

W^t Edwards Young Jones
 Humphrey Pennington
 mark

At a Court held for Pittsylvania County the 22nd Day of July 1778

The Within last Will and Testament of Henry Lanfond deceased
 Was exhibited into Court by Catherine Lanfond Executrix of Isham
 Lanfond Executor therein named and proved by the oaths of two
 of the witnesses thereto and ordered to be Reconveyed and on the motion
 of the said Executrix and executors who made oath according to law
 Certificate is granted them for obtaining a Probate thereof in
 due form of Law, giving Security whereupon they together with
 Young & Pennington their security entered into Bond & Acknowledged
 the same according to law.

D^r Dab. Pittsylvania Co^r

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In the Name of God A Men of Fortune Dodson of
Pennsylvania in the Province of Virginia being Maister of his Estate
in Mind & before God do his Fyend way of Dateing in this Year
of our Lord Christ One Thousand Seven Hundred and Twenty Six years
and publish this my Last Will and Testament in Manner following
First I give and bequeath unto my loving wife Margaret Dodson
all my Whole Estate Personal and Real during her Natural Life
and after her Decease I give and Bequeath to my son David
Dodson all my Lands to him and his Heirs forever Likewise I give
and Bequeath to my Two Daughters Namely Lascie Dodson
Sarah Dodson and Deborah Watson all my Whole moveable
Estate to be Equally to be Divided among the Three to them and
their Heirs forever and I make and Ordaine the Watson & Elisha
Dodson Junor my sole Executors to this my Last Will and Testament
In witness whereof the said Fortune Dodson have hereunto
set my hand and Seal to this my Last Will and Testament the
Day and year above written
Daniel Gardner ^{the magis} Fortune ^{the mark} Dodson ^D D^r 1726
William Langum ^{the magis}
Elizabeth Sengrum ^{the mark}

At a Court held for Pennsylvania County the 22 Day of May 1777
The Within last Will and Testament of Fortune Dodson was made
Exhibited into Court by the Doctor one of the Executors therin named
and proved by the Oaths of two of the Witnesses thereto. Ordered to
be Recorded and on the Motion of the said Executor who made
Oath according to Law Certificate is granted him for Obtaining
a Probate thereof in due form of Law giving Security wherepon
he didth with George Dodson & John Codd his security entered
into Bond and Acknowledged the same according to Law

R. W. T. T. C. 1726

In the Name of God AMEN Nathaniel Ayers of
 the County of (Halifax and Colony of) Virginia do make and appoint this
 my last Will and Testament Prohibiting all other Wills or Testaments before
 the date hereof and Directing to Recommand my Soul to God who Gave
 it me, my Body to be buried in decent Christian
 Order, and for my worldly Estate to be in the following Manner
 among) declare I do Will that all My moveable and Landes that I have
 shall be sold for Money and so dispose of it as followeth among
 my Children to my Eldest Son Thomas Ayers, given forty Pounds
 in Lieu of all my Landes that he may inherit None of my Landes
 and to my Son Moses Ayers, given Forty Pounds which I own myself
 fully indebted to him, and to my beloved wife Rhody Ayers a
 Third part of all the rest of my Estate and what shall remain —
 Likewise above her Dirig. I do dispose of as follows the same
 I give and bequeath to Patience, and my Grand Daughter, five
 Pounds, and also I give and bequeath to Mary Ayres, the
 Daughter of Moses Ayres Ten Pounds and also I give a legacy
 to my Son Reginald Barker Ayres Twenty five Pounds and the Rest
 of my Estate to be divided in Ten Equal parts, and I give to Moses
 Ayres two parts, and also to my Son Daniel Ayres two parts moreover
 of the ten parts, and the two parts that fall to me shall equally
 be divided between my Daughter Patience Ayres and my Son
 Reginald Barker Ayres and Thomas Ayres my Eldest Son, and
 my two Sons Thomas Ayres and Moses Ayres. Whom I appoint Executing
 of this my Will in Trust to make to my Son Daniel Ayres a good and
 Lawfull title at my Death to a certain Piece of Land containing
 Eighty Acres and an half, lying as followeth above the upper
 Double Creek running and flowing with Spurlocke, lying and to lie
 derived from the Rest of my Land by a Line running the same Course
 of Spurlocke line that I have, which Land I have given to him in
 Satisfaction for a plantation which he hath made for me, and
 for the Performance of the Rest of the said Land I have given in
 my

(136) onpon Daniel Ayers as Bond ob five hundred pounds yearly and
Sive that the Executors above mentioned do so that this my last Will
and Testament be done and performed according to the true intent and
Meaning thereof. In witness whereof I the said Nathaniel Ayers
have set my hand and affixed to this my last Will and Testament this
Third Day of September in the year of our Lord God 1777 C

Signed sealed and delivered by the
said Nathaniel Ayers as and for his
last Will and Testament in presence of
us who now subscribe at the signing and
Sealing thereof

John Jones Sub J. William Lynch
Charles Brandy

Nathaniel Ayers L. S.

At a Court held for Pittsylvania County the 22nd Day of May 1777 C
The Wchrd last Will and Testament of Nathaniel Ayers deceased may
Exhibit into Court by the Executors herein named and proved by the
Oaths of two of the Witnesses thereto and Ordined to be Recorded and
on the Motion of the said Executors who made Oath according to
Law. Certificate is granted them for Obtaining a Seal or Stone
or in due form of Law. Giving Security Whereupon they pay therewith
with Davis, Dry and William Lynch their security given into
Bond and acknowledged the same According to Law.

P. O. Will. Randolph Esq.

Manning In the Name of God A M^r Wm. I Gideon Manning
Will sick and weak in Body but sound in Memory do make this my last Will
and Testament in McAnis following and I do impower my Son in Law
Constant Perkins to sign for me Recover my Bond against Henry Bell and
John, recovered. Make John Manning a Partner to that part of said Bond —
Agreeable to my bargain with him, I am I give my Daughter Agatha
Perkins one half of the Partnership that she has her Resource from this said
Bell. I am I give my Son John Manning his Holdings. I am I give my
Son Richard Manning his Holdings. I am I give to my faithful Servant

(437)

Many Fears I have and her freedom among my wife death than my will
and desire is that my wife & son should not sell or dispose of her land
or negroes during her life of time, I leave unto my beloved wife the
Remainder part of my claim in ... against King Pitt and all
my other Estate Real and Personal during her life and at her death
to such of her children or grand children as she shall think fit
and in case of failure of such Desp'cial by her I give it to my daughter
Agatha Perkins (deceased) I do appoint my beloved wife Sarah and
Constance Perkins Executrix to this my last Will and Testament —
In witness whereof I have set my hand and seal this twelfth
day of April One Thousand four hundred and twenty six

Witness
Nicholas Perkins Robert Crockett
Russel X. Wals
mark

G. Mann L.S.

I Gideon Mann in my perfect sense and memory do hereby
and justly make, Vade to all intents and purposes every clause and
Article in the within Will. Relative to Mary Pitts for that she
hath since proved unfaithful and rebellious. Witness my hand
and Seal this 9. Day of September 1776 G. Mann L.S.
Sealed & Published
in the presence of
Robert Crockett
Thomas Cardman

In a Court held for Pittsylvania County the 22 Day of May 1777
The within last Will and Testament of Gideon Mann deceased was
probated into Court by Sarah Mann & Constance Perkins Executing
and Executor thereto named and approved by the oaths of two of the witnesses
thereunto also a Godard Lurin indured was proved by the oath of one
Wright and ordered to be recorded and on the Motion of the said
C. Lane upon the made Oath according to Law. Certificate is granted
him for obtaining a probate thereto in due form of Law giving his
Thompson by together with Nicholas Perkins their son in witness
into record and acknowledged the same John T. Gunstall Esq

O'Call; In the Name of God A MCLV John Hall of the County of
 O'Will Pittsylvania being in good Health and in perfect Sense and Memory thanks to
 God for the same but failing to mind the uncertain State of his Mortality
 Sigr Will Knowing that all Men must die and after death to come to him
 allows this my last Will and Testament first of giving my Soul to almighty
 God that gave it and my Body to be decently buried and all Costs
 and Charges to be paid by the executors of my Executing my Will
 and desiring that all my debts due and Warrants that I have against any
 Man or any Man against me be contented and paid and now for
 settling of my Temporal Estate I give I send to my beloved Wife all my
 Land with all my other Estates both Real and Personal Within Leesburg
 Without Leesburg ^{natural} Likewise and then the Land to be Equally
 Divided between my two Sons Matthew Hall and James Hall I give
 to my Daughter Mary Hall one Cow and her Increase that my heire
 from Amelia County and one feather Bed and furniture and the other part
 of my Estate to be equally Divided between my three youngest Children
 Matthew Hall & James Hall and my beloved Son Charles Burton my Executors
 Charles Burton and Francis Rose Executors of this my last Will and
 Testament As witness my hand this 26th Day of June one thousand Seven
 hundred and forty five
 Signed Sealed and Delivered
 In presence of
 Charles Burton Pto William
 James Burton

John O'Call D. G.

At a Court held for Pittsylvania County the 26 Day of March 1745
 The Within last Will and Testament of John Hall rec. Executed before
 me by Charles Burton one of the Executors therin named and
 proved by the oaths of two of the Ministers there and ordered to be record
 and on the Motion of the said Executor whom made oath according to Law
 Certificate is granted him for obtaining a probate thereof in Court of
 Law giving security whereupon he together with Robert Williams his
 security entered into a bond and acknowledged the same according to Law

John O'Will Esq. Notary Public

Yates
Will

In the Name of God A M C M. I John Yates of the County
of Pennsylvania and Colony of Maryland being sick and weak in Body but of
Sound and perfect Memory do first Give my Soul to God and my
Body to be buried in a decent Manner at the discretion of
my Executors Lived after Deceased and now disposing of my Estate of
Estate as follows To Will, first I leave unto my Eldest Whife Elizabeth
Yates During her life all my Estate Real and personal and after
her Decease the Negroes and Land to her Heirs or as follows. Next
I give unto my Eldest Son John Yates and his Heirs a part of my
Land Whereon now lies beginning at my Corner Tree on Hughes
Creek and taking the said Branch of the same up to Daniel's
Branch at the lower end of my Plantation and a Negro Man
Named Bob. I give unto my Son George Yates and his
Heirs a Master part of the Land wherein I now Dwell Beginning
Where my said Land ends and running with the said Branch
to the back line I leave a Part of a Survey line made adjoining
where I now Dwell and extending up to Daniel Matt's line but the
same on the River is to extend upwards to a branch that runs below
Gibson's Plantation and with the said branch to the back line and
a Negro Man Named Sam. and also my Smith's Part. I give
I give also unto my Son Elijah Yates and his Heirs —
forever all the remainder of the Part of Land wherein I now
Dwell beginning at the Branch below Gibson and running up the
River including all the remainder of the said Part wherein I
now Dwell and a Negro Boy Named Tom and a Negro Girl
Named Judith. I give unto my Daughter Hannah
Hutton Wife of William Hutton and her Heirs two Negroes
Named Big Gate and her Daughter Chloe. I give unto
my Daughter Ann Gibson and her Heirs one Negroe Girl —
Named Easter. I leave I give unto her and her Heirs forever
all the remainder of the Part of Land wherein she now Dwells and
adjoining a Made Line between her and the Plantation where Thomas
Hutton lived I give unto my Daughter Martha
Hutton and her Heirs the one Hectare Acres of Land wherein
she lived and all the Stock of Horse Cattle Hogs and Sheep

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all my Household Furniture and a Negro Woman called Charlotte
to be Divided among my Children at the Discretion of my Wife
above before her Death also Appointing Mrs Elizabeth Yates
and William Shelton Executors of this my last Will and Testament and
Revoking and Annulling all other Wills and this only to be taken
Society) last Will as witness my hand and Seal this twenty fourth
Day of October in the Year 1777. John Yates ^{his}
Sealacknowledged in }
Presence of }
George Pugh, Sam. Clark,
Thomas X Wright

At a Court held for Pittsylvania County the 23rd Day of April 1778.

The Within Ld Will and Testament of John Yates Dec Esqr exhibited
into Court by Elizabeth Yates and William Shelton Executors and executors
therein named and proved by the oaths of two of the Witnesses thereto and
Ordered to be recorded and on the Motion of the said Executrix and upon
Who Made Oath according to Law Certificate is Granted them for obtaining
a Probate thereof in due form of Law. Young County Whereupon they
Together With John Wilson their Security entered into Bonds and
Acknowleged the same according to Law

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Wm. Williams

Wm. Williams Esq

Barker In the Name of God A M D W Williams
This Barker of the County of Pittsylvania and State of Virginia being sick
and Weak in body but of sound Memory and calling to Mind the
Mortality of the Body do Make Constituted and Appoint this my last
Will and Testament for bidding and Disanulling all other Wills and
Testaments heretofore Made and Appointed do Constitutionally appoint this
Only to be my last Will and Testament in the following Manner
and I do Recommend my Soul to God who gave it and my body
the Earth to be buried in a decent and Christian like Manner

inde

(141)

for my Mourable Estate I do appoint for the same manner
and as in my Will is that all my just Debts be discharged and my
Land I allow to be Devide between my two Sons viz. I do give and
bequeath to my Eldest Son Stephen the part of my Land lying on the
east side of Major's Fork of Poco Creek, to him and his Heirs for
ever and to my Younger Son Moses Alluvia & his Heirs both the
part of my Land lying and being on the West side of the said
Creek to him and his Heirs for ever and for the Remaining part of
my Mourable Estate my Will is that my Wife have the use of
all my clean Lands and other Mourables during her life and after
my Wife's decease my Will is that all my Mourables be sold for
Money and that to be Equally Devide between my Three Daughters
Prisia, Mary and Sabitha and I do appoint my Son-in-Law
Robert Waller, of Thomas Wynne Esq; my Whole and Sole Executor of
this my Will in trust for the Intents and Purposes in this my
Will contained to take Care and see the same performed according
to my True intent and Meaning In witness hereof I have set
my hand and seal this twenty third day of December in the Year
of our Lord 1777. Signed sealed and delivered by the said
William Barker as and for his last Will and Testament in presence
of us who now present at the signing and sealing hereof

John Jones.

Elias Barker

Suzannah Barker
Mark

William Barker Esq;
Mark

At a Court held for Pittsylvania County the 28th Day of May 1778.
The Within Lark Will and Testament of William Barker Esq;
was Exhibited into Court by Robert Waller, Thomas Wynne Executors
therin Named and proved by the oaths of the witnesses thereto and
Ordered to be Recorded and on the Motion of the said Executors
Who made oath according to Law Certificate is Granted them
for Obtaining a Probate thereof in due form of Law giving
Security Whereupon they together with Robert Wynne their
Security entered into Bond and acknowledge the same

John Wall Pittsylvania Co

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In the Name of God Amonem Bounding the Nineth and last Day of
Worham, from Hundred and County Town I Patty Worham of the County of Pennsylvania
O Will being at this present time Weak of Body but in sound and perfect Memory
thank God for which I do make and Ordain this my Last Will and Testament
First I give my Soul to God and my Body to the Earth to be buried
in a Christian Manner at the Discretion of my Executor
hereafter mentioned as for my Worlly Estate which it bath —
I place God to me giving and desiring and despoile of in Manner
and form following first to have all my just debts paid & discharged
I give my Bed and Furniture to my Brother Daniel —
Worham and fifteen pounds Current Money of Virginia and the
Ballance of my Estate to be Equally Divided between my Sister
Phelia and my Sister Michael two Children Lucy and Elizabeth
to be Divided between the said Phelia Lucy & Elizabeth and so
hurly Authorise, Constitute and Appoint my Brother Daniel
Worham to be my Whole and sole Executor to see that this my
Last Will and Testament be Strictly Honestly and faithfully
Observed in all Points and they I affirm to be my Last Will and
Testament As Witness my hand and seal the day of year
first above written
Signed sealed and delivered
in the presence of

Thomas Duncan.
James Henry Roberson
Thomas Wilkinson

At a Court held for Pittsylvania County the 28 Day of May 1778
The Within Last Will and Testament of Patty Worham deceased was
Examined into and by Daniel Worham the Executor named and
Proved by the oaths of two of the Testifying Threde of Dianars to be
Recordeed and on the Motion of the said Executor who made oath according
to Law, Certificate is granted him for obtaining a probate thereof
in due and due manner giving security whereupon he together with
George Southall & his security entered into Bond and acknowledged
the same

W. Pendleton

1143
Riddell's
Will.

In the Name of God Almighty, I, Sarah Riddell
of the County of Pittsylvania and Parish of Cambellburg
in perfect health, sound of Memory do Give and dispose of my
Worlthy Goods in Manner and form following, Imprimis I Give
to William Ragsdale my Worlthy Goods both Real and
Personal until his son Thomas Ragsdale shall come of
Age and afterwards I Give and bequeath all my Worlthy
Goods both Real and Personal to the said Thomas
Ragsdale son of William Ragsdale, also I also
Appoint William Ragsdale My Executor hereinunder
my hands and seal this 15th Day of May 1777 A
D
In Presence of Sarah Riddell L P
mark
Thomas Hutchings &
Catharine Hutchings

At a Court held for Pittsylvania County the 25th Day of September 1777
The Within Will was proved by the oath of one witness thereunto ana
Ordained to be certifie and afterwards to Recd at above place for the
said County the 27th Day of November 1777 the same was further
Prooved by the oath of the other witness thereto ana Queued to be
Recorded and Proov'd by the Esq; their names Probate granted
and with Joseph Finney his Security entered into the office acknowledged
the same

Jn Hill, Notary C.P.

Clayz
Will

In the Name of God Almighty I, Henry Clay of the County of
Pittsylvania and Parish of Cambell being in Good Health and perfect
Senses and Memory thankes be to God for the same, but calling to
Mine the uncertain State of this Mortal life Will knowing that all
Men must come to die and after that to Come to Judgment, allows this
my last Will and Testamant, I wish (Give my soul to almighty)
God that Give it me my body to be decently buried and all
Charges to be paid by the same and Deligence to be used

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My Will and Testimony that all my Delys ducane. Minors & that I have —
against any Man or many Men against me he becometh an Especiall know
for settling of my Temporal Estate. I Term I Give to my three Brothers —
Thomas Clay Martha Clay and Green Clay the Thirteenth Day of March
Lying in the County of Pittsylvania on Concord Creek to be equally Divided.
Amongst them I give of my Sonny Sister Richelieu Clay the Land in one
Line or being four Hundred Acres more or less. I give of my Sonny Sister Martha
Clay the Three Hundred Acres of Land lying on the Waters of Lundy
River wherein the Church now standeth I give to my three Brothers
and two Sisters before mentioned Thomas Clay Martha Clay Green Clay
Richelieu Clay (of Martha Clay) all my other Estate both Real & Personal
Within Dooms and Without to them three Brothers and Two Sisters to be equally
Divided amongst them; I appoint my two Brothers Thomas Clay & Martha
Clay and my friend Charles Burton Executors of this my Last Will & Testament
At Walney of my Hand and Seal this 21st day of March 1776

Charles Burton

Henry Clay L.S.

John Gwynne Edmund Gwynne

At a Court held for Pittsylvania County the 23rd Day of October 1777

The Within last Will and Testament of Henry Clay Dec'd was proved by the oaths
of one witness there to and Oured to be Certified, and afterwards to be had a Court
held for the said County the 23rd Day of April 1778. the same was further
proved by the oath of one of the other witnesses there to and Oured to be Decreed
and known to be Thomas Clay one of the Executors therein named Probated
Granted, Given, Sealed & Witnessed together with Green Clay & Charles
Burton his family entered into this and acknowledged the same.

Test. Will. Franklin C.

Wynne's Will In the Name of God Amen. Octobr the Eighth day One Thousand Seven
Hundred and Sixty five I William Wynne of Pittsylvania County being
very Weak in Body but of Perfect Sound Mind and Memory do make and
Oath this my last Will and Testament first giving my Soul to God in hope
of a Glorious Resurrection and my Body to the Earth to be Buried in a
Christian like Manner at the Discretion of my Executors hereafter mentioned
away to all my worldly Estate which it hath pleased Almighty God
to bless me with & Give and Dispose of as follows the Way & Order of Give

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an aforesaid to my Grandson William Wynne the son of my Daughter
Mary Wynne the Trustee of Land in the said County on the Waters of Janey
 Creek containing Two Hundred and Ninety five Acres being the same
 Whereon I now live, allowing my Wife Frances Wynne the Liberty of
 the said Land during his life. I also give unto my said Grandson One
 Negro Boy Namee Dick, and further Bed and furniture, also my
 Stock of cattle Hogs and Sheep and all my Household Utchins, Servants
 after my Decease Wife etc; and the residue of my Estate consisting Of
 several Negros, to be Equally Divided Amongst all my Children named
 William Wynne Thomas Wynne John Wynne Robert Wynne Margaret
 Elizabeth Choles Mary Wynne Martha Dixon. I do
 Appoint my two Sons William Wynne & Thomas Wynne Executors of this
 My last Will and Testament. Reposing especial Trust & Confidence
 in them Lovers Loyalty and Fidelity, to see that all things herein contained
 be truly and Justly Executed in every Respect whatsoever has a Confirmation
 of the above I have hereunto set my hand and affixed my Seal the
 day and year first above written William Wynne S. S.
 Signed Sealed Published and
 Declared to be the last Will and Testament
 of the Testator in presence of
 William Collie Charles Collie
 Stephen Vatto Phoebe X Worsham
^{her mark}
 Mary X Collie

At a Court held for Pennsylvania County, the 24th Day of Novr 1778
 The Within last Will and Testament of William Wynne Dec^r May
 Exhibited into Court by William Wynne & Thomas Wynne the Executors
 therin named and proved by the Oaths of two of the Witnesses
 thereunto produced to be true and on the Motion of the said
 Executors who made oath according to Law Certificate is granted
 them for obtaining a Probate hereof in due form of Law giving
 Security whereupon they together with others paid the Securitie
 interred into Bond and acknowledge the same according to Law

Wm. Thompson Esq^r

(44 C)

In the Name of God Amen, I Robert Dalton Senior being Weak in
Health but of sound Mind and Judgment do Make and Ordain this to be
My Last Will Testament Impressing & Will my Body to the Earth to lie
Decently Buried and My Soul to God who have I hoping that at the Lord
Day I shall Arise to the Judgment of the Righteous. I am I since to my
Beloved Wife Mary Dalton all My Real and Personal Estate during
her Lifetime herewho after my Death Debts are paid I give & leave to
My Son Golemon after My Wifes decease all My Lands to him and His
Heirs. In the same Golemon paying to his Sister Nancy the sum of Pounds
Pounds at the Time of her being of Age on the Day of her Marriage
I am I leave all My Personal Estate after my Wifes decease to be
Equally Divided between My Son Golemon and My Daughter Nancy
besides the Pounds my Son Golemon is to pay his Sisters a sum of
A Pounds Appointed Executors to this My Last Will and Testament
John Dalton & Benjamin Tamm and witness My hand and Seal
this 11th Day of November Anno Domini One Thousand Seven Hundred
and Eighty-eight

Robt X Dalton. S. J.
Mark

Sign'd seal'd & deliv'd
in presence of
James Gadsden.

Jamis Mitchell

At a Court held for Pittsylvania County the 28th Day of January 1779
The Within Ls Will and Testament of Robt Dalton Jr. Dec'd made
Exhibited to Court by John Dalton by Benjamin Tamm the Executors
therin named and proved by the oaths of the Witnesses thereto affained
to be genuine and on the Motion of the said Executors who made Oath
According to Law Certificate is granted them for Obtaining a
Probate thereof in due form of Law giving Security whereupon they
together with Jamis Mitchell and Daniel Mitchell their County's entire
into Bond and Acknowledged the same according to Law.

Test. Will Fumford Co.

In the Name of God Amen the 22nd of November in the year of our
 Lord Jesus Christ in the Year of His Birth One Thousand Fifty Eight. I Thomas Harvey
 of Pennsylvania County and Colony of Virginia being sick unto death do say
 that of a perfect Mind and Memory thankes be to God for the same
 of calling to mind the Mortality of my Body and knowing wherefore
 Appointed for man once to die do make and Ordain this my last Will
 and Testaments that is to say Principally and first of all I Give and bequeath
 my Soul unto the hands of God that have affilied
 my Body I recommend it to the Earth to be Buried in a Christian like
 Manner at the Discretion of my Executors nothing Doubting but
 at the General Resurrection I shall receive the same again by the
 almighty Power of God and as touching such worldly Estate where
 With it hath pleased God to bless me with in this life I Give diverse
 and disperce of the same in Manner and form following that is to say
 I Give and bequeath unto my Daughter Elizabeth one Shilling
 Sterling I Give and bequeath unto my Daughter Mary Two
 Hundred Acres of Land on the South side of Banister at the upper end
 of my Survey joining Nathaniel Waller I Give and bequeath unto
 my Eldest Son John Harvey one Shilling Sterling I Give and bequeath
 unto my Son Thomas Harvey one Shilling Sterling I Give and bequeath
 unto my Daughter Sarah during her Widomhood One Hundred Acres
 of Land on the South side of the Double Creek with the plantation
 the same to goe to her after her Death to fall to her Daughter
 Susanah I Give and bequeath unto my Daughter Ann two
 Hundred Acres of Land by the same Name on Left on the
 South side of the Double Creek at the Lower end of my Daughter
 Sarah's Land also after my decease I Give and bequeath unto her
 My Riding Horse and Saddle also my Bed & Furniture that I
 now Lie in I Give and bequeath unto my Daughter Agnes
 One Shilling Sterling I Give and bequeath unto Thomas Harvey
 the Son of William Harvey Decasce Two Hundred Acres of Land
 on Shewy Stone Creek with my plantation there also two Hundred
 Acres of Land on the North side of the Double Creek between the
 same Meadow on Left but if he shoulde die without Me in all the
 Lands and Possessions shall fall to Thomas Harvey my Son of Gen.

I

I append my Speculations Thomas Hardy Jr and John Bailey at Wiltshire
Whence I have learned Let my Name and Age be known & this may be
Year alone written in Present of these Wishes
John Allen Quaker Religious Page 40
Thomas Hardy Jr.
James X Allen
mark.

I Thomas Hardy Jr. do hereby utterly disclaim Prove and Disavow
all and every other former Document Will and Legacies Bequests and
Speculators by me in any Way before this time made. Now I do hereunto
Prestyng and Confirming this and No other to having lost Will of Damask
In witness Whereof I have hereunto set my hand and Seal the day
of year above written
John Allen Proctor Pagsdale
James Allen Windes

At a Court held for Pittsylvania County the 25th day of January
1779 (D) C. 26 The Clerk, Thomas Bowes, Sealed.

1779 The Within List will witness Fulness of Thomas Haney Esq^r
who was exhibiter into Court by Thomas Haney Jr one of the
Executors wherein named and proved by the oaths of two of the
Witnesses thereto and Ordered to be Recorded and on the Motion of
the said Executor who made oath according to Law certifying
Granted a Sum for Obtaining a probate thereof in due form
of Law giving security whereupon he together with Richard
Guyne his son and heir into Bond and acknowledged the same
according to Law.

A Codicel
to the last Will and
Testament of the Testator of my Will by striking an uncapable to living my Will away.
Thomas is under an expectation that I have Defect this life and as I stand of my
Baudry Will give a sum of £1000 to his son Thomas Horsley on North view of
Baudry and a free office of land containing 100 acres on the North view of
Baudry forming Bony Hall and formery Linc. With Money which shall
be collected from my Estate which was sold which I left out of my will
for my Support which I now Give for my Son Thomas Horsley to be laid
out and appropriated at his discretion for his raising & maintaining

(119) The Son of William Hardy because this is to certify that Thomas J. Dennis
Hardy, junior of Pittsylvania has the Wishes of my Deed by giving
and under an Affidavition that of all I heartily detract this Scheme as follows
Out of my Will and Parts of Land with the Money which shall be
Collected for the Sale of my Estate which I intend for the Support of
My Body during the Time of my life ... all which Men Give
unto my Son Thomas Hardy to be Liable and Appropriated at his
Discretion for his Double of Raising and Maintaining of the Child the
Son of William Hardy Because one Piece of Land lies on the South
Side of Banister containing Two Hundred Acres the other Side on the
North side of Banister containing One Hundred Acres to thin the
same More on Sls. As Witness Whereof I have hereunto Set my hand
and seal this 12th Day of Dec^r 1778. *T. J. H.*
John Allen John Bailey *Thomas Hardy*

At a Court held for Pittsylvania County the 15th Day of June 1779

The Within made & to the last Will and Testament of Thomas Hardy late
Was proved by the oath of one of the Witnesses there and Ordained to be
Certified, and affixed to this, at a Court held for the said County
the 17th Day of August 1779. the same was further Proven by the oath
of the other Witness there and Ordred to be Recorded By the Court

P. W. R. Dall C.

W^t Garrison of Benjamin Garrison of Pittsylvania County being of sound Mind and
Will Memory do constitute and Appoint this my last Will and Testament in manner
and form following (vizt), In presence I Give and Bequeath to my Daughter
Dianey Martin five Shillings Sterling Money. I Give I Give and Bequeath
to my Daughter Sarah Martin five Shillings Sterling Money. I Give
I Give and Bequeath to my Daughter Lucy Bryant five Shillings Sterling
Money. I Give and Bequeath to my Wife Sarah Garrison during
her widowhood the residue of my Estate and in case my said Wife
Sarah should Marry or die during my Will and desire that it be equally
Divided between my son William Garrison by my Daughters hereafter
named vizt Dianey Richardson Nelly Hank. Molley Garrison & Patty
Garrison. Betty Garrison and Lucy Garrison to them and their heirs

Signed

(150)

having given to me and approved my Deed of Sale made on the 1st day of October 1778
My Son William Harrison and William Pickering Executors of this
My Last Will and Testament do hereby witnesseth the same to be done
My Name on this the 11th day of October 1778

Signed Sealed and Acknowledged
In presence of

Charles Harrison Robert Pickering

Benjamin James

Benj. a. Harrison & Co.

At a Court held for Pittsylvania County the 18th Day of May 1779

The above last Will and Testament of Benjamin Harrison Esq^r May
Exhibited into Court by William Harrison one of the Executors thereon
Name and proved by the Oath of two of the Testifiers whose Oaths to be
Received as on the Motion of the said Esq^r Who made oath according
to Law. Certificate is Granted & given for obtaining a probate thereof. Giving —
Society Wherupon he together with Charles Harrison and William Pickering
his Humbley entred into Bond and acknowledged the same according to Law

Prob. Will. Pittsylvania Co.

Humbley
Will

In the Name of God a M^r in August 1st 1779 I think Humbley
of Pittsylvania County being very sick bed of a severe Mummy and calling
to Mind the Mortality of man that it is appointed for all men once to
die and knowing that whence I may please the almighty God to call me from
time into Eternity do constitute Ordain this my Last Will and Testement and
first of all I give My Soul unto almighty God that gave, and My Body
to the Earth from whence it was to be buried in a Christian like Manner
at the resurrection of my创作者. and what worldly Goods the almighty
has been pleased to bestow me with shall be distributed in the following Manner
Viz^r I Will that the Land which I left to Jeremiah White I make
him a Right to him and his Heirs in this my Will shall pay the Money according
to our Bargain I Will to my son Benjamin Harrison one hundred
sterling to him and his Heirs forever I Will that the Balance of
my Lands which I White is possessor shall be equally be divided between
my three Sons John James & Daniel and my Wifes Heirs coming and
being four a Son in Nine Monthes after my death it shall consist for
an Equal part with the other Sons and if a Daughter to these wills
my daughter as of late will her after in this my Will and their Heirs
in. I Will to my Sons all my Properties both to them

him and a thing forever after I will the whole of my Estate of Hargrave
Stocks of every kind and personal property he Equally divide
between my Children after my Wifes Death. I Tom. Jones the my Wifes
should have her Lifetime in the same. Whilst I Willing my aforesaid Sons
and after their Deaths to be divided in the above Proportion I appoint
Thos & James Benjamin my Executors and my Wifes Executrix
of this my last Will and Testament and I hereby before these WITNESSES
Acknowleage this to be my Last Will and Testament and do direct unto
them my Wives executors to do my said WITNESSES
Signe sealed & delivered } his P.C.
in presence of } Agnes A. Dodwell L.P.
D. Farmer. R. Lucy } mark
George Hardy

At a Court held for Pittsylvania County the 01st Day of September
1779 The Within last Will and Testament of Agnes A. Jones & C. W. Jones
Was Exhibited into Court by Benjamin Jenny One of the Executors
Therein named and proved by the oaths of two of the Witnesses thereto
and Ordered to be Recorded and on the Motion of the said Executor
Who Made oath according to Law Certificate is Given to him for
Obtaining a probate thereof in due form of Law giving security —
Whereupon he together with Frances & Mrs. Thomas Hardy his
Security entered into bond and acknowledged the same according to Law &
the Within last Will and Testament

Good
Well

In the Name of God AMEN I Abraham Good of Pittsylvania
County do constitute and appoint this my last Will and Testament
first I bequeath my Soul to almighty God that gave it me and my
Body to substance in a Christian like and honest Manner at the
Desecration of my Executors hereafter mentioned And I give to my Daughter
Sarah Good one Shilling I give to my Daughter Mary Jane
one Shilling I give to my Daughter Hannah Burd one Shilling
I give to my Daughter Elizabeth Bell one Shilling I give I give
to my son William Good one Shilling I give to my Son John
Smith Hollay one Shilling I give to my Daughter Ruth
Wiley one Shilling I give to my Son Abraham Good

(152) The two that I left him and the half of my Land & of my Goods to my Son Robert
Goods One half of my Land and all the Remainder of my Personal Estate —
My Will and desire is that a Boundary line through my Land between my
two Sons Abraham and Robert be run Parallel with the line next to the
Saying Land & such of that my Son Robert have his first choice of the two
Halves and if either of them shall die without issue the other is to have all
the Land lastly I do constitute and appoint my Son Robert Goods one
of my said Will and Testament I acknowledge this to be my Will
Given under my hand this Thirtieth day of July 1779

Abraham A Goods L.
mark

P. Phillips

George Phillips

William Goods son John Goods son

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

The Within L^d Will and Testament of a certain Goods was made publick
into Court by Robert Goods the Executor therin named and proved by
the oaths of the witness thereunto and ordered to be Recorded and on the
Motion of the said Executor who made oath according to Law certificat
is granted him for obtaining a probate thereof in due form of Law
giving security whereupon he together with George Phillips and
Benjamin Tannant his security entered into Bond acknowledging the same

John Will and Test.

In the Name of God A M^r & James Justice of Pittsylvania
County being in perfect Health Mind and Memory do constitute Make and seal
this my last Will and Testament in manner and form following viz a fift
all my carefull Wills to be paid of to my beloved wife Elizabeth & give
and bequeath her third of my Estate and to my Son Patrick & Give her
the other third of my Real and Personal Estate and to Meely my Daughter
the other part also Will and desire that my Son Patrick own and above
his share that goe much to be raised from my Estate as will pay his Scame
through the several degrees of the College and do hereby constitute my
beloved wife my whole and sole Executrix of this my last Will & Testament
and do hereby revoke disannull all former Will or Wills whatsoever and
do make and confirm this only to be my last Will and Testament All
Witness my hand and seal this Twelvth Day of August in the
Year One Thousand Seven Hundred and Ninety Nine

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and as my wife is now dead I do leave her in my Will
my due and equal share of my Estate.

James Gadsden Esq

Tested

John Smith, Samuel Shelday

Joshua Cantrell

At a Court held for Pittsylvania County the 21st Day of Dec^r 1779

The Within dñe Will and Testament of James Gadsden Esq. now exhibited
into Court by Elizabeth Shelday the Executrix therin named and proved
by the oaths of two of the Testifiers thereunto sworn to be Recorded and
on the Motion of the said Ex^r C Whom made oath according to law a
Certificate is granted him for Obtaining a Probate thereof in due
form of law giving security Whereupon he together with Samuel
Shelday and Joshua Cantrell have Security entered into Bond in the sum of £
Acknowleged the same according to law.

John Wm. Gadsden Esq.

Drake
from
S: John
Dad

This Indenture made this second day of February one thousand
seven hundred and eighty. Between James G: John of the one part and
Thomas Drake of the other part witnesseth that the said James G: John
for and in Consideration of the sum of Two Thousand pounds to him in hand
paid by the said Thomas Drake the Receipt Whereof the said James
G: John doth hereby acknowledge to the said James G: John hath granted
bargained and sold. Given and Confirmed and by these presents doth grant
bargain and sell. Given and Confirm unto the said Thomas Drake his Heirs
and Assigns forever. One certain tract of Land on Sandy Creek in
Pittsylvania County a State of Virginia containing 15 Acres of Land
being more or less on the West side of Sandy Creek Beginning at —
Stiles Line and up Stiles line to Francis Rose thence down the branch
to the Creek down the said Creek to the first Station to have and to
hold the said tract of Land with all and singular the Woods
underwood. Ways Watercourses profits. Commodities. Hereditaments
and appurtenances thereto belonging or in any wise appertaining —
to

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to the said Jonathan Martineau and also the Revision and Revision
Remainder Remainder being manuines of the said premises and of every
part thereof, and all the Estate Right Title Interest Claim and Demand —
Whatsoever of him the said James & John do in or to the said Land or Premises
above Mentioned and every part and parcel thereof. With the Appurtenances
unto the said Thomas Drake his Hires and Signs to only propper and
Lodges of the said Thomas Drake his Hires and Signs for ever and the said
James & John for him self and his Heirs the said land or Premises and
every part thereof against him and his Heirs and against all and every other
Person or Persons whatsoever to the said Thomas Drake his Hires and signs
Shall and will demand and recover before by these Presents In Witness
Whereof I have hereunto set my hand and Seal this Day and Year
last above Mentioned

James & John ^{his} L. G.
mark

Signed Sealed and Delivered
in the Presence of us

Charles Panton Robert Summerhayes

Thomas Billings

Recd of Thomas Drake the day and year within mentioned the sum of
Pounds thousand pounds it being the full Consideration Money, not herein mentioned
I say Recd by me

James & John ^{his} L. G.
mark

Witness

Thomas Billings

Charles Panton Robert Summerhayes.

Was countersigned for Pittsylvania County the 21st Day of March 1780
The Within Indenture together with the Receipt hereon made a knowledge
by the Within Namee James & John to be his act and Deed of Ourselves
to be recorded by the Court

John

Will T. F. Summers Co. Council

This Indenture made this Twentyfirst day of March one thousand Seven hundred and eighty Between John Nuckles and his wife Ann —
 Nuckles of the Parish of Cambden and County of Pettyloane of the One
 party and Nathaniel Murray of the same Parish and County of the other
 party witnesseth that the said John Nuckles and Ann his wife for and
 in consideration of the sum of One Hundred Pounds Current Money
 of Virginia to them in hand paid by the said Nathaniel Murray
 the receipt whereof they do hereby acknowledge have granted bargained
 and sold unto the said Nathaniel Murray his heirs and assigns
 for ever a certain tract or parcel of Land containing two hundred
 acres by the same Murray or less lying on the south side of the Double
 Creek joining the lower end of Sarah Duper's which said tract
 of land was bequeathed to the said John Nuckles wife Ann
 Nuckles by her Father Thomas Hardy in his last will and testament
 to have and to hold together with the said land all houses and
 gardens orchards trees underwood waters watercourses appurtenances
 hereto belonging and the said John Nuckles and his wife Ann
 Nuckles doth hereby warrant and defend a good and lawful
 right and title in the said tract of land and appurtenances thereto
 against the said John Nuckles and Ann Nuckles his wife their heirs
 and assigns and against the claim or claims of every other person or
 persons whatsoever to him the said Nathaniel Murray his heirs
 and assigns for ever In witness whereof the said John Nuckles and his
 wife Ann Nuckles have hereunto set their hands and affixed their
 seals the day and year first above written his
 signature sealed and delivered } John X Nuckles S. G.
 in presence of } mark
 Ann X Nuckles S. G.
 mark

Memorandum that on the Twentyfirst day of March one thousand
 Seven hundred and eighty that living and Seizing of the within mentioned
 lands and premises by the within mentioned John Nuckles and his
 wife Ann Nuckles to Nathaniel Murray was hereby acknowledged to

and

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and made according to the form and Office of Notary Publick
John ^{his} Muckley. N^o 10
mark
John ^{his} Muckley. N^o 10
mark.

At a Court held for Pittsylvania County the 21st day of March 1780
The Within Indenture together with the Memorandum of Henry and
Ezra Leman indorse whereunder witnesseth the said John Muckley
to be his actg and Deed by him his wife being duly Examined and the
Same admitted. Relinquished the Right of dower in and to the Within
Land and Promising Conveyed by her said Husband in the said
Indenture all which was intended to be Recorded by the Court

Jas. Wm. Dinsdale

Whereas This Indenture made this 19th day of October in the Year
of our Lord Christ One Thousand Seven Hundred and forty nine Pittsylvania
County William Poole Abraham Penn Archibell Hughes and William Muckley Esqrs
being in Trust of the County of Pittsylvania and Henry of the one part and
Esphirodius White of the County of Halifax of the other part Witnesseth
That the said William Poole Abraham Penn Archibell Hughes & William
Muckley Commissioners in Trust for and in Consideration of the sum of Five
Thousand One hundred and fifty pounds Current Money of the Commonwealth
of Virginia to them in hand paid by the said Esphirodius White before the
Ensuring and Delivering of this present the said White whereof they do hereby
Acknowledege Both Parties bargained sold aliened Confirmed
and by these presents doth Grant Bargain Sell alien and Confirm unto
the said Esphirodius White and to his Heirs and Assigns forever one certain
Tract or parcel of Land containing five hundred and eighty eight acres
to the same more or less situate lying and being the said County of
Pittsylvania and Parish of Cambden on both sides of Branch River
being the late Glebe of the said Parish of Cambden and being part of a
greater tract Granted to Richard Chamberlain by Sir Thomas Hales
Date the fifteenth day of August One thousand Seven hundred and

Fourty

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... and Conveyed by the said Chamberlain to the Valley of the said
Parish of Comber for the Aforeaid Purpose of a Glebe by Deed Bearing Date
the Twenty-eighth day of May One Thousand Seven Hundred and Twentythree and
Bounded as followeth (To wit Beginning) at Points in the Decline
thence South Eighty five degrees West Three Hundred and Eighteen poles to a
White Oak tree South Two Hundred and Sixty four poles to a White Oak
thence South eighty degrees east Ninety Two poles to a White Oak North
Eighty four degrees East One Hundred Eighteen poles to a Black & White
Oak North two and half degrees West two Hundred and Ninety eight poles
to the first Station. Together With all the Profits Benefits and Advantages to
the said Park or Parc of Land and premises in any Way Belonging or
Appertaining I have and do hold the above Granted Land
One hundred & Eighty eight Acres of Land and Premises, in the bounds above
Mentioned With all its Appurtenances to the Proprietary and Right of
Simeon the said Ephphodites White and to his Heirs and Assignees, and
the said William Poda Abraham Penn Arthur Hughes & William Wither
as Commissioners in Trust for the Disposal of the Aforeaid Glebe agreeable
to an act of Assembly Dated October One thousand Seven hundred & Twenty
eight, for themselves and their Successors to the Covenant and agree
With the said Ephphodites White that the said William Poda Abraham
Penn Arthur Hughes & William Wither Commissioners in Trust Will
as Well on Behalf of the Valley of the Aforeaid Parish of Comber
as on their own Part, their said Heirs and Successors. Marrant and
for ever defend the before Granted Land and Premises With all the Appurtenances
thereunto belonging, in the Simples to the said Ephphodites White and to
his Heirs and Assignees here and fully Exonerated from them the said
Valley or the Commissioners Aforesaid & from the claims or claims of all
Persons whatsoever In Witness Whereof the said William
Poda Abraham Penn Arthur Hughes & William Wither Commissioners
in Trust Made to these presents set their hands & affixed their seals
the day of Year above written

William Poda. L.S.
Abraham Penn. L.S.
Arthur Hughes. L.S.
William Wither. L.S.

Signed Sealed & Delivered
in the presence of
John Penhall. John Hallard
John Marsham. John Cog. Haynes. Morgan
Williams

At a Court held for Pittsylvania County, the 19th day of October 1779
 The Within Indenture of Bargain and Sale from William Potts Abraham
 Penn, Archelus Hughes and William White, Commissioners in Deed, &
 Christopher White marquess as to William Tandy & William White
 by the oaths of William Pottell, James Callard & John Mackham
 Proe of the Witnesses thereto, to his the aforesaid Deed of the said William
 Tandy & William White to be Ordained to be Certified and affixed by the Wite
 at a Court held for the said County the 16th day of Nov 1779
 The same was further presented to Abraham Penn and Christopher Hughes —
 by the oaths of Hayes Morgan and Robert Williams Proe of
 the Witnesses thereto, to his the aforesaid Deed of the said Abraham
 Penn and Christopher Hughes and Ordined to be Certified & affixed
 to the said Court held for the said County the 17th day of
 Nov 1779 the same was further proved by the oaths of the
 Governor & the other Witness unto as to Abraham Penn and
 Christopher Hughes to be their aforesaid Deed all which may
 be done to be Recorded by the Court

Wm Pottell Capt

Witnessed This Indenture Made this 21st of March One Thousand Seven Hundred
 and Eighty Between John Southlin of the one part & John Muckmillian
 of Pittsylvania County and State of Virginia of the other part witnesseth that
 the said John Southlin for and in Consideration of the sum of One Thousand
 Pounds Lawfull Money to him in hand paid by the said John Muckmillian
 the same whereof the said John Southlin doth hereby acknowledge to the said
 John Southlin hath granted, sold, alined & confirmed & by
 these Presents doth Grant Bargain & sell aline & confirm unto the said
 John Muckmillian and to his Heirs & Assigns forever a certain Tract or
 Parcel of Land containing One Hundred & fifteen Acres, more or
 less, lying and being in the County of Pittsylvania on the Branches of Sandy
 River, Reference being to the Grant for the Boundary it being part of a tract
 of Land of Two Hundred and fifteen Acres granted to the said John Southlin
 by a Grant bearing date the Thirtyninth day of October One Thousand Seven
 Hundred and Twenty Nine Thomas Jefferson Esq^r Governor of this common
 Wealth

W^tch^t of Virginia To have and to hold all and singular the said Land
 or part of Land which all Buildings thereon made, Glebe Ground
 Ways Paths Water Courses, easement of Way, commoditys, and all other
 and Advantage thereto belonging or in any wise appertaining to the
 said Land and also the Rents and Revenues thereon and
 Remainder, Rents and Diverses of the said Premises of every Year -
 whereof of the Estates Rights Title, Interest, Claim or Demand Wholesome of
 him the said John Southland, in unto the said Land by Premises
 above mentioned, having Part and Share thereof with their Appurtenances
 unto the said John Macmillian and to his Heirs and Assigns to the only
 Proper use and behoof of the said John Macmillian his Heirs and
 Assigns forever and the said John Southland for himself his Heirs
 and Assigns the said Land and Premises and every Part thereof against
 him and his Heirs and Assigns of every other Person or Persons -
 Whereto the said John Macmillian his Heirs and Assigns shall
 and will warrant & forever defend by these Presents In witness
 Whereof I have hereunto set my hand & seal the Day & Year
 first above mentioned
 Signed Sealed & Delivered } John Southland L.S.
 In the Present of us }

Recd of John Macmillian the day of year Within Mentioned the
 sum of One Thousand Pounds being the full Consideration Money
 Within Mentioned I say Recd by me
 Witness John Southland L.S.

At a Court held for Pittsylvania County the 21st Day of March 1780
 The Within Indenture of Rents & Dales from John Southland
 to John Macmillian was acknowledged by the said John Southland
 to be his act and Deed of Ourselves to be Received by the County

W^tch^t M^t Tuncate C.P.C.
D

Fulton
from
Smith
Dad.
Exam.

This Indenture Made the 15th day of February in the year of our
Sire One Thousand Seven Hundred Eighty Five between John Smith of Pennsylvania
County of the one part and James Fulton of the aforesaid County of the other
part witnesseth that the said John Smith for and in Consideration of the
sum of five hundred pounds Money of Virginia to him in hand paid the
said John he doth hereby acknowledge and pay unto the said John
Smith fully clearly absolutely and discharge the said John Smith
and his Executors ad m^t by these presents and for other Good Causes
and Considerations him here unto moving he the said John Smith hath
granted Bargained and sold aline Enfeoffed and confirmed by these Presents
John Grant Bargain and Sale aline unto the said James Fulton his Heirs
and Assigns forever One Sertain Tract or parcel of Land situate lying
lying in Pennsylvania County on both sides of Edwards Creek &
Tandy River and bounded as followeth To w^t Beginning
at Bennett McColloughs corner Bog Wood on the said Creek
thence along his lines North West Sixty degrees East eighty two poles to a White
Oak in the said McColloughs line thence North West Eighty three
degrees West One Hundred Eighty eight poles Crossing the Creek to
a poplar on a branch thence up the same with Menders to Joseph
Cunninghams corner Whit Oak thence along his lines South West and
half Degrees East One Hundred and Thirty two poles to a Bee oak thence
Nine and half pole and half Degrees South West Yards poles to a Bee oak, East
five degrees East Twenty poles to a White Oak on Bennetts Branch and
down the same as it Wending to the said Smiths old line thence along
the same to a Post Oak thence along James Fultons line North South
eighty eight poles West One Hundred and Ninety two poles Crossing
a branch to a Post Oak thence along James Fultons line North South
Eight and half degrees West One Hundred poles to a White oak North
Ninety degrees West thirty six poles to a Bee oak North forty nine degrees
East One Hundred and two poles to a Bee oak thence South Eighty four degrees
East Twenty poles to the beginning containing by estimation One Hundred Yards
acres and the reversion and Reversion and Remainders Rights Estates interest limited
Claim and Demand whatsoever of him the said John Smith appears unto
the said Land and Business or any part thereof to have and to hold
the

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the said Trial on panel off hand and all and Singular the Plaintiff will
then, and every of their Appartances unto the said Plaintiff his Servants
Affixing hereto of the said John Smith further by these Presents are
I amnd & witness the said Trial of him With all and Singular the Plaintiff with
their Appartances unto the said Plaintiff his Servants Affixing hereunto
and I do witness in this 2d day of March 1780 in the County of New Haven
of the Commonwealth of Connecticut and Will forever Differ the same
by these Presents. In Witness whereof the said John Smith have hereunto
set his hand & affixed his Seal the Day and Year above written

J. P. Seal of Delos.

In presence of

J. Smith J. G.

Memorandum that Recdable and John Jackson are
Debtors of the Plaintiff Montague and are owing Plaintiff and
John Jackson this 15 Day of February anno

Dom. 1780

John Jackson

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Chattin His M^t witness made this Twenty first Day of March One
from Thence one Seven hundred & eighty Between Thomas Haney and himself
Haney Mary his wife of the Parish of Lancaster County of Pennsylvania
Deed of the one Part and John Chattin of the Parish of Lancaster County
of Lancaster of the other part Witnesseth that the said Thomas
Haney and attorney his wife for and in consideration of the sum
of One thousand two hundred Pounds current money of Virginia
to them in hand paid by the said John Chattin the receipt whereof
they do hereby acknowledge have granted bargained and sold to say
theirs presents do grant bargain and sell unto the said John Chattin
his Heirs and assigns forever a certain Tract or Parcels of Land
containing by estimation one hundred and thirty acres being the same
more or less situate and lying on the North side of Manistee River
in Pittsylvania County and bounded as follows to wit Beginning
on a Branch river on Samuel Davis Line thence along the said river
to the Head Hastings Line thence along her Line to a corner
thence South fifty nine degrees East by true Pole to a Rock. thence
eleven degrees East forty two poles to a black gum. to the Head of a branch
thence down the said branch to the River thence up the said river as
it meanders to the Beginning which said land the said Thomas
Haney Purchased of Joshua Miller as appear by Deed bearing date
the eighteenth day of October One thousand four hundred & Ninety
Nine. To have and to hold together with the said tract of Land
all houses gardens orchards Woods underwoods Water Watercourses
and Appurtenances therunto appertaining and the said Thomas Haney
and his wife Mary doth by these presents warrant and defend a
Special Lawfull right and Title in the said tract of Land and
Premises against them Thomas Haney and his wife their heirs and
Assigns and against the claim or claims of every Person or Persons
whatsoever to the said John Chattin his Heirs and assigns forever
In witness whereof the said Thomas Haney and Mary his
wife

Myerham presents John Newlands of Coffey & Newlands Esqrs
Your Servt also Wm. H. Coffey
Sign Sealed & Dated }
In presence Of }
Thomas Young L.S.
Wm. H. Coffey L.S.
mark

Memorandum That on the twenty five day of March One
Thousand Seven Hundred Eighty two James G. Sizemore the mother
of Thomas, Senior, deceased, eighty two years of age, sign'd up the within
Mentioned Land & Premises by the within mentioned Thomas
Hardy & Mary his Wife to John Chatterton herby acknowledge
and Made According to the form of Office of the Notary Public
Date

At a Court held for Pittsylvania County the 21st Day of March 1780
The Within Inventory Together with the Memorandum of Summ and
Fees, hereon indorsed Was Acknowledged by the author named Thos
Hanes to his Act & Deed of Mary his Wife being Annexed
as the Same doth Distinguish her Right Of dower in and to the said
Land or Premises Conveyed by her said Husband in the said Sum
Inventory, all which was Ordered to be Recorded By the Court

John Wells Franklin CO.

Smith
from
Harris
Deed

This Indenture Made this 15th day of February in the year of
our Lord God One Thousand Seven Hundred Eighty Between James Kearny
of the County of Pittsylvania and Colony of Virginia of the one part & Samuel
Smith of the County of Colony Albemarle Wethersfield the Whence James
Kearny for and in Consideration of the sum of Two Thousand Seven Hundred
Pounds good and Lawfull Money of Virginia to him in hand by this Samuel
Smith the 1st day of March in the year of our Lord One thousand Eighty acknowledge and
himself fully satisfied contented by said James Kearny sole Delivere of his
three Backets de Bangoon Gold delivered above Entitell. Recd and confirmed further
unto Samuel Smith his heirs Executry Administratry and Assigns.

On a Part of Land in Provincial County Containing five
 Hundred and four Acre and a half, More or Less, on the East Side of
 Cascade Creek and Bound by the same Branch from the North as in
 Meandering along leaving the said Branch to the South of the
 Watering place Prince along the said Line to the Creek it being all Tyree
 Land of Seven hundred and one half of eight hundred & Nine
 Acres granted by William to Rev. Dr. Harey his son, as his
 Son off a lease to him by John Dickinson. Together with all
 Woods underwood Timber and other Trees Water courses and the
 Privilege of Hunting, Raking, fishing and pawling or any upon the
 premises with all the Appurtenances thereunto or in any wise
 appertaining unto him the said Samuel Smith his Heirs Executors adm^m
 and Assigns with all the Revenue and Revenues Remaining of whatsoever
 Rents, Taxes and Divers to the only use and behoof of him the said
 Samuel Smith his Heirs Executors, administering and applying —
 however, that the said Dr. Harey his Heirs Executors adm^m and
 Assigns shall forever warrant and defend unto him the said
 Samuel Smith his Heirs Executors adm^m and Assigns the above tract
 or parcel of land from the Property claim or demands of
 any person or persons among whatsoever the said Dr. Harey
 shall at any time hereafter make or grant any further Conveyance
 that shall be looked upon lawfull or necessary (at the expence of him
 the said Samuel Smith) unto him the said Samuel Smith his Heirs
 executors and Assigns the true and lawfull performance
 of which the said Dr. Harey doth by these presents bind himself
 his Heirs Executors adm^m and Assigns forever In witness whereof the
 said Dr. Harey hath hereunto set his hand and affixed his seal
 the day and year first above written

Dr. Harey L.

Sig. sealed delivered,

In presence of,

David O'Donnell Thomas Long

John Clegg John London

Williams Glenn Williams Glenn

Memorandum Drawn the day and year from William
Montgomery Parallel Agreement of Loring & Son of the William Montgomery
Lancaster beginning with all the Apprentices now bound by
Lynn Hennings to Samuel Smith Agreeable to the written Invention
In Pursuit of

Dan'l O'Donnell Mark
Thomas Gandy John A. Long
John London William Glenn William Stevens

At a Court held at Pittsfield, Pennsylvania, on the 25th day of March, 1780.

The Willing Indenture together with the Manuscript of Sir Guy of Gislen have in due course
been signed by the Oaths of three of the Witnesses thereto, to witness the City and Deed of the Willing Indenture
Guy Harrius and the same was Ordained to be Recorded by the Seal

John Wm. Tumulty Copeland

This Indenture Made the 15th day of February in the year of our Lord Christ
Seventeen hundred & eighty Between John Smith of Pittsylvania County of the one part and
Sterling late of the County aforesaid of the other part witnesseth that the said John Smith
for and in consideration of the sum of Four Hundred pounds current Money of Virginia
to him in hand paid by the said Sterling late at or before the sealing & delivery of these
present the Receipt Whereof the said John Smith doth hereby acknowledge hath granted
bargained sold & confirmed by these presents to the said John Smith his heirs and assigns
the said Sterling late his heirs and assigns forever One certain tract of land lying
and being in the County aforesaid and on the Waters of Sandy Creek containing by estimation
thereof hundred & forty five acres it being part of a greater tract granted unto Peter Wilson
by patent the first day of July seventeen hundred & forty two by a surveyor by adjoining
line and it being the upper part of the said tract wherein the plantation is adjoining Nathan
McCrory and a Survey of the said John Smith With all the appurtenances Way Water
& Watercourse profits and commodities of the said tract lies on parcel of Land in the
bound mentioned as above To have and to hold to him the said Sterling late his heirs
and assigns forever The said tract lies on parcel of Land With all the appurtenances thereto
belonging and the said John Smith doth hereby warrant defend unto the said Sterling late his
heirs & assigns the said tract lies on parcel of Land from all encumbrances whatsoever and
from

1666 I nowe do further declare & witness before you my Right or Title unto the said Estate of
John Sir Nitwitz Whenu, the said John Whenu hath nowe sold his house & land to his
sone the day and year above written
Signed and sealed as in presence of

Rec'd Standing Committee of Town Councils & Friends during the Consideration
Within Minutes of day Recd by me

J^o Smith --

Abacanthula from Pittsylvania County, the 25th day of March 1780.

The Within Indorsement Registering With the Receipt
in案 Was Acknowledged by the Within Namee John Smith to be in acts and Discard
one the same Was Oweved to the Recipient By the Custo

First Will - Gambell Corp

July
Green
Humphrey
Dear

This Indenture Made this 15th Day of October in the year of our Lord Christ
One thousand seven hundred and seventy nine, Between James Murphy, of Pittsylvania
County and State of Virginia of the one part and Charles Abby, of Halifax County and State
of Virginia of the other part. Witnesseth that the said James Murphy for and in
consideration of the sum of Twelve American Pounds Current Money of Virginia
to him in hand paid by the said Charles Abby, the receipt whereof the said James
Murphy doth hereby acknowledge hath given granted, bargained & sold, and by
these presents doth give grant, bargain sell, alien, enfeoff and confirm unto the said
Charles Abby his heirs and assigns forever One certain tract or parcel of Land lying and
being in Pittsylvania County) containing by estimation One hundred and forty three
Acres being the same whereon he is dwelling the same that Nathaniel Tracy conveyed to the
aforesaid James Murphy by Deed returne in the County Court of Pittsylvania the County
eighth day of March anno Domini 1773. Reference being made thereto may more fully
appear which said land the said James Murphy conveys by this instrument for
the consideration of fifty pounds eighteen shillings and nine pence half penny Virginia
Money, to James Murdoch Jr. Which Deed was recorded in the County aforesaid
on the 23rd day of September anno Domini 1773. Which said conveyance by instrument
the aforesaid James Murphy hath made to the said James Murdoch the 25th
Day of November anno Domini 1779. Agreeable to an act of Assembly in that Case made
and provided which Land is bounded as follows to wit, Beginning at a Red oak
in Sals Line three rods dividing Sines South eighty five degrees West one hundred

167.

one, forty poles to a Northly Southly degree, And one hundred and thirty eight
pole Confing the first branch of Elkham, back to pointe Northly from degrees
East one hundred and fifty two poles to pointe in Gloucester line, then along his line
further ten degrees. With Eighty three poles to pointe then a long back line South
in degrees East One hundred eighty pole Confing the aforward first branch of
Elkham back to the beginning it being the same where the said James Murphy
No. line to have and to hold the aforward granted bargained premises
With all and singular the Rights, Benefits, Priviledges and Opportunities thereunto
belonging to the said Charles Daly to him his heirs and assigns forever of the said
James Murphy doth hereby these presents Warrant, and Will further define the
afore granted by bargained, known and premises, With all the appurtenances -
thereunto belonging unto the said Charles Daly his heirs & assigns forever and
to be at the time of granting the same free and clear of and from all manner
of encumbrances, and from the just claim of any person or persons whatsoever
In witness whereof, the said James Murphy hath hereunto set his
hand and affixed his seal the day and year above written

Sealed Sealed & dated }
In presence of }
Stephen Coleman
Charles Normack, Junr Farmer

James Murphy. S.S.

At a Court held for Pittsylvania County the 16th Day of Nov: A.D. 1779
This deed was proved by the oath of two of the WITNESSES thereto, taken the 2d and 3d
of the above Month James Murphy and Audencia take Confess, yester morrow to this
Court held for the said County the 1st day of March 1780, the same was
further proved by the oath of the other WITNESSES thereto, take the 2d and 3d of
the said James Murphy & Audencia to be genuine By the Court

John Hill. Guntell C. G. Court

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Southland the 1st day of November anno Domini MDCCLXXIX
spouse James Thornton of the County of Pitts
of the said part of the Commonwealth of Pennsylvania
of the other part of the Commonwealth of Massachusetts
that the said Thornton for and in
consideration of the sum of seven hundred pounds to him in hand paid
by the John Southland hath granted bargained and sold unto John
Southland of said Commonwealth of Pennsylvania
and being in the County of Pittsylvania on the south side of Oconsaw River
Containing two hundred and forty acres of land more or less, including
the land that the said Thornton purchased of John Guyne together with all
houses orchards gardens meadows pastures and all and every
the appurtenances thereto belonging or in any wise appertaining and also
the Reversion and余地 remainder and remainder right estate —
Interest claim or demand of him the said James Thornton his Heirs Executors
Administrators or assigns of him and to all and singular the said land and
possess and enjoy part and parcel thereof To have and to hold
the said land or parcel of land and possess to him the said John Southland
his Heirs Executors Administrators or assigns and to the said James Thornton for himself his
Heirs Executors from the said land and premises unto the said John Southland and his
Heirs executors or assigns will warrant and defend from him the said James Thornton and his
Heirs executors and assigns and from all and every other person or persons
whatsoever In witness whereof I have signed set my hand affixed my seal
the day 1st year above written
James Thornton. L.S.
Signed sealed & delivered
in presence of
Robert Payne William Wilkerson
Joseph Parson

At a Court held for Pittsylvania County the 1st Day of November 1779
The Within instrument was proved by the oaths of two of the WITNESSES thereto taken before the Court
of the Within Name James Thornton and one and a half Cents paid afterwards to Witnesse
held for the said County the 2nd Day of March 1780. the same was further proved by the oaths
of the other WITNESSES thereto take the aforesaid Day of the said James Thornton to be Recored
By the Court.

Jul. 5 Will. Finsall C.P.C.

169

Know all Men by these Presents that I William Griffeth of the County of Pittsburg
born and Colony of Virginia am holder and jointly bound unto William Price of Pennsylvania
County and Colony of Virginia in the sum of Ten Thousand pounds of Landfull
Money of Virginia to be paid unto said William Price or unto his Lawfull Attorney Expon
Administrator or Assignee that I Well Note Disposse Now Intervict the said Price
During the term of four Years of the Stock More, the Land of such as he standes
in Possession of except One House Lot, Leininge, the same to be bought if
she can be sold for One hundred & Twenty Pounds, upon the same Term, also there
is to be a Revision of the same made at Harvest in the year one thousand
Four hundred Eighty four to the Wherof payment Will finally to be made so hereby
bind myself my Heirs Executors Administrators or Assignees and jointly
by these presents sealed With my Seal and dated this eighteenth day of May in
the year One Thousand Seven Hundred Eighty Four

William Griffeth. L.S.

Thomas Larkay
Jonathan + Griffeth
Mark.

The Court held for Pennsylvania County the 16 day of January 1785
The Within Bond Was proven by the oath of Thomas Larkay one of the Witness
thereunto to be the act and Deed of the Within Namee William Griffeth and likewise
Was ordered to be Recorded by the Court

Jas. Hill. Esq. C. of C. County

This Indenture Made this fourteenth day of March in the year of our
 Lord One Thousand four hundred and fifty Between Thomas Ayres of his wife
 Elinor of the County of Pennsylvania of the one part & Slaveholders of the County
 of Lancaster of the other part Witnesseth that the said Ayres and wife Elinor doth send
 in Consideration of the sum of Two Hundred Pounds to him to have
 and the receipt Whereof they the said Ayres doth hereby acknowledge thereof
 to be Acquited and discharge the said Notes by these Presents doth grant Bargain
 sell and Convey unto the said Notes unto his Heirs one certain tract or parcel
 of Land Containing by estimation four hundred and twenty nine acres more or
 less being part of the Survey lying in the County of Lancaster on the Waters of
 Fall Creek and bounded as followeth to wit Beginning at a dead
 Oak in Puddles line on the West side of Langills fork of Fall Creek thence
 South thirty three degrees of half east Crooping & fork to a pine in Puddles old line
 thence South fifty one degrees With eighty nine poles to a Hickory thence North
 forty five degrees West fifty seven poles to a White oak thence North fifty one
 degrees east One hundred and Sixty two White oak North forty five degrees
 east forty three poles to the first Station Then Beginning at a pine at the Mouth
 of Maggs fork of Fall Creek thence North thirty nine degrees east One hundred
 and ten poles to a pine North eighty one degrees East forty two poles to a small
 White oak South fifty one degrees East One hundred poles to a white oak
 South twenty two degrees east forty eight poles to a white oak South forty two
 degrees east forty two poles to a pine in Thunders line thence along this line
 South forty degrees West one hundred and six poles to a white oak thence
 North Sines the same Course Containing forty two poles to a white Oak
 Oak thence along Fifty line to a small Maple on the bank of Great
 Fall Creek thence up the Creek and returneth to the Beginning With
 all Kinds of orchards gardens and houses With every appurtenance what
 ever thereunto belonging To have and to hold the said Land and
 Premises and every part and parcel thereof to him the said Notes his
 Heirs &c and the said Thomas Ayres and wife Elinor Ayres their Heirs
 executors &c doth hereby warrant and forever defend the same ready
 to

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In witness whereof Ayres hath caused his hands and affixed thereto
this the day and year above written

Sign. Seal. &c. of Wm. Wilkerson & Thomas Ayres
In presence of us
William Wilkerson Thomas Ayres
Thomas Wilkerson mark
Allum Stokes. Eleanor Ayres.

Memorandum that on the day and date within mentioned quiet and
peaceable possession of the Within Land and premises granted and sold was
taken by the Within Men Thomas Ayres and by him delivered to the Within
Name Stokes as the usual symbol of living given according to the force from
and effect of the Within Deed

Thomas Ayres L.S.

At a Court held in Pittsylvania County the 19th Day of September 1780

This instrument together with the Memorandum of giving him Indorse
Was proved by the oath of the Witness before to be the acts and Deed of the Within
Named Thomas Ayres and the same was accordingly Received by the Court

To the Will Tamlett Copied

This Indenture made this 20th Day of March in the year of our Lord
Brought One Thousand Seven hundred Eighty Between Benjamin Brannan of the County
Died of Pittsylvania & Charles July of the said County witnesseth that the said Benjamin
Brannan for and in consideration of the sum of One thousand pounds current money
of Virginia to him in hand paid by the said Charles July before the sealing of delivering
of these presents to the People Whereof is hereby acknowledged by the said Benjamin
Brannan hath given granted Bargained & Sold by these Presents Both
giving and Bargaining & Confirming unto the said Charles July his heirs and assigns
forever all that tract or parcel of land lying on the North side of Cuckoo
Creek

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Creek in Pittsylvania County being the Land formerly the Property known
as Leek's or Deacon's and Acquired by his Son Deacon Leek by Will and
Deed and the said Thomas Leek made a Deed to Benjamin Brownne, all
which several Conveyances are Recorded in Pittsylvania County Court
Reference thereto being had may make more fully appear, Together with
all and singular the Privileges and Appurtenances thereunto belonging in every
way pertaining I have and to hold the above Solar Land and premises unto
the said Charles only his Heirs and Assigns, forever, against him the said Benj.
Brownne, his Heirs and Assigns, and against the Claim and Demand, of all and
every other person or persons whatsoever do and will warrant & confirm defend
the said land In Witness whereof the said Benjamin Brownne hath
Lent unto his hand and seal the Date above written

Sealed & Delivered the 21st Day of March 1780 Benj. B. Brownne L.S.
in Presence of his
Indulgence before signed

MEMORANDUM That on the Day and year Within Written Quicke and
Praeble Description and Sign of the Land and Premises Within mentioned may
have by Benjamin Brownne and by him delivered to the Within Namee Charles
only Agreeable to the Within Deed Benj. B. Brownne L.S.
In Presence of his
Mark

Attest Selafor Pittsylvania County the 21st Day of March 1780

The Within Indulgence together With the Memorandum of having Given
him Indulgence was acknowledged by the Within Namee Benj. B. Brownne
to his self and his self Indulgence to be Received By the Court

John Will. Franklin C.P.

1793

This Indenture

Made the Tenth Day of May in the year of

One Seven Hundred and eighty Between William
from Pollard of the County of Pennsylvania of the one part & John Braddock of the
said County of the other part witnesseth that the said William Pollard for
and in consideration of the sum of Thirteen Thousand Fifty Pounds Current
Money of Virginia to him in hand paid or to be paid by the said John
Braddock the receipt whereof the said William Pollard doth hereby acknowledge
The said Braddock having sold and confirmed and by these Presents
do grant, bargain, sell and confirm unto the said John Braddock his
Heirs and Assigns forever One Certain Tract, piece or parcel of Land —
Lying and being in the County of Pittsylvania Containing Three hundred and
Ninety Acres in the same Mountain Ridge and part of a Tract of four
hundred acres granted to Daniel Hembly by Patent bearing date the
enth of October in the year of our Lord One thousand seven hundred and
fifty two and now bounded by the Lines of Nathaniel Remond and
Stephen Colling and others with all the appurtenances belonging or in any
wise appertaining to the premises hereby granted and the remainder and
remains remaining and all Services Benefits and
Profits of the said bargained land and premises and all the rights claiming
integrity & Relating to the same to have and to hold the said bargained
land and premises unto the said John Braddock his Heirs and
Assigns forever — to the only purpose and intent of him the said John Braddock his
Heirs and Assigns forever and the said William Pollard hereby grants
to himself and his Heirs that the said William Pollard and his Heirs
anyway of them shall and will warrant and forever defend the
said bargained land and premises with all and singular the rights and
Appurtenances thereto belonging unto the said John Braddock his
Heirs and Assigns forever, against the claim of him the said William
Pollard or the claim of any other person or persons whatsoever In
Witness Whereof the said William Pollard have hereunto set his
hand & seal the day & year above written
Sealed & acknowledged in the presence of us
John Burkley, John Lumpkin, Loring Willis

William Pollard. L.S.

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At a Court held for Pittsylvania County, the 16th Day of May 1720

The Within Deed acknowledged by the subscriber Name William Hollard to be his act and Deed and also the Wife being present examined
Relinquished her dower in and to the Within Granted Land and promising
and engaged to be released By the Court

John Willm. Hollard (s)

Fugle
Guns
Lawrence
Deed

Phiz Indenture Made this Twenty ninth Day of October in the year
of our Lord One Thousand Seven Hundred and Sixty Nine Between Thomas
Lawrence of Pittsylvania County of the one part, Sodenick Fugle of the
aforesaid County the other part witnesseth that for and in Consideration of Twenty
Five Pounds Current Money of Virginia to said Thomas Lawrence in hand paid
by the said Sodenick Fugle on or before the Sealing and Delivering of these
 Grants the Receipt whereof he doth hereby Acknowledge and these of Both
 Parties Acquit and Discharge the said Sodenick Fugle his Heirs Executors and
 by these presents the said Thomas Lawrence doth Grant, Bargain, Sale alien & have
 and Confirm by these presents, have Granted & Bargained to old Alina Reland
 and confirmed unto the said Sodenick Fugle, his Heirs and assigns forever One
 tract or parcel of land in Pittsylvania County Containing Fifty acres in the same
 Manner as follows Beginning at a locus on the North side
 of Big River corner Tree, between William Justice and the said Thomas Lawrence -
 thence a Long a (Dividing) Line between the said Justice and Lawrence to a corner
 White Oak near a Path thence south along a Marked Line to a Branch of
 Bush Trees on the North side of Big River thence up the said River which
 Meanders to the beginning place, fall Holes Way Water running profitly
 coming into hereditary Appertinances whatsoever and premises thereby
 Granted by Reland on any part thereof belonging or in any wise appertaining
 and the Inheritor and Successor Remaining and their Heirs and
 Property thereof also all the Estate Right Title Interest in the Land Property Claim
 and Demand whatsoever of him the said Thomas Lawrence his and

to

1496

To the said Thomas Lawrence and all his Evidence Whittington being an attorney
there concerning the same to have and to hold the said fifty acres of
land and all and singular other the premises hitherto granted of record
and every part and parcel thereof with them and every of their appurtenances
unto the said Sodomick Tuggey his heirs and assigns forever that he the said
Thomas Lawrence now at the time of sealing and delivering of these
documents is free of all goods, debts perfect of indefeasible Estate of inheritance in
the sum of one in the Premises granted by himself and that he hath
good power and lawfull and absolute Authority to grant and convey the same to the
said Sodomick Tuggey his heirs and assigns in manner and form as aforesaid
and that the said premises now are and so forever hereafter remain and be
free and clear of any and all former and other gifts and lastly the said
Thomas Lawrence his heirs all and singular the summing hitherto
granted and released with their appurtenances unto the said Sodomick
Tuggey his heirs and assigns against him the said Thomas Lawrence his
heirs and all and every other person or persons whatsoever shall & will
be bound & forever discharge by these presents my witness in presence whereof the said
Thomas Lawrence hath countersigned his hand and seal the day of October -
first above written

Signed seal of delivered
In presence of us

Joseph D. Deen William Justice
Mark

Daniel Morgan

Thos X Lawrence S. G.
Mark

Recd of Sodomick Tuggey Twenty five pounds Virginia currency being the
consideration money for the within mentioned land this County seventh day
of October 1799

his
Thomas X Lawrence
Mark

Joseph D. Deen William Justice

Daniel Morgan

477.

Memorandum on the Day and Year of the within Month and Year
Quid pro parvus pro parvo quod est in locum te fugit uterque
Mantua promissio thos ad. Dm. ^{Chri} Thomas Lawrence
Subd. ^{mark.}
Joseph Dyer William Justice
Daniel Morgan

At the Court House of Pennsylvania County the 21st Day of March 1780

The Within Indenture Together With the Memorandum of Henry Gaze and
People, hereon indented are acknowledged by the within Named Thomas Lawrence
to be his genuine and true Deed of Deed to be Recorded By the Court

Det Will. Fumbell Co

Wright
Youn
Nickle
Dug

This Indenture Made this Twentyfirst Day of March and Received
Seventeen hundred Eighty between John Nuckles & his wife Ann Nuckles of the Parish
of Lemelson and County of Pennsylvania of the One Part and Charles Wright of
the Parish of Littleton and County of Cumberlance of the other Part witnesseth
that the said John Nuckles and Ann his wife for and in consideration of the
sum of Six Hunnes & Pounds Current Money of Virginia to him in hand paid by the
said Charles Wright the Peopl. Whence they do hereby acknowledge have
Granted bargained and sold unto the said Charles Wright his Heirs & Assigns
forever a certain tract or parcel of land containing by estimation One
Hundres Acres, in the same Moncaw Ls. Situated and lying on Cherry Stone
Creek in Pennsylvania County of Berwick as following to wit, (Beginning) at a
Corner Red Oak on Thomas Haudys land along the Ocean Line tree White
Oak, from thence a South Course down to the Creek to a Spanish Oak, from
thence down the Creek to a Red oak, from thence a North Course to the beginning) -
To have and to hold together with the said land all Young growing orchard
Wood Underwood, Trees Watering and Appurtenances to the said land
Appertaining, of the said John Nuckles and ann his wife both Lively Warrant
and Desira also of lawfull Right of Title in the said land appertaining
therof against them their Heirs and assigns and against the Belains
on

1078.

or claiming of any person or persons whatsoever to him the said Charles Waddington
his Heirs and Assigns herein by witness of the said John Nuckles
and Ann his wife have hereto set their hands and Affixes hereunto seal the
Day of April anno domini MDCCLXXXI

John X Nuckles S: G:

Mark

Ann X Nuckles S: G:

Mark

Sign Sealed & Delv.
In presence of

Memorandum that on the Twenty four Day of March in the year
of our Lord One Thousand Seven Hundred Eighty that Survey of Seizure
of the within Mentioned Land and Premises by the within mentioned
John Nuckles & his Wife Ann Nuckles to Charles Wright Marbury
Acknowledged and Made according to the form of Office of the within
Written Deed

John X Nuckles S: G:

Mark

Ann X Nuckles S: G:

Mark

At a Court held for Pittsylvania County the 21st Day of March 1781.

The Within Indenture together with the Memorandum of Survey and
Assignment Indorsed was acknowledged by the within named John
Nuckles & Ann his wife being privately examined as the law demands
Diligently his Right of Dower in the Within Granted Land
and Premises all which was agreed to be Received by the Court

Test

Will Tumblor Esq: County

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Earley
from
Allen
Duck

This Indenture made this Twenty first Day of March and year of our Lord
One Thousand Seven Hundred Eighty between James Allen of the County of Pittsⁿ
and parish of Canons of the said Year and Tenant Earley of the County of Pittsⁿ
of the other part witnesseth that the said James Allen for and in consideration
of the sum of One hundred pounds Current Money of England to him in hand
paid by the said Tenant Earley before the sealing and Delivering of these
Presents the Receipt whereof he the said James Allen doth hereby acknowledge
himself fully satisfied Contented and has health granted bargained
Sole Reliance and confirmed hereby these presents Doth Grant Bargain Sell
Reliance and confirm unto the said Tenant Earley his Heirs and assigns —
Fourty five acres of Land in the same Monroe City situated lying
and lying in the County of Pittsylvania and bounded as followeth —
To wit, Beginning at Williams Shantz corner the Oak thence a Northwest
of Markees Tree a North course Twenty four poles to a red Oak Saplins thence
an East course forty nine poles to a red oak Saplins thence a Northwest course
a Northwest of Markees Tree a South course eight poles to a red Oak Saplins
in the said Earley's line thence along the said line fifty six poles to the high
Station with all and singular the appurtenances thereto belonging with
all Hams Richard Woods Waters Water — May Meadow Grounds
thence to belonging or pertaining and all Profid claim Intress and
Demand whatsoever in fee simple and the said James Allen Doth warrant
the same aforesaid tract or parcel of land and premises to the said Tenant
Earley free from any Incumbrances due or made Mortgages Rents Delys or
Quitments to the date of these Presents to the only proprieur and lesse of
of him the said Tenant Earley his Heirs Execs. and assigns forever
from the claim on claims of any Person or Persons whatsoever I James
Allen do also for myself my Heirs and assigns Confirm unto him the
said Tenant Earley the above mentioned tract or parcel of land and
Premises to the said Tenant Earley his Heirs and assigns forever against
me my Heirs and assigns & I bind myself my Heirs and assigns firmly
by these Presents to make any further Right in Deed or Conveyance to
the said Tenant Earley as he or his heirs shall lawfully require witness my
hand & seal the day & year above written

James X Allen, Jr.
Mark

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Memorandum that the Within Recd an Indenture of Land given
Peculiarly, had of the said James Allen by the said James Allen, Esq. according
to the True Intent and Meaning of those Presents, witness my hand & c.
*James + Allen & G.
Mark*

Rec'd this County first Day of March 1780, the full sum of Two
Pounds being full Satisfaction of the within Indenture witness my
hand
*James + Allen
Mark*

At a Court held for Pittsylvania County the 21st Day of March 1780
The Within Indenture Together with the Memorandum of Payment
of Two Pounds, herein indented was Acknowledged by the within
Named James Allen to be his genuine signature and of record to be
Recorded by the Court. *Sub Wm. Kimball, Clerk*

Wm. Kimball
John Roberts
Ducia E. C.
This Indenture Made this County first day of March in the year
of our Lord One Thousand Seven Hundred and Eighty Between James
Roberts of Pittsylvania County of the one part, & John Kimball of the same
County of the other part. Witnesseth that the said James Roberts for and in
Consideration of the sum of One Hundred & fifty Pounds Current Money of
Virginia to him in hand paid by the said John Kimball before the Sealing
(and Delivery of these presents, the Receipt Whereof the said James Roberts
humbly Acknowledgeth to the said James Roberts hath Given Granted —
Bargained sold Aliner Allard Enfeoffed and confirmed by this Present
Both by his Grant Bargain Sell and Confirmation to the said John Kimball
in Hand and signs This Sixty or half Acre of land each Surveyed lying
and being in the Town of Petersburg On the South side of Main
Street including the old Town Spring and by the Plan of the said Town
known by the Number
being the same Sixty which James made the elder
did

1481

Widomerty Bargain for, such to which he never had or shall have made
 Together with all True Woods Ways Estates Watercourses Rights Advantageous
 Immunities. Remittances and Appurtenances thereunto belonging and
 the Devision and Division Remainder and Remaining Parts and Servies of the
 Land and every part thereof and all the Estate Right Title Property Claim
 and Demands wherewhether in equity or in law of him the said James
 Roberts his Heirs and Assigns inwards the same during or any part thereof —
 To have and to hold the said Lands and places of land of summe
 quantity part thereof, unto the said John Thimble his Heirs and Assigns forever
 of the said James Roberts for himself and his Heirs doth Covenant and agree
 to and with the said John Thimble his Heirs and Assigns that he the said James
 Roberts the said Tracts of land on half Acres of land and Premises above
 mentioned, and every part thereof unto the said John Thimble his Heirs
 and Assigns against whom the said James Roberts his Heirs and Assigns
 and against every other person and persons whatsoever do and will following
 Warrant and Deme In witness whereof the said James Roberts
 hath hereunto set his hand and Seal the Date above written
 sign seal & deliver'd James Roberts L.S.
 In presence of

O Memorandum that on the Day of year Within written
 Peaceable and Quiet Possession and Seizure of the Tracts aforesaid mentioned
 hereby by the within Name of James Roberts by him delivered to John
 Thimble agreeable to the within Indenture James Roberts
 In presence of

At a Court held for Pennsylvania County the 21st Day of March 1780

The Within Indenture together with the Memorandum of every thing
 herein Indenture made acknowledge by the within Name of James Roberts
 to be his act and done by him to be Received by the Court

Pet. West. Painter Esq.

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This Indenture Made this Thirtenth Day of March anno Domini
Seven Thousand Eighty Between James St. John of the one part and
Thomas Billings Senior of Pittsylvania County Virginia of the other part
Dwelling
In witnesseth that the said James St. John for and in Consideration of the
Sum of Five Thousand Pounds Current Lawfull Money of Virginia to him
in hand paid by the said Thomas Billings the Receipt Whereof the said
James St. John Acknowledgeth Hath granted bargained & sold a piece
of Land bounded by three presents. Cloth Bargain & sale aforesaid
Confirme by these presents. Cloth Bargain & sale aforesaid
Constituted the said Thomas Billings his Heirs and Assigns forever
One certain piece of land containing 135 acres on Sandy
Creek in Pittsylvania County Virginia Beginning as followeth To wit
at Munkes Lick down Sandy Creek to Sticks Lick from thence to
Clay Run Lick beyond Davis Log Path from that line up
to the head of the branch down the said branch to the Beginning —
To have and to hold the said tract or parcel of land with all and
singular the Woods underwood, Maps, Watercourses, Profits —
Communities, Inhabitants, Advantages, Benevolents Belonging or in
any wise Appertaining to the said Land above Mentioned and
also the Division and Partition Remainder and Remaining Rents and
Services of the said Premises and of every part thereof and all the
estate right title interest claim and demand whatsoever of the said
James St. John or in and to the said land and Premises above Mentioned
and every part and parcel thereof with the appurtenances unto the said
Thomas Billings his Heirs and Assigns forever of the said James St. John
for himself his Heirs and Assigns the said land of Premises and
every part thereof against him and his Heirs Against all and
every Other person or persons whatsoever to the said Thos. Billings
his Heirs and Assigns shall and will Warrant & forever defend
by these presents In witness Whereof I have hereunto set my
hand

183. On a Yr. the Day & year first above written

Entituled before signed

Sign'd & Sealed by

In the presence of us

Robert Summerhaze
Charles Burton. Thos Drake

James St. John L. S.
Mark

Rec. the Day and year first written above mentioned of Thomas Beings
the sum of Two Thousand pounds during the full consideration —
Money within mentioned day Recd by me of his son
Charles Burton James St. John L. S.
Thomas Drake Robert Summerhaze
Mark

At a Court held at Pittsylvania County the 21st Day of March 1780
The Within Due Together with the Receipt hereon indented Meas
Acknowledged by the within Named James St. John take his acty
and Wch. & Ordained to be Recorded By the Court

P. H. Pendleton Esq.

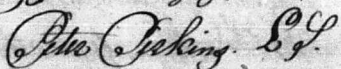
Southerlin from Mr. Pendleton Made this Twentieth Day of February One
Thousand Seven Hundred Eighty Between Peter Perkins Esq^r of Pittsylvania
County and State of Virginia of the one part & George Southerlin Planter of the
County aforesaid of the other part witnesseth that the said Peter Perkins for
and in Consideration of the sum of Four Thousand Pounds Lawfull Money of the
said State to him in hand paid by the said George Southerlin Simon the
Receipt whereof the said Peter Perkins doth hereby acknowledge to the said
Peter Perkins hath granted bargained & sold All and Confermed and
by these presents Doth grant, bargained and sell all and Confermed unto
the said George Southerlin In His Right and Aising forever All that
Tract or parcel of Land containing eight Hundred Acres lying and
being in the County of Pittsylvania and State of Virginia on the Waters
of Sandy Creek which is bounded as followeth to wit Beginning

at

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to be paid
to him

of Plaintiff's in shalling line, thence Northw^{ards} forty two Miles County Lanes
Poles to pointing North Thirt^y two Miles to Kinsale, pole No. 1000 forty West
forty two poles to Pointing, thence South twenty five eas^t, each twenty two poles to Pointing
North line, eas^t. One hundred and six poles to Pointing North fifty seven eas^t
eighty poles to Pointing South forty nine eas^t, County Lanes poles to Gallons line
as a pine. thence along the same, South seven eas^t, sixteen poles to a white
Oak. On sandy Creek, thence up the said Creek as it Meanders to a corner
Pointing on the east side of the said Creek. thence North fifty seven eas^t
One hundred and sixty four poles to Pointing, thence a line South
forty. East three hundred and six poles to Green Conifer pine, thence along
Gum line South One hundred and eighty poles to a pine in Gallons line
thence along his lines North forty West County Lanes poles to a corner and
thence South forty seven West One hundred and County Lanes poles (crossing)
Sandy Creek opposite to the Beginning with its Appertinances to have and to
hold the said tract or parcel of land with its appertinances unto the said George
Southcote junior and his heirs forever With all the Buildings Improvements Woods
Ways Water Watercourse, Profits Commodities, Advantages, hereditaments and
Appertinances whatsoever to the said Land and Premises above mentioned belonging
Or in any wise Appertaining and also the Reversion and Reversions Remaining and
Remaining Rents and Services of the said premises and every part thereof and
all the Right title Interest claim and Demand whatsoever of him the said Peter
Perkins and all and singular the premises above mentioned and every part
and parcel with the Appertinances unto the said George Southcote junior his
heirs Executing Administrators and Agents forever; and the said Peter Perkins
for him and his heirs the said land and premises and every part thereof against
him and his heirs and against all and every other person and persons whatsoever to the
said George Southcote junior his heirs executors administrators and agents shall and will warrant
and forever defend the said George Southcote junior his heirs &c by these presents -
I, Peter Perkins, I have executed this my Deed & seal the Day of year first
above mentioned



signed sealed & delivered
In the presence of us

William Wilson

(John Wilson)

Robert Summerhayes

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Recd. The day and year first written mentione of George Butterling and Thomas
Brown. Surefull Money or being the full consideration Money within mentioned day

Recd. by me

Peter Pecking

Witness

William Wilson & Peter Wilson

Robert Summerhayes

At a Court held for Pittsylvania County the 21st Day of March 1780

The Within Indenture Together with the Reciprocal Indenture acknowledged
by the Within Names Peter Pecking to his acts and doings and Obedient to be Observed
By the Court

Sgd. Will. Campbell C. of Court

Wotley
from
Markham
Due

This Indenture Made this first Day of March in the Year of our Lord
Christ One thousand Seven hundred and Eighty Between John Markham of Pittsylvania
County of the one part and David Wotley of Amelia County of the other party Witnesseth
that the said John Markham for and in Consideration of the sum of fifteen hundred pounds
current Money of Virginia to him in hand paid by the said David Wotley the Reciprocals whereof
the said John Markham acknowledge hath Granted bargained and sold
and by these Presents doth grant sell and Confer unto the said David Wotley one certain
Tract or parcel of land Containing by estimation two hundred and Thirty four to the same
Mile or less lying in Pittsylvania County and Camden Parish on the South side of
Danville River and bounded as follows to wit Beginning at Danville River
above the Mouth of Shocks Creek thence up the said River to Thomas Jones Line including
all the watered Land lying on the South side the said River and above the mouth
of Shocks Creek that the said John Markham purchase of John Donelson do have
and to hold the said land together with all Houses, trees, orchards, Woods, Ways
Waters Watercourses thereon standing growing or being and all other the appurtenances
to the said land belonging or in any wise Appertaining unto the said David Wotley his
heirs and assigns forever and also the River and Neighbors Remainder & he may ever
and all the Estate Right title Interest Claimance Demand whatsoever he the said
John Markham give or make to the said Land and Premises and every Part thereof with the
Appurtenances unto the said David Wotley his heirs and assigns forever and also the said
John Markham for himself and my King of from all and every Person or Persons
whatsoever the aforesaid granted Land and Premises unto the said David Wotley

Dug

186. In witness whereof, the said John Markham hath hereunto set my hand
and affixed my seal, the Day of year above written. *John Markham L.S.*
Signed sealed & delivered
In Province of *Wm. Mand Patins Antoline*, his now signed
Abra. Shetton

Memorandum that on the first day of March in the year of our
Lord Christ One Thousand Seven Hundred Eighty Seven & Seizure of the Land
of James Witten mentioned was given by the Within mentioned John Markham
to the Within named David Motley according to the form and effect of the
Within Deed. *John Markham L.S.*

Witten
Abra. Shetton

At a Court held for Pittsylvania County the 21st Day of March 1780
The Within Indenture Together With the Memorandum of Seizing and
Sign hereunder made & acknowledged by the Within Name of John Markham
to be his act and Deed and Ordered to be Recorded by the Court
Pmt. Wm. Gunstall C. O.

Motley
from
Markham
Deed
This Indenture Made this twenty ninth Day of February in the year of our
Lord Christ One Thousand Seven Hundred Eighty Between John Markham of
Pittsylvania County of the one part and Joseph Motley of Amelia County of the
Other part witnesseth that the said John Markham for and in Consideration
of the sum of Sixteen hundred Pounds Current Money of Virginia to him in
hand paid by the said Joseph Motley the Receipt whereof the said John
Markham doth hereby acknowledge hath granted bargained and sold
and by these presents doth grant sell and confirm unto the said Joseph
Motley One certain tract or parcel of land containing One Hundred and
Eighty One Acre by estimation lie the same more or less lying in Pittsylvania
County)

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County and Compton Parish On South Side Banister River and bounded as follow the same
 Beginning at a White Oak on the side thence North Sixty eight degrees East one
 Hundred pole to a White Oak thence North thirteen degrees East forty poles to a birch
 thence North forty degrees East One Hundred and forty poles to a pine thence
 North One Hundred and Twenty pole to a small buckeye thence North
 Sixty two degrees West One hundred and thirty eight pole to a maple on the
 River aforesaid thence up the River as it Meanders to the Beginning —
 To have and to hold the said Land together with all houses trees —

Orchards Woods Ways Waters and Watercourses thereon standing growing
 owing and all other the appurtenances to the said Land belonging or in any
 wise appertaining unto the said Joseph Motley and to his Heirs & Assigns
 forever and also the Reversion and Reversionary Remainder and Remaining
 and all the Estate Right Title Interest Claim and Demand whatsoever of
 him the said John Markham of iron to the said Land by him or his
 executors & Trustees with the appurtenances unto the said Joseph Motley
 his Heirs and Assigns forever and the said John Markham for my
 self and my Heirs and from all and every Person or Persons whatsoever
 the said Granted Land and Premises unto the said Joseph Motley
 his Heirs and Assigns shall and will warrant and forever defend by these
 Presents In Witness whereof the said John Markham hath hereunto set
 his hand & affixed his Seal the Day and Year above written

Sign. Seal. & Delivered } Inteint before signed } John Markham L.S.
 In the presence of }
 Abraham Shattock.

MEMORANDUM That on the Twenty ninth Day of February in the
 Year of our Lord Christ Anno Domini One Thousand Eighty Sixty & Seven
 of the Land and Premises Within mentioned was given by the Within
 Mentioned John Markham to the within Named Joseph Motley according
 to the form of Affidt of the within Deed.

I John Markham L.S.

Within

Abraham Shattock

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At the County of Pittsylvania, County the 21st Day of March 1780.

The Within Indenture together With the Recitation of Same by John Markham his Acknowledgment by the Within Name John Markham to have his Acts and Deeds and Ordered to be Recorded By the Court of the Justices of the County.

Barkdale This Indenture Made this seventh Day of October in the year of our Lord One thousand seven hundred and eighty Between Roger Atkinson
of the County of Danvilles of the one part & Beaverley Barkdale of Pitts
of the other part witnesseth that the said Roger Atkinson for and in consideration of the sum of Nineteen Thousand and forty four Pounds current
Money of Virginia to him in hand paid by the said Beaverley Barkdale —
before the sealing and delivering of these presents the Receipt Whereof
he doth hereby acknowledge hath given granted bargained sold aliened
Released & confirmed by these presents doth grant bargain sell alien
Release and Confirm unto the said Beaverley Barkdale his & his wife's signs
for ever one certain tract or parcel of Land & situated lying in the
County of said containing three hundred and thirty four acres —
Bounded as followeth to wit, Beginning at a Red oak John
Winches corner, thence by a New pine south twenty degrees West twenty
five poles to a White oak Murr's corner thence by his line south thirty
five degrees East one hundred & forty four pole to a Elm thence by a New pine
North forty degrees east Ninety four pole to a white oak then North fifty
four degrees East one hundred and thirty pole to a White oak then North
One hundred and eight pole to a Red oak then North forty five degrees
West one hundred & four pole to pointes in Winches lines thence by his
line to the first station together with all & singular the appurtenances
thereunto belonging unto him the said Beaverley Barkdale his & his
wife's signs forever and the said Roger Atkinson for himself his & his wife's
Adm^rs doth covenant & agree with the said Beaverley Barkdale
that it shall and may be lawfull for the said Beaverley Barkdale his
wife's signs Adm^rs or signs from time to time and at all times hereafter
peaceably & quietly to have hold occupy possess and enjoy the said Land and

P
Promised

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Promises and the Right and Title of him the said Roger Atkinson without
any Sanfel or Sub. Trouble molestation or Interruption of him the
said Roger Atkinson his & His Executors Adm^r on any of them or any
other Person or Persons lawfully claiming on to Clauin by from
or under him them or any of them and the said Roger Atkinson
for himself and his Heirs the said Land and Possess as before mentioned
unto him the said Beavley Backe, all and nothing against him the
said Roger Atkinson and his Heirs and all Claiming on to Clauin by
from or under them or any of them shall have Warrant and
forever Defend by these Presents In Witness whereof the said
Roger Atkinson hath hereunto set his hand and affixed his Seal
ye Day & year above written

Signed, sealed & delivered

In presence of

William Walrand
^{his} Ezekiel X Abel John Penry
Mark

Roger Atkinson S.S.

MEMORANDUM That on the Day & year first written
a just & peaceable P^{re}sentation of the within Land and Possess was had
by Roger Atkinson and by him delivered unto Beavley Backe —
According to the intent and true Meaning of the within Deed

First,

Roger Atkinson

Wm Walrand
^{his} Ezekiel X Abel John Penry
Mark

Recd this seventh Day of October One Thousand Seven Hundred Eighty the Year of
Nineteen Hundred and Forty four Boun^d Current Money of Virginia it
being the consideration Money for the within Granted land of Promises
Last. Roger Atkinson
Wm Walrand, Ezekiel X Abel John Penry

At a Court held for Pittsylvania County the 17th Day of October 1780.
The Within Indenture together with the Memorandum of giving of Receipt
hereon indented was proved by the oaths of the Witnesses thereto, to be the Several
Acts of Deed of the within Named Roger Atkinson & ordered to be Recorded
By the Court

Seal Pittsylvania Co

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Watson
James
Hardy
Deed
E &
Co.

This Indenture Made this Twenty first Day of March one thousand Seven hundred and eighty Between Thomas Hardy of his Middling of the County of Pittsylvania and Parish of Burnt Fork of the one part of Thomas Watson of the County and Parish of Albemarle Middlesex where the said Thomas Hardy his wife Mary now and in Consideration of the sum of fifty Pounds current Money of Virginia to them in hand paid by the said Thomas Watson the Receipt whereof he doth hereby Acknowledge have granted bargained and sold and by these presents do grant Bargain and sell unto the said Thomas Watson a certain tract or parcel of Land containing by Estimation One hundred Acres or there more or less lying in Pittsylvania County and bounded as followeth to wit Beginning at the said Watson's Line thence to a corner Soplins in a Bottom thence a South course to Hutchings' Road to a corner pine thence a long the said Road to the said Watson's Line which said land is part of a tract of land containing Two hundred and Ninety eight Acres which the said Hardy did Appoint for bearing date the thirteenth day of November one thousand Seven hundred and forty Nine To have and to hold together with the said Land all houses gardens orchards Woods underwoods Water & Watercourses of appurtenances therunto belonging and the said Thomas Hardy his wife Mary do hereby warrant and defend a good and lawful title and title in the said tract or parcel of Land and appurtenances against whom the said Thomas Watson his heirs & assigns forever Against the claim or claims of every person or persons whatsoever In witness whereof the said Thomas Hardy and Mary his wife have hereunto set their hands and affixed their seals the day of Twenty five above written

Thomas Hardy S.S.
Mary X^o Hardy S.S.
mark

Memorandum That on the Twenty first Day of March one thousand Seven hundred and eighty two living and dying of the within mentioned Land and premises by the within mentioned Thomas Hardy & Mary his wife to Thomas Watson his heirs Acknowledged According to the form of the within written Deed

Thomas Hardy S.S.
Mary X^o Hardy S.S.
mark

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At a Court held for Pittsylvania County the 20th Day of March 1780
The Witting man and his wife together with the Ministrum L Servy and Lazarus
Leveran indorsed and acknowledged by the notarin named Thomas Handey
and Mary his wife being privately examined as the Law directs distinguished
his donor in and to the notarin granted Sum and summes all which
was offered to be granted by the Court Test. Will. Tindall

Wilson & His Indenture Made and Concluded this County Second Day of March One
Thousand Seven Hundred and eighty Between Jeremiah Worham of Pittsylvania
County of the one part and John Wilson of Pittsylvania County of the other part
Witnesseth that the said Jeremiah Worham for the Consideration of Three
Thousand Nine Hundred Dollars Current Money of Virginia to him in hand paid
before the sealing and delivery of these presents the Proprietor hath truly acknowl-
edged himself to be fully satisfied Contented and peace and by these presents
have given Granted Bargained Sold Almed Infected and Confirmed and do by these
Presents fully clearly and Absolutely give Grant Bargain Sale Alme Infected and
Confirm unto the said John Wilson his Heirs Executors and Assignees One
Certain Tract or Parcel of Land containing One Hundred and fifty Acres id
being part of a greater quantity lying in Pittsylvania County being the Land the
said Jeremiah Worham Sive or anwhare Courthouse Land of Taining
George Curries Order and the Land of Thomas Watson and John Watson to the
Little Branch and up the said Branch as far as the said John Wilson shall
think convenient thence a New line to the back Line for quantity To have
and to Hold the above Granted Premises with all and Singularly Rightly
Mundis Jurisdiction and Appertinances Together with all Housay Edifices build-
ings Gardens orchards Lands and Meadowes fields and Pastures Woods and
Woods Water Ways and Paths and Commodities Whatsoever thereunder belonging
or in any way Appertaining unto the said John Wilson his Heirs and Assigns —
Covenant Grant and Agree to and with the said John Wilson his Heirs and Assigns
in Manner and form following Viz, that the said John Wilson his Heirs
and Assigns may and shall from time to time for all time hereafter
peaceable and Quietly have hold use Occupy and Enjoy the above Granted
Premises and every Part and Power thereof notwithstanding of their Right
Mundis Jurisdiction and Appertinances and have Reciev an
take

Memorandum That on the day and year first written witness quic
k & peaceable possession of Seven & Tizen of the within Land of Penmire was
made by the within Name of Ieremiah Worsley & received by the within
Name of John Wilson

Abraham, helas from Pennsylvania County the 21st Day of March 1780.

This Indenture together with the Manuscript of Survey of Leven known
Indorsed and acknowledged by the writer Name & Initials Wm H. to be
his Act and Deed, & Promised to be Recorded By the Court

John Smith & Son Co.

This Indenture Made this Ninth day of September in the Year of our
Lord One Thousand Nine Hundred & Twenty nine Between Robert Weakley of
the County of Allegheny of the other Part James Burky of the County of Pittsburgh
of the other Part Witneseth that the said Robert Weakley for a sume Consideration
of the sum of One & Nineteen Pounds Current Money of Virginia to him in hand
Recd by the said James Burky above before the Sealing and Delivery of these presents
the Receipt whereof is hereby Acknowledged & hath Granted Barg & Sale and by
these

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Morlands and Great Bargain and sell unto the said James Banks and to Let him
and his assigns forever One certain tract of ground parcel of land situate lying
and being in Pittsylvania County and on the Dry fork white oak Creek and
containing by estimation three hundred and eighteen acres and bounded as
follows, to W^ES^E, Beginning at a Hickory in French Licks line, thence Northwards
of N^E 89° West eighty four poles to a white oak South thirty one and a half degrees
West One hundred and four poles to a Hickory South forty five degrees east one
One hundred and twenty poles to a Hickory South forty five degrees east one
Hundred and eighty nine poles to a red oak North forty three degrees east
Thirty three poles to another North three degrees West One hundred and Ninety
Poles to a corner in the said Licks line thence along the same crossing the
Dry fork to the Beginning all hours building orchards ways water water
Crown profits commodities, fixtures and appurtenances whatsoever to the said
Bumus hereby granted or in any part thereof belonging or in any way —
Appertaining and the Reversion and Reversions remainder and remainders, rents
and issues and profits thereof To have AND TO HOLD the Land hereby Con^r
and all and singular other premises hereby granted with the Appurtenances unto
the said James Banks his heirs executors adm^rs and assigns forever and that the said
Robert Weakley for himself and his heirs the said James Banks his heirs and assigns
and every part thereof Against him and his heirs and against all and every
other person whatsoever unto the said James Banks his heirs and assigns
forever shall and will warrant and forever defend In witness whereof
I have hereunto set my hand and affix^d my seal the Day and year
above written

Robert Weakley

Sign. Seal. & Deliv.
In Presence of us

John Stark, Sub^r P^r of
his mark.
Stephen Coleman.

At a Court held for Pittsylvania County the 20th Day of March 1780
The Within Deed made publick by the oaths of the Notaries Publick, to be the
Act and Deed of the within named Robert Weakley and Oared to be
Recorded by the Court Jus^t Will. Glantell Esq^r

19A
Ryates
from
Farmer
Decr

This Indenture Made the 2nd day of March in the year of our Lord one
thousand Seven hundred and eighty Between James Farmer of Pittsylvania County
of the one part & John Yates of the same County of the other part witnesseth that
the said James Farmer for and in Consideration of the sum of three hundred and
fifty Pounds Current Money of Virginia to him and her paid by the said John Yates
the Receipt whereof he the said James Farmer doth hereby acknowledge hath
given granted bargained sold Alined Enfeoffed and Confirmed unto the said
John Yates his heirs and assigns One certain tract or parcel
of Land situate lying and being in Pittsylvania County on both Sides of
Elkhorn Creek Containing One Hundred Acres more or less of land as
followeth to wit Beginning at a White Oak in James Farmers Line
thence South eighty degrees West eighty poles to a White Oak in Tucker Woods
line thence along the same North forty two degrees West one hundred thirty
five poles to a White Oak 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 eighty two poles a corner of a dividing line between the
s^r Farmer and Ryates thence a new line South two and a half degrees East
One hundred forty poles to the Beginning Together with all Houses and houses
Woods Ways Water Watercourses and all and Singular the Bridges —
Appurtenances and Conveniences thereunto belonging or in any wise appertaining
To have and to hold the above granted Land and Premises with all and
singular the Appurtenances thereunto belonging unto the said John Yates his
Heirs and assigns forever to his and their own use and behove and the said
James Farmer doth hereby covenant and agrees to and with the said John
Yates that he the said James Farmer and his Heirs the above granted Land
and premises unto the said John Yates his Heirs and assigns from him the
said James Farmer and his Heirs and from all other person or persons
whatsoever will warrant and forever defend by these Presents In Witness
whereof he the said James Farmer hath hereunto set his hand affixed
his Seal the Date above written

Sign & Seal C^o of Decr C^o
In presence of

James Farmer S^r

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Memorandum That on the day and year first written within Wittenfield
 peaceable and quiet possession and delivery of Sundry merchandise by the within
 James Farmer and by him Delivered to John Yates Agreeable to the within
 Indenture

James Farmer S. J.

In Presence of

At a Court held for Pittsylvania County the 1st Day of March 1780

Hansard
 This Indenture together with the Memorandum of Delivery and Indorsement
 Indorsement was acknowledged by the above Named James Farmer to be his act
 and Deed and Ouidence taken Recorde By the Court

Test. Will Farmer S. J.

W^m M^r Christopher M^r of the County of Pittsylvania being very sick but in perfect
 Will S^t mind and Memory thanks be to God for the same but calling to mind the
 uncertain State of this Transitory life well knowing that all Men were born to
 die -- and after that to come to Judgment allows this my Last Will and
 Testament first I give my Soul to almighty God that gave it and my Body to be
 decently buried and all Cost and Charges to be paid by the Party of Diligence
 of my Executor my Will and desire is that all my Debts dues and Demands
 that I have against any man or any man against me be contented of Paid and
 Neffor settling of my Temporal Estate I am I give to my Grandson Joseph
 Meany my Home and Goods and my Bed and furniture and my Land that
 I now live on being One Acre and Thre^e Acres being the same more or less
 to him his Heirs or assigns forever; I am I give to my Daughter Abigail Meany
 my Cattle & Hogs Sheep Household Goods and all other of my Estate that now belongs
 to me in Georgia and Do^r to her her heirs or assigns forever & appoint
 my friend Charles Burton, Executor of this my last will & Testament Ag.

M^t hly^d my hand this Twenty fifth of February one thousand Seven hundred
 and eighty

Sign. Chas. C. of Delv^e

In Presence of
 Mary Burton. John T. Payn. John T. Payn
 his mark. his mark.
 Mary T. Payn
 his mark.

Christopher Meany S. J.
 his mark

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Chancery Seal for Pennsylvania County the 21st Day of March 1780
 The Within Ld^t Willm^r Testament of Christopher Mann Esq^r may
 be exhibited unto Court by Charles Boston the Executor thereon Name and
 Proved by the Oaths of two of the Witnesses thereunto and Onwards to be
 Recorded and on the Motion of the said Esq^r who made oath accompanying
 to Saw Certificate is granted him for Obtaining a Probate thereof in
 due form of Law giving Security Whereupon he together with George Luther his
 Secrecy entered into Bond and acknowledged the same

(Signed) S. W. Gambell Esq^r

Brannan This Indenture Made this 21st day of March in the Year of our
 Lord one thousand Seven hundred and eighty Between Charles July of the
 County of Hertford of the one part and Benjamin Branner of Pennsylvania
 County of the other part Witnesseth that the said Charles July for and
 in Consideration of the Sum of One Hundred Pounds Current Money of
 Virginia to him in hand paid by the said Benjamin Branner before
 the sealing and delivery of these presents the Receipt whereof is hereby acknow-
 ledged by the said Charles July hath given granted bargained and sold
 and by these presents doth give grant bargain sell Deliver and Confirm unto the
 said Benjamin Branner his Heirs and Assigns forever all that Land or parcel
 of Land lying on the South side of Elkhorn Creek in Pennsylvania County —
 including the plantation where James Seale dec^r formerly lived and is part
 of the same which the said James Seale conveyed by Deed; or, bequeathed by
 Will to his Son Joshua Seale now dec^r. The said Joshua Seale by his Will
 Bequeathed the same Land to his Brothers John Joseph James of the Seale
 and Seale Crookett and by them was conveyed to Robert Raketenay and by
 the said Robert Raketenay was conveyed to the said Charles July all whiche
 several Conveyances are recorded in Pennsylvania County Reference there
 being make it unto may fully appear together with all and singular the Privileges
 and Appurtenances belonging thereto in every manner pertaining I have and to
 hold the above sold Land and Premises unto the said Benjamin Branner
 his heirs and Assigns forever Against whom the said Charles July his Heirs
 and Assigns and against the claim and demand of all and every other
 Person or Persons whatsoever do and will warrant and defend In

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In Witness whereof the said Charles July hath countersigned his hand & seal this
Date above written. the witness / Name and residence before signed
Sign & Seal of Delv. C. July
In presence of }
Charles July L.S.

Memorandum that on the day and year within written gived and
Peaceable Possession and Seizure of the Land and premises within mentioned
now hereby Charles July and by him delivered to the within named —
Benjamin Branner Agreeable to the within Deed of Charles July L.S.
In presence of

At Court held for Pittsylvania County the 21st Day of March 1780

The Within Indenture together with the Memorandum of Seizure and Seizure
hereon in due manner acknowledged by the within named Charles July to be
his act and Deed and Ordered to be Recorded by the Court

Test O Will. Dyeratt Cpl

Rose of this Indenture Made this Twenty Five day of February in the year of our Lord
from Christ One Thousand Seven hundred and forty nine Between John Tomblin Esq.
Deed of the County of Pittsylvania and State of Virginia of the one part and Francis Rose
of the said County and State of the other part Witnesse whereof the subscriber Tomblin
for and in consideration of the sum of Seven Pounds Current Money of Virginia
to him in hand paid by the said Francis Rose on or before the sealing and
Delivery of these presents the Receipt whereof the said John Tomblin doth hereby
Acknowledge and confess — and of and from my part and parcel the
of both hereby Acquiesce to discharge the said Francis Rose his Heirs —
Executive and Administrators by these presents he the said John Tomblin & hath
Granted bargained and sold Almes Enfeoffed and Confirmed all that Tract piece
or Parcel of Land situate lying and being in the aforesaid County and State of
Virginia on the South side Sandy Creek and bounded as followeth to wit
Beginning at a big Oak in the said Tombling Line thence down a branch to
Sandy Creek thence up the Creek to the said Rose Line thence off of the
Creek on Rose line to the said Tombling line thence on his line to the
Beginning containing Two Acres more or less with all Hedges and all
other Improvements Woods Underwoods Swamps Meadow Grounds or
any other Appurtenances whatsoever therunto belonging and also the Riverine
and

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and having Remained or Remained Right Estate, having obtained
Whatsoever of him the said John Tomlin of me to all and Singular the said
Premises and in any time past and parcel of them and of in any time all
Yearly Rents and profits reserved upon any demise or lease of the said premises
or any part thereof I have and to hold the said tract or parcel of Land
with the buildings above mentioned and all and Singular the said premises herein
in future mentioned and intended to be held by grantee with them and every
of them Appertaining unto the said Francis Rose his Heirs and Assigns
Landed and the said John Tomlin for himself and his Heirs and Assigns
the said tract or parcel of Land and all Singular other Premises with them
and every of them Appertaining unto him the said Francis Rose his Heirs
and Assigns against him the said John Tomlin and his Heirs or any of them
Or any Person or Persons whatsoever shall and will warrant and forever
Defend by these Presents free and clear of all Incumbrance whatsoever
In witness whereof the said John Tomlin hath hereunto set his hand
and seal the Day and year first above written his
Signature of John D Tombling
In the presence of
Charles Burton Thomas Billings
Joseph W Tombling Charles C Lay
mark mark

MEMORANDUM That Quicke and Peaceable possession of the Within
Landed Premises may be given before the sealing and delivery of
these Presents according to the True Symbols of Seizure & Delivery
Test
Charles Burton Thomas Billings John D Tombling
Signature of Joseph W Tombling Charles C Lay
mark mark

Recd the Within Consideration Money in full the Day and year written
Whitton
Test
Charles Burton Thomas Billings John D Tombling
Signature of Joseph W Tombling Charles C Lay
mark mark

499

At a Court held for Pittsylvania County the 21st Day of January 1779
 The Within Indenture together with the Memorandum of Same and all other
 Reciprocal documents made by the parties thereto are acknowledged to be true
 and correct in every particular by the Oaths of two of the Notaries
 before, to be found at the said Court, John Tomblin and
 Oliver Gaskins, and affirms the same to be true, at a Court held for the said
 County the 21st Day of March 1780, the same was further affirmed by the
 Oath of one of the other Notaries before, to be the true copy and record
 of the said John Tomblin and Acknowledged to be Recorded by the Court
 of the said John Tomblin and Acknowledged to be Recorded by the Court

of the Hon. Oliver Gaskins Esq; Notary Public

Morton
from
McMillion
Deed
et al

This Indenture made this 21 day of January in the year of our Lord Christ
 One thousand Seven Hundred and Eighty Between William McMillion
 and Mary his Wife of the County of Pittsylvania State of Virginia of the One
 Part and John Morton of the County and State of Virginia of the other part witnesseth
 that the said William McMillion and Mary his Wife for and in Consider-
 ation of the sum of three Thousand Pounds Current Money of Virginia to them
 in hand paid at and before the Sealing and Delivery of presents the receipt
 whereof he the said William McMillion doth hereby acknowledge ^{Heath}
 Given granted bargained and sold by them to me doth give Grant, Bargain
 Sell, deliver and Confirm unto the said John Morton his heirs and assigns
 forever one certain piece or parcel of land situate lying and being in
 the County aforesaid containing estimation one hundred acres by the name
 more or less lying on both sides the South fork of Sandy River bounded
 as followeth to wit Beginning at a post Oak in George Youngs Line
 thence New Line to a White Oak thence New Line to a Maple on the
 said Branch thence down the said Branch to the Mouth bearing the
 South fork of Sandy River thence New Line to a White Oak thence New Line to a
 Post Oak thence New Line to a Spanish Oak thence New Line to a post Oak
 thence New Line to a Red Oak in George Youngs Line thence along the said
 Line to the Beginning together with all and singular the Privileges and
 Appurtenances thereunto Belonging, in any manner pertaining to have and
 to hold the said one hundred acres of land and premises with all the
 Appurtenances unto the said John Morton his heirs and assigns
 forever to me occupy, possess and enjoy the same with full power and parcel
 thereof to him the said John Morton his heirs and assigns forever against
 him the said William McMillion his heirs and assigns and against the claim
 and demand of any person or persons whatsoever shall and will warrant
 and

500
Date

and Me from Wm and my son Df at the said place In witness whereof
the said William McMillian and Mary his wife have countersigned thereon
and seal the day of year first above written William McMillian S. C.
Signed & Sealed by William McMillian S. C.

In the presence of

Daniel Johnson

William Alsop William Beck

Barbarick Grooms

William McMillian S. C.
Mary McMillian S. C.

mark

Deed of the Within Named John Morton the within Consideration of Three
Thousand Pounds the Consideration Within Mentioned the Day and Date
Within Written Recd of me

Daniel Johnson

William Alsop

William McMillian

At a Court held in Pittsylvania County the 25th day of February 1780
The Within Indenture together with the Memorandum of Receipt heron
indorsed was proved by the oath of one of the Witnesses thereto, to be the acts and
Deed of the Within Named William McMillian and Ordred to be
certified and affixed to this, at a Court held for the said County the
21st Day of March 1780. The same was further proved by the oaths of
two of the other Witnesses thereto to be the acts and Deed of the said Wm
McMillian & Ordred to be Recorded by the Court

Pat H. Smyth Co.

Merry
from
Ward
Decd.

E.S.

This Indenture made the 21st day of March One thousand Seven hundred
and Eighty Between Blanks Merry of the County of Pittsylvania of the
one part and John Ward Gentleman of the County of Bedford of the other
part witnesseth that the said John Ward for and in Consideration of the
sum of One hundred and Twenty five Pounds Current Money of Virginia in hand
paid at and before the sealing and delivery of these Presents the Receipt
whereof to the said John Ward doth hereby acknowledge and the said Blanks
Merry and his heirs therefrom Acquit Exempt and Discharge hath
given granted and洒eaway these presents hath Bargained and Sold unto

the

500
Date

and Me from Wm and my son Df at the said place In witness whereof
the said William McMillian and Mary his wife have countersigned thereon
and seal the day of year first above written William McMillian S. C.
Signed & Sealed by William McMillian S. C.

In the presence of

Daniel Johnson

William Alsop William Beck

Barbarick Grooms

William McMillian S. C.
Mary McMillian S. C.
mark

Deed of the Within Named John Morton the within Consideration of Three
Thousand Pounds the Consideration Within Mentioned the Day and Date
Within Written Recd of me

Daniel Johnson

William Alsop

William McMillian

At a Court held in Pittsylvania County the 25th day of February 1780
The Within Indenture together with the Memorandum of Receipt heron
indorsed was proved by the oath of one of the Witnesses thereto, to be the acts and
Deed of the Within Named William McMillian and Ordere to be
certified and affixed to this, at a Court held for the said County the
21st Day of March 1780. The same was further proved by the oaths of
two of the other Witnesses thereto to be the acts and Deed of the said Wm
McMillian & Ordere to be Recorded by the Court

Pat H. Gamble Co.

Merry
from
Ward
Decd.

E.S.

This Indenture made the 21st day of March One thousand Seven hundred
and Eighty Between Blanks Merry of the County of Pittsylvania of the
one part and John Ward Gentleman of the County of Bedford of the other
part witnesseth that the said John Ward for and in Consideration of the
sum of One hundred and Twenty five Pounds Current Money of Virginia in hand
paid at and before the sealing and delivery of these Presents the Receipt
whereof to the said John Ward doth hereby acknowledge and the said Blanks
Merry and his heirs therefrom Acquit Exempt and Discharge hath
given granted and洒e anually these presents hath bargained and sold unto

the