

501.

The said Blanks Meady his heirs and assigns all shall have and hold of me  
Containing by estimation from Thirteen acres to the same more or less  
situate lying and lying in the County of Pittsylvania and in the Township  
of Stratstone Creek and Bear Creek aforesaid Beginning at the white  
Oak corner of James Haunts line South Twenty Seven and a half degrees -  
East forty poles to a Pinetree being the Branch thence North Thirty  
Seven and a half degrees West to a Pinetree ~~and~~ and forty poles crossing  
a Branch to a small Bee Oak North thirty five degrees West to a Juniper and  
Ninety four poles crossing a branch and the Creek to a pine North forty four  
degrees East One Yards and a half poles crossing a Branch to a pine North  
Twenty one and a half degrees east One Yards and a forty pole Crossing a  
branch to a Pinetree South One Yards and a eight poles past a Bee line and  
back on Haunts Line to the Beginning Together with all and singular the houses  
Buildings trees orchards Woods Maps Watering and all other benefits to the said  
Land belonging or in any wise appertaining with all the Estate Rights Tithes  
Incomes claim and demand of him the said John Ward his heirs ex -

Assigns forever unto the said Blanks Meady his heirs or assigns forever  
and that the said Blanks Meady and his heirs may at any time here-  
after freely enter into and upon have hold and occupy <sup>possession</sup> and enjoy the  
said Land and Premises hereby granted without the divine molestation or  
Disturbance of him the said John Ward his heirs or assigns or any other  
Person claiming under him, and further the said John Ward undertakes for  
himself and his heirs that at any time hereafter at the request and proper  
Cost and Charge in the sum of £100 to the said Blanks Meady and his heirs  
that he on the first make and execute an Indenture to be made and executed  
such further or other reasonable Act of Conveyance or Agreements as shall  
be adjudged necessary for the quiet Enjoyment of the above mentioned  
Granted Land and promising Mr Whitmore whereof the said John Ward  
have countersigned his hand and seal the day and year first above  
written

John Ward L.P.

W.M. Whitmore for me written and before signed

Signed sealed & delivered  
In the presence of us

(502)

M<sup>EMORANDUM</sup> That on the Day of One thousand four hundred  
and eighty eight and a placable Description of Sir my Lye man was had an attation  
by the within Name of John Ward and by him delivered to the Within  
M<sup>emorandum</sup> Blanks Monday One hundred and Thirty five Pounds Current Money  
of Virginia in full Consideration for the within M<sup>emorandum</sup> Jane Keneva  
Ree Lye me.

John Ward.

Fist

Rec<sup>t</sup> this day of One thousand four hundred and eighty eight of  
Blanks Monday One hundred and Thirty five Pounds Current Money  
of Virginia in full Consideration for the within M<sup>emorandum</sup> Jane Keneva  
Ree Lye me.

John Ward

Fist

At a Court held for Pittsylvania County the 1<sup>st</sup> Day of March 1780

This Indenture together with the M<sup>emorandum</sup> of Sir my Lye man  
Jane Keneva is acknowledged by the above named John Ward to be  
his several Act and Deed of O<sup>rder</sup> to be Reconized By the Court

of Pittsylvania Co.

Kane  
Keese  
Deed

This Indenture made this the Eighteenth Day of March in the year of our  
Lord One thousand four hundred and eighty Between George Keese and  
Agnes his wife of the County of Pittsylvania of the one part and Rihana  
Keese of the same County of the other part witnesseth that the said George  
Keese and Agnes his wife doth hereby acknowledge hath given granted —  
Bargained & sold and by these Presents given grant, bargain sale delivered  
and confirmed unto the said Rihana Keese his Heirs or assigns forever  
one certain tract or piece of Land situate lying and being in the County  
of Pittsylvania containing Three Hundred Acres lying on Magoffin Creek  
and is bounded as followeth to wit by Jacob Fannings Lines of Thomas  
Westons Lines and by Slighty lines and by the said George Keeses  
Lines together with all and singular the Privileges and Appurtenances

there

Memorandum in any right appertaining to have and to hold the above described  
 Land and Premises with all the Appurtenances unto the said Richard Keeze his heirs  
 and Assignees forever to the only Use and Benefit of him the said Richard  
 Keeze his Heirs and Assignees forever against him the said George Keutzer his Heirs  
 or Assignees and against the Claimants, Owners of all other Persons whatsoever  
 shall and will, Warrent and recover Defend. In Witness whereof the said George  
 Keeze and Agnes his wife hath, humbly Subscribed her hand and Sealed the Day  
 and year first above written.

George Keeze S.S.

Signed sealed & Delivered }  
 In Presence of us }

MEMORANDUM That on the Day and year first written mentioned  
 and Recd by the within mentioned Person and premises given and  
 Made by George Keeze and Agnes his wife Richard Keeze Instruments of the  
 Subscribing Witness

George Keeze S.S.

Recd of Richard Keeze Eight hundred pounds Current Money of Virginia  
 being the Consideration for the within mentioned Sale. Promising M'tch  
 my hand this the eighteenth day of March 1780 George Keeze

At about half past One o'clock in the County the 21<sup>st</sup> day of March 1780

This indenture together with the Memorandum of Delivery and Seal of Receipt  
 herein indented may be acknowledged by the within named George Keeze to  
 his several acts and Deeds and causes to be Received by the Court

Test. Will Pittman Esq

Done  
 from  
 Bynum  
 Decr.

This Indenture made this Twenty five Day of March in the Year of our  
 Lord Christ one thousand seven hundred eighty eight BETHLEM Arthur  
 Bynum of the County of Lincoln in the State of North Carolina of the one Part and  
 MARTIN Baze of the County of Allegheny and State of Virginia of the other  
 Party Witnesseth that the said Arthur Bynum for and in Consideration of  
 of the sum of Three Thousand and five hundred Pounds Current Money of Virginia  
 taken in Hand paid by the said Martin Baze on or before the Executing and  
 Delivery of these presents the Receipt whereof the said Arthur Bynum doth  
 hereby acknowledge and thereof one of and from every part and parcel thereof

Doth

Acquit and Discharge the said Basher being Complainant by these Presents  
 he the said Arthur Bynum hath granted bargained and sold Alimed and other  
 and confirmed all that Tract Piece or parcel of Land situated lying & being  
 in the County of Philadelphia on both sides of Ruttiges Creek bounded as -  
 followeth to wit Beginning at a Gun in Hugh Mahons line thence  
 North Nineteen degrees East thirteen poles to three Hickory pointers thence  
 One line North fifty one degrees West eighty four poles to pine in Samuel  
 Pynum's line thence North Nineteen degrees East One Hundred and eighty poles  
 to a pine on said Samuel Pynum's line crossing the North fork of said creek  
 thence South twenty nine degrees East One Hundred and fifty eight poles to a  
 pine of Samuel Jones's corner thence South twenty five degrees East One  
 Hundred and Ninety two poles to pointers said Jones's corner thence South forty  
 five degrees West Eighty one poles to a White Oak Hugh Mahons line thence  
 North eighty five degrees West One Hundred and eight poles crossing the  
 South fork of said creek to the Beginning containing Two Hundred Acres more  
 or less with all Houses and all other Improvements Woods, Meadowes, Swamps  
 Meadow Grounds or any other Appertances whatsoever therunto belonging  
 and also the Reversion and Reversions, Remainders and Remainders, Right Estate  
 Simple Claim and Demand, Whatsoever of him the said Arthur Bynum of  
 in and to all and Singular the said premises & in and to every part of Parcel of  
 them going to all yearly Rents and Profits accrued upon any Diminution Lease  
 of the said premises on any part of them To have and to hold the said  
 Tract or parcel of Land with the bounds above mentioned and all Singular  
 the said premises herein before mentioned and intended to be lawfully granted  
 with this and every of their Appertances unto the said Martin Barb  
 his Heirs and Assigns forever and the said Arthur Bynum for himself his  
 Heirs and Assigns the said Tract or parcel of Land, all and Singular Other  
 premises with this and every of their Appertances unto him the said Martin  
 Barb, his Heirs and Assigns against him the said Arthur Bynum & his  
 Heirs or any of them or any other Person or Persons whatsoever shall any will  
 Warrant & Service Delivered by these presents free and clear of all Encumbrances  
 whatsoever In witness whereof the said Arthur Bynum hath here  
 unto set his hand & seal the day of April just above written -

Signed

Signed, Sealed & Delivered  
In the Presence of  
John Worsham, David Jones  
Samuel Bynum.

Arthur Bynum Jr.

Memorandum to witness & possession of the within Deed of Survey  
was given before the sealing and delivery of this present Deed concerning the  
true & full extent of Survey of Bynum.

Arthur Bynum

P.S.  
Samuel Bynum, John Worsham  
David Jones.

Received the within Consideration Money in full the day and year first  
written  
Within Witten  
P.S.  
Samuel Bynum, John Worsham  
David Jones.

Arthur Bynum

At a Court held for Pittsylvania County the 21<sup>st</sup> Day of March 1780  
The Within and others together with the Memorandum of Survey of Bynum  
Received herein in due form is proved by the oaths of the Witnesses, Morts, to be  
Several acts and Deed of the within named Arthur Bynum of Pittsylvania before  
Recorded by the Clerk

P.S. Will Be Certified to C.R.C.

Article of Agreement between James Cox of William Mackee, James Cox of  
Agreement Pittsylvania and Maryann Mackee of Pittsylvania having had a patent granted  
between to them of 275 Acres they with the said Maryann Tambaria William Mackee  
have agreed upon a certain division of the said tract of land containing  
two hundred and forty five Acres lying and being in the County of Pittsylvania  
On both sides of the east fork of Cascade Creek, of James Cox's tract is as  
follows to wit, Beginning at a White Oak tree North Ninety degrees  
east Two hundred and thirty two poles to a Spanish Oak on a Branch  
North forty four degrees West eighty Two poles being thence East fork  
to a White Oak with thirty four degrees West two hundred and thirty  
feet

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from pole to a White Oak tree South fifty three degrees East One Hundred and  
four poles long the tract to the Beginning the said tract to be one acre  
William Mackie, begining as followeth to wit, Beginning at a White Oak tree in  
South thirty five degrees West, thirty poles to a White Oak North forty one and  
an half degrees West eighty poles having a branch to a red Oak, South forty  
five degrees West, eighty four poles to Painter's Redell line and thence along  
the said line South Twenty four degrees East eighty six poles having the Creek  
to a White Oak tree North seventy four degrees East One Hundred and forty  
four poles to Painter's North forty degrees east eighty poles to a White Oak  
tree North fifty three degrees West One Hundred and four poles longing the  
Creek to the Beginning whereunto the said our hands and seals, the 20<sup>th</sup> of  
March 1780

Testy  
James Cox  
Dutton Lane

James Cox S.C.  
William Mackie S.C.  
Mary Ann Mackie S.C.  
mark

At a Court held for Pittsylvania County, the 21<sup>st</sup> Day of March 1780

The Within Articles of Agreement was made by the acts of the witness  
hereof, & ordered to be Recorded by the Court

Pd. Wm. Embatt C.P.C.

Ward  
from  
O' Ward  
Release

NOW all Men by these Presents that I John Ward of Pittsylvania  
Bedford County, have diverse, Release and forever quit claim and  
by these presents, do demise, Release, and forever quit claim to a Mortgage  
Bond for a certain Tract of Land on the South side of Big  
River, known by the Name of saying Run at present  
Poplar by Dr. James Ward containing One Hundred and  
Ten Acres more or less, Which Mortgage Bond was Granted  
to me by James Dillard, who then possessed said Tract of  
Land, I hereby Release diverse of forever quit claim to my  
right

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Right of said Land lying in the County of Pittsylvania, which Right was carried with the  
Saying James Dillard as aforesaid, against him his other Executors or exec<sup>u</sup> and acknowledge  
Myself to her fully satisfied Witnes Wherof I have hereunto set my Hand and Seal  
this Twentyfirst day of March One Thousand Seven Hundred Eighty

John Ware L.

Sealed by John Ware  
In Province of Virginia

At a Court held for Pittsylvania County the 21<sup>st</sup> Day of March 1780

The Within Release from John Ware to Jeremiah Ware was acknowledged by the  
said John Ware to his abd and Recd and a Order to be appear before the Court

Recd Will Tumble Cpl

This Indenture Made this 21<sup>st</sup> day of March Anno Domini Seven hundred  
and Eighty Between John Sutherland of Pittsylvania County Virginia of the one  
part and Richard Aldin of the County and Province aforesaid of the other part  
Witnesseth that the said John Sutherland for and in Consideration of the sum  
of £100000 Pounds Lawful Money of Virginia taking in hand paid by the  
said Richard Aldin the Receipt whereof he the said John Sutherland doth  
hereby acknowledge to the said John Sutherland hath Granted Bargained  
sold Alined Relased and Confirmed unto these presents doth Grant Bargain  
sell alien Releas and Confirm unto the said Richard Aldin his Heirs and assigns  
forever A certain Part of Land containing One Hundred Acres More or  
less being part of a tract of Land of two hundred and fifteen acres granted to the  
said John Sutherland the thirty first day of October 1779, Boundaries followeth  
To wit Beginning at a Beech on Walton's line on the same branch up Suny  
Creek from thence running up the branch a straight course, thence Mankins line  
thence Bounding by Fallin line of Waltons. thence line as part of the tract of  
Land that John McMillion now lieth in Pittsylvania County of Virginia  
on the ~~—~~ Second Branch up the bank from the spring that the said McMillion  
fletches Water from. To have and to hold all and singular the said Premises  
parcel of Land above mentioned with all Buildings Woods under Woods, Glarey  
Ground, Way paths, Water Watercourses Easements Profits Commodities  
and hereditaments

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Righteously, Oppertunes, and Advantages, hereto Belonging or may here  
Appertaining to the said Land, and also the Remains and Ruins, Remained  
and Remained, Parts and余分 of the said Premises and every part thereof, and  
all the Estate Right title Antient Claim or Demane Whatsoever from the said John  
Sutherland given to the said Land and Premises above mentioned and every part and  
Parcel thereof With their Appertunenes unto the said Richard Ordinance to his  
Heirs Exors. Adm<sup>r</sup> &c of Aigns to the only propriece and Possess<sup>r</sup> of the said Richd.  
Ordinancis Hys and Aigns for ever of the said John Sutherland for himself the King  
Exors Adm<sup>r</sup> &c of Aigns, the said Land of Premises and every part thereof Against him  
His Heirs and Aigns and all and every other person or Persons Whatsoever to the  
said Richard Ordinancis Hys and Aigns Shall and Will Warrant and forswear -  
defend by these presents By Witnes whereof I have hereunto set my hand  
and seal the Day 10 year first above written J. Sutherland  
John Sutherland Adm<sup>r</sup> &c  
In the Province of N.Y.

Received of Richard Ordinancis the day of year Within Montanea No sum £  
Pounds being the full Consideration Money within Montanea £  
Rec'd by me John Sutherland  
Witnes

At a Court held for Pittsylvania County the 21<sup>st</sup> day of March 1780  
The within Indenture together with the Receipt  
Indorsed and acknowledged by the within Named John Sutherland to be his act and  
Deed of Ondene to be Recorded By the Court  
Dat Will Campbell Copie

Goodman  
 from  
 to C.  
 Deed  
 Exec. C.

This Indenture made this 18<sup>th</sup> day of April in the year four thousand  
 One thousand seven hundred eighty between John Cox of the County of  
 Henry of the one part & William Goodman of the County of Pittsylvania  
 of the other part witnesseth that the said John Cox for a sume consideration of  
 the sum of three hundred and fifty pounds current money of Virginia to him  
 in hand paid by the said William Goodman before the sealing of this instrument of delivery  
 of these presents, the receipt whereof he the said John Cox doth hereby acknowledge  
 hath given granted bargained sold alienated ceded and confirmed and  
 by these presents doth give grant bargain sell alienate cede and confirm  
 unto the said William Goodman his assigns and assigns forever all that  
 tract piece or parcel of land situated lying and lying in the said County of  
 Pittsylvania on the Branches of Houseshoe and Mill Creek containing by  
 estimation four hundred acres and bounded as follows viz Beginning  
 at a pine in Edmund Grays line thence run lines North thirty four West  
 One hundred and fifty poles to a Spanish Oak North fourteen East on Sunday  
 and fourteen poles crossing Pegg River Road to a pine in Philimon Paynes  
 line thence a length same North eighty one East one hundred and fifty poles  
 to Wm. Burnells corner pine thence a long line North eighty one East  
 one hundred and forty poles crossing the Houseshoe Branch to Painter, thence  
 lines South thirty four West twenty two poles to Painter South Twenty four East  
 fifty poles to a pine South line West one hundred and thirty poles crossing Pegg  
 River Road to a pine South thirty West thirty one poles to a red oak of Soplins  
 North eighty five West fifty six poles crossing branch to Painter in Edmund  
 Grays line, thence a long the same North eighty poles to Painter of the said Wm. one hundred  
 and forty four poles to the Beginning together with all ways waters watercourses, profits  
 houses improvements commodities and conveniences to the same belonging and in  
 any ways appertaining to have and to hold the said tract piece or parcel  
 of land and premises hereby granted unto the said William Goodman his heirs and  
 assigns forever to the only proper use and behoof of him the said William Goodman  
 his heirs and assigns forever of the said John Cox for himself his heirs executors  
 and successors Grand & Agnes to and with the said William Goodman his  
 heirs and assigns that a good true and indefeasible Estate in fee simple  
 free from all incumbrances of in and to the said tract piece or parcel of

land

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In witness whereof William Goodman his hand & seal and  
Adam Hall and Will Warrant and John Cox Esq. do hereby their presents against the  
claim or demands of all and every person or persons whatsoever witnesseth  
whereof the said Shakspeare hath shewn to the his hand and affixed his seal  
the day of year above written.

John Cox S:J.

Signed sealed & delivered  
In presence of

Received the day and year within mentioned of the within named William  
Goodman the sum of Three Hundred and fifty pounds Current Money  
of Virginia being the consideration within mentioned I say recd by me  
John Cox  
Witness

At a Court held at Pittsylvania County the 1<sup>st</sup> Day of April 1780  
The Within Indenture together with the Receipt hereunder made was acknowledged  
by the within Namee John Cox to be his acts and Deed of Mary his wife being  
privily examined as the said deeds Relinquished her right of dower in and  
to the within Granted Land of Pittsylvania, All which was desired to be recorded  
By the Court

Do / Will. Cumball Esq

Goodman  
from  
Payne  
Deed  
Exam

This Indenture Made this fifteenth Day of May in the year of  
our Lord One Thousand Seven Hundred Eighty Between Edmund Paine  
of Pittsylvania County and parish of Cambell of the one part & William  
Goodman of the parish and County aforesaid of the other part Witnesseth that  
the said Edmund Paine for and in the consideration of the sum of Fifty Pounds  
Current Money of Virginia to him in hand paid by the said William Goodman  
the Receipt Whereof he the said Edmund Paine doth hereby acknowledge &  
hath Bargained sold Aline and confirmed unto the said Edmund Paine  
for himself his heirs Executory & ass. Deth by these presents doth  
Grant Bargain Sell Alinante infof any Confirm unto the said William  
Goodman his Heirs & assigns forever One Lartin piece on parcel of Land  
lying (and being) in the County of Pittsylvania on White Thorn Creek and  
the

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The Month of the November, being part of a Tract of Land Granted to the said Edmund  
Painly Surveyed bearing date November the 13. 1779 in the 6<sup>th</sup> year of the  
Commonwealth, being by Estimation One Hundred Eighty One Acres, to the same  
more or less, and bounded as followeth to wit, Beginning at Point in Western  
Line, thence North forty two Degrees West two Hundred Eighty five poles to Groat  
Line, thence along the same North forty two East to his Corner thence North lines  
North Ten degrees East One hundred pole to spine thence South Eighty two —  
Degrees East forty poles to a great White Oak thence South Twenty five East  
Sixty poles to a Red Oak thence South Twenty East two hundred and eighty eight  
Poles to the Beginning To have and to hold the aforesaid hundred eighty  
One Acres of Land and Premises With all its Appurtenances to the said William  
Goodman his heirs and assigns forever and to the said Edmund Painly himself  
his heirs exec and dñe do covenant & Agree to and with the said William  
Goodman that he the said Edmund Painly doth warrant & forearm defend the  
said before mentioned Land & Premises With all its Appurtenances to the  
said William Goodman his heirs and assigns forever against him the said  
Edmund Painly and from the claim or claims of any person or persons what  
soever in witness whereof he the said Edmund Painly hath by these presents  
set his hand & seal in this day and year fore above Witten  
Edmund Payne. S. S.

At a Court held for Pittsylvania County the 15<sup>th</sup> Day of August 1700  
The Within indenture was Acknowledged by the Within Named Edmund  
Payne to his Act and Seal Ordained to be Recorded By the Court  
Jno. J. Simpkins Co.

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This Indenter made the 17<sup>th</sup> day of June in the year of our Lord Christ  
from One thousand seven hundred and forty nine, Between Robert Raketaire and  
Raketaire Mary his wife of the County of Westmoreland one person lawfully of the County  
of Pennsylvania of the said Part witnesseth that for and in Consideration  
of the sum of One Hundred Eighty Pounds current Money of Virginia in hand  
paid by the said Charles Joly to the said Robert Raketaire the Rumpes thereof  
by deathly Acknowledg and thereof and therefrom a quiet release of discharge  
the said Charles Joly his executors and Administrators have granted  
bargained and Alined released and confirmed by these presents Both give  
Grant bargainesse Alined release and confirm unto the said Charles Joly  
his executors and Administrators One Certain tract or parcel of land situate lying  
and being in the County of Pennsylvania On Elk Horn Creek containing One  
Hundred Acre or the same more or less and bounded as followeth —  
Beginning at a tree oak corner thence a New Line South fifty  
One & half rods One hundred & fifty Poles to Binters in Joseph Leahys  
old line, thence the same South Nineteen West One Hundred & thirty four  
Poles to Binters thence a New Line Sixty five and half West One hundred  
& forty four Poles to Binters in Joseph Leahys old line aforesaid, thence the  
same North Twenty five <sup>Eighty</sup> Poles to the first station to have and  
to hold the before granted Land & Premises unto the said Charles Joly  
his executors and the Appurtenances therunto belonging with all veins  
mines and Quarries whatsoever within the Bounes aforesaid well  
discovered as undiscovers of the before mentioned Robt Raketaire  
and Mary his wife doth hereby from this time forth forever more for  
themselves their executors and administrators Relinquish all thetate  
or Dote they have or shall have to the before mentioned One hundred  
Acres of Land unto the said Charles Joly his executors and thetate  
hereby warrant and forever defend title and Dote of the said  
Land

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and unto the said Charles Joly from all Persons whatsoever claiming the same  
any Rites or Title thereto. In Witness Whereof we have hereunto set our hands  
and affixed our seals this before <sup>the</sup> ~~last~~ <sup>20th</sup> day of June Date

Robert Rakstraw

Sign'd & Sealed by

In Pursuit of

Benjamin Hall William Logan

William Adams.

Recd of Charles Joly the day and year first written mentioned the sum of  
One Thousand and eighty Dollars it being the Consideration wherein Mentioned  
Recd by me

Robert Rakstraw -

Benjamin Hall William Logan

William Adams

The Court continues till for Pittsylvania County the 1<sup>st</sup> day of April

1780 The Within Indenture together with the Receipt hereon annexed was  
Acknowledged by the Within Namee Charles Joly to his act and due and  
Ordered to be Recorded By the Court

John Will Gunter C.R.C.

Bailey,  
from  
Summers  
Deed

This Indenter Made the 16<sup>th</sup> day of February in the Year of our Lord  
One Thousand Seven Hundred Eighty Between William Summers of Pittsylvania  
County of the one Part & Peter James Bailey of the said County of the other Part witnesseth  
that the said William Summers for and in Consideration of Twenty Dollars Current  
Money of Virginia paid before the delivery of these Presents to the Party Whom  
Ditto hereby Acknowledgeth hath given Granted Bargained & sold Alien and  
Conveyed unto the said Peter James Bailey by these Presents doth give Grant Alien and  
Conferm unto the said Peter James Bailey his Heirs and Assigns forever One certain tract  
or Part of Land Containing fifty Acres be there the same more or less lying  
the Lower End of the Survey that is to sayer Bough of Thomas Bough -  
Lying)

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Sayng a longe in Pennsylvania On the head Branches of Sandy Creek and Muscooc  
as follows Viz Beginning) On a White Oak Weller's Ordene Line, thence running a  
West bound to a Soller on the Manay Branch thence running South West to a red Oak  
thence running South East to a corner on a Red Oak Sappington Weller's Line  
thence a long S. E. line to the White Oak whence it begins, To have and to hold  
the said Land or Parcel of Land containing fifty Acres more or less and all  
of singular Appurtenances Thereon, leaving Parcel thereof with the appurtenances  
unto the s<sup>t</sup> Peter James Bailey his heirs and assigns to the only Proprietary and behalf  
of the said Peter James Bailey his heirs & assigns forever, of the said William Summers  
for himself & his heirs & assigns the said Parcel of Land & Premises being free and  
Parcel thereof against himself and his heirs against all and every other Person  
or Persons whatsoever to the said Peter James Bailey his heirs & assigns shall and  
will warrant & forever defend my Heirs & wheresof the said Summers shall  
have unto it his heire & Assigns his Seal the day of year above written

Signed Sealed & Dated

In presence of us

Joseph Rogers Benjamin Green

William Nelson

William Summers. S. S.

Memorandum that a full & Peaceable Description of the Within Land and  
Premises was Taken forth by the Within Peter James Bailey according to due form of Law  
Joseph Rogers Benjamin Green William Summers. S. S.  
William Nelson

At a Court held for Pittsylvania County the 18<sup>th</sup> Day of April 1780

The Indenture together with the Minervanum of Survey of Lying hereon Induced was  
Signed by the oaths of the Testifies hereunto to be the act of Deed of the above Premises  
William Summers & ordered to be Recorded By the Court

Sub. Will. Pindall C. P. Court

Wm. Ayres  
from  
Aug 9  
Dec

This Indenture Made this 1<sup>st</sup> day of March in the year of our Lord Christ One Thousand  
four hundred eighty Between Thomas Ayres & Moses Ayres Executors of the last Will & Testament  
of Nathaniel Ayres Deed of the one part and John Tracy Son of James Tracy, of the same  
County of the other party witnesseth that the said Executrix Thomas Ayres for and in Consideration  
of the sum of fifteen hundred Dollars Current Money of Virginia to the said Moses Ayres  
paid in hand by James Tracy the Receipt whereof the said Executrix doth acknowledge themselves  
fully satisfied contented & paid death Given Grants Bargained sold unto the aforesaid  
John Tracy Long & James Tracy One certain Tract or parcel of Land lying & being in the  
County on the Branches of Cane Creek and Sandy Creek containing two hundred & thirty  
Nine Acres being part of the Land Granted to Nathaniel Ayres by Patent bearing Date One  
Thousand four hundred eighty Nine Years by his late Will to sole Person by the said  
Patent Beginning at a Dead pine Southwesterly bounded West North by 90° rods to a pine  
West 60° rods to a pine South fifteen degrees North twenty four degrees West One hundred & thirty one rods to a pine South fifteen degrees East  
One hundred forty five rods to a point thence South Twenty four degrees East to a Dividing Line  
Run by George Carter which begins at the Dead pine at the first station thence along  
the Dividing Line South Seven degrees West Fifty six rods to a point thence South Twenty  
five degrees West to the Dividing Line thence containing two hundred & thirty nine acres  
to the same corner as before which said land is bounded by singular  
the boundaries and appurtenances therunto belonging or in any wise appertaining so that  
John Tracy is to have and hold of us occupy but from the  
claim challenge or demand of them the said Executrix Thomas Ayres their heirs executors  
or from any person or persons under color of any Right formerly invested in them  
the said Executrix which hath by these presents Aligned & Confirmed unto the said  
John Tracy his heirs and assigns forever the above Land and Promises with all appurtenance  
thereunto belonging or in any wise appertaining I do witness whereof on the said day of  
January 1<sup>st</sup> Anno Domini MDCCCLXIX affixed our seals this day of year above written  
Signed seal of John Tracy  
In presence of  
James Tracy Allen Stokes  
Benjamin Williams  
his son

Thomas T. Ayres. L.S.  
Mark  
Moses Ayres. L.S.

At the Court House of Allegheny County the 18<sup>th</sup> Day of April 1780.

The Within Deed was presented by the oath of the Notary Public, to the Clerk and Recorder of the  
Within County of Allegheny to be Recorded by the Clerk

Publ. Wm. Langford Co.

Sumpkin  
from  
Robt.  
Decd.

This Indenture made the 18<sup>th</sup> day of April in the Year of our Lord Christ one thousand Seven hundred and Eighty. Between James Roberts & Elizabeth his Wife of the County of Pennsylvania of the one part & Robert Sumpkin of the County of Halifax of the other part  
 Witnesseth that for a sum in Consideration of the sum of One Thousand Pounds, now current Money of Virginia in hand paid by the said Robert Sumpkin to the said James Roberts the Recipient Whereof he doth hereby Acknowledge of them and those from August last to discharge the said Robert Sumpkin his owing Excom. Year 24 have granted Bargaine & to Almond Release of Conscience by these Presents Both James Roberts Bargain sell Almond Release of Conscience unto the said Robert Sumpkin his Heirs -  
 Excom. Year 24 certain tract or parcel of Land situated lying and being in the County of Pennsylvania containing Three Hundred & Sixty six Acres. Lying on the South Side of Dan River BEGGINING at Wynnies corner Poplar on the River thence along his line South 50 degrees East Ninety rods to a pine thence West Line South three degrees East One hundred & eighty rods to a Chestnut Tree, North Eighty seven degrees, West 130 rods to a Chestnut Tree South 41 degrees, West Eighty eight rods to a Pine North Eighty degrees West 120 rods to a Hickory Poplar North Thirty two degrees West Eighty rods to a Maple on the River aforesaid thence down the same and Meanders to the first station to have & to hold the before granted Land and  
 Premises unto the said Robert Sumpkin his heirs &c. With the appurtenances thereto belonging with all Vines Mines & Quarries whatsoever within the bounds aforesaid as well discovered as Undiscovered by the before mentioned James Roberts & Elizabeth his wife doth hereby from this time forth forever More for themselves than having Excom. Year 23 Relinquish all the Right and Title they have or shall have to the before mentioned 366 acres of Land unto the said Robert Sumpkin his heirs &c and doth hereby warrant & forever defend his and their title of the said Land unto the said Robert Sumpkin from all Persons whatsoever claiming or having any Title thereto, wherein, IN WITNESS WHEREOF  
 We have hereunto set our hands & affixed our seals this before Twentieth day of April  
 signe. Robt. Sumpkin. S. J.  
 In presence of  
 John Melton, Benj. Leake, Benj. Sheller  
 Crispin Sheller, Joshua Stone, Albra. Sheller.

Recd. of the Within Name Robt. Sumpkin the day & date within mentioned the sum of One Thousand Pounds current Money of Virginia it being the Within Consideration above  
 Recd. James Roberts

John Melton, Benj. Sheller  
 Crispin Sheller, Joshua Stone, Albra. Sheller

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At the Court of Common Pleas for Pittsylvania County the 19<sup>th</sup> Day of April 1780  
 The Within Indenture Together With the Recd<sup>t</sup> hereon Indenture was acknowledged  
 by the Within Named James Roberts before his acts as a Notary Public<sup>r</sup> and<sup>s</sup> sealed  
 By the Court

Subd<sup>r</sup> Will<sup>s</sup> Tumball C<sup>t</sup>

Sums  
from  
Sums  
Due

His Indenture Made this fifteenth day of April in the year of our Lord One  
 Thousand Seven Hundred Eighty Between Charles Lewis of the County of Pittsylvania  
 a native of Virginia of the one part & John Lewis of the County of Colony of the other  
 part. Witnesseth that the said Charles Lewis for the Consideration of the sum of One  
 Thousand Dollars Current Money of Virginia to him in hand paid by the said John Lewis  
 before the sealing (delivering) of these Presents the Recd<sup>t</sup> whereof by the said Charles  
 Lewis doth hereby acknowledge receipt Exoneration and discharge the said John Lewis —  
 his heirs and assigns forever by these Presents have Granted Bargained & sold Delivered and  
 Conveyed unto the said John Lewis and his Heirs forever One Certain Tract or parcel  
 of Land containing One Thousand and twenty Acres more or less Lately lying and  
 being in the County and Colony aforesaid bounded as followeth Beginning at a Tree —  
 Red oak thence North Twenty four and half degrees East One Thousand & forty three  
 rods to a Point in Benjamin Tonys Line thence South fifteen degrees East two hundred  
 and thirty five rods to a black oak thence by a Line Agreeable to a straight course to the  
 fork of a branch of the Mine Branch thence down the said branch and thence to the  
 Mine Branch thence up a Little Branch meeting against the said branch on the other  
 side of the said Mine Branch as it Meanders to a White oak at the Head thereof thence  
 North Eighteen rods to the Beginning Together with all Trees & growths orchards  
 since Water Watercourses improvements plantings profits commodities hereditaments  
 and appurtenances whatsoever in the same belonging or any ways appertaining thereto  
 and Reversions remainders & mānors parts of lands and gifts of all singular things  
 presents given past thereof and all the Estate interest claim demand whatsoever either  
 in Law or equity of him the said Charles Lewis or his Heirs or in or to the same or any  
 part thereof To have and to hold all and singular the said land and premises  
 & every part and parcel thereof with the appurtenances unto the said John Lewis his heirs  
 and assigns to the only Brethren & children of the said John Lewis his heirs & assigns and  
 the said Charles Lewis doth for himself and his heirs herewith agree to & with  
 the said John Lewis that he the said Charles Lewis by his Heirs the same and  
 premises hereby Granted and every part thereof shall be held by the said John Lewis  
 and his heirs against him the said Charles Lewis and his heirs and assigns  
 every

any other Person or Persons whatsoever shall and will demand of me or my Heirs or Executors payment of the sum or sums so due and payable in the sum or sums of One Thousand Pounds Sterling whereof the said Charles Lewis hath given to me his hand and seal the day of year first above written

Charles X<sup>o</sup> Lewis L<sup>o</sup> 1780  
mark

Signed sealed by (Blanks) }  
in presence of }

George Dodson  
his mark  
William C. Lewis  
mark

**MEMORANDUM** That the day of year within written Peaceably quiet —  
Payment of the Within Granted sum or sums given and made unto the  
Within Named John Lewis according to the power, form and effect of the within writing  
Recd.

John Lewis his mark  
George Dodson William C. Lewis  
mark

Charles X<sup>o</sup> Lewis L<sup>o</sup> 1780  
mark

Rec'd of John Lewis this fifteenth day of April Anno Dom. One Thousand Seven  
Hundred Eighty the sum of One Thousand Pounds Current Money of Virginia being  
the Consideration Money within Mentioned & say Recd by me his mark  
John Lewis his mark  
George Dodson William C. Lewis  
mark

Charles X<sup>o</sup> Lewis L<sup>o</sup> 1780  
mark

At account before Pittsylvania County the 13<sup>th</sup> day of April 1780

The Within Indenture together with the Memorandum of Sum of Seven Hundred  
Pounds Sterling was acknowledged by the Within Named Charles Lewis to be his  
final Act of Deed of Vendue to be Received by the Court

Wm. Pendleton Esq.

P  
Payne  
from  
Payne  
Due

This Indenture Made this eighteenth day of April in the Year of our Lord  
One Thousand Seven Hundred Eighty Between Reuben Pain of the County of  
Pittsylvania of Parish of Somers of the one part and Philmon Payne of the same  
County and Parish of the other part witnesseth that the said Reuben Pain for and  
the Consideration of the sum of fifty Dollars to him in hand paid by the said Philmon  
Payne did sign and seal the same Reuben Pain doth hereby acknowledge that he hath  
Bargained and sold unto the said Philmon Payne for him and his  
Heirs Executors and Assignees both by these presents given and Bargain full Absolute Entitl-

and

and confirm unto the said Philimon Pinckhiss his heirs and assigns forever One hundred acres of land situate lying and being in the County of Allegheny and on the Middle Creek of Monongahela River being by Proprietary Line Two hundred and forty five acres to the town Monongahela being part of a tract of land granted to the said Andrew Pinckhiss by the Proprietary bearing date the eighteenth day of November Anno Domini thousand four hundred and twenty nine in the year of the Commonwealth and boundaries followeth As Wch Beginning at known corner from the line North forty eight and a half degrees West One hundred and fourteen poles to the right hand thence South seventy eight West One hundred three poles to a Spanish Oak in Martin's line thence along the same North forty five West to a line marked by Martin Pinckhiss P. Parrot and Philimon Pinckhiss each the said line Eastward by right Middifly corner line on the North side of the said creek near the head of the Lick Creek thence along the S. E. Middle line South five degrees East One hundred fifty two poles to a white oak in known line to a length said line South forty nine degrees West Ninety eight poles to the Beginning To have and to hold the above and numbered acres of Land of Pinckhiss with all the appurtenances to the said Philimon Pinckhiss his heirs and assigns forever by the said Pinckhiss for himself his heirs executors and administrators with command of agrees to and with the said Philimon Pinckhiss that he the said Philimon Pinckhiss doth command of agrees to and with the said Pinckhiss Land and Pinckhiss with all manner of appurtenances to the said Philimon Pinckhiss his heirs and assigns forever and against him the said Pinckhiss and against the claim or claims of every other person whatsoever in witness whereof to the said Pinckhiss hath set his hand of seal this eighteenth day of April one thousand seven hundred and eighty

Philimon Pinckhiss L. P.

At about twelve o'clock Pennsylvania County the 18<sup>th</sup> day of April 1780

The Within Recd was acknowledged by the Person named & Philimon Pinckhiss to be his act of due of record to be recorded by the court  
D. Hill. Clerk C. Co.

P  
roy  
son  
Gillib  
Recd  
ing

This Indenture made this eighteenth day of April in the year of our Lord One thousand seven hundred eighty. Between Michael Gillib of Frenchville of the County of Pittsburg of the one part & Edward Pyon of the County of Allegheny of the other part witnesseth that the said Michael Gillib & Sarah his wife formerly continuall of the sum of four hundred & fifty pounds current money of Maryland to them in hand paid by the said Edward Pyon about before the Enacting and

Witness —

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Reciting further Recount the Reciprocity by the said Michael Gillard & Sarah his Wife  
do hereby Acknowleage and thereto the witness hereto Sates her Counterfet of this Document Granted and Agreed  
by them Recount do give grant Bargain and Sale unto the said Edward Payson  
his Heirs and Assigns forever One certain Great and parcel of Land Situate lying Lying in the  
County of Pittsylvania on both sides of a branch of Strickland Creek containing One hundred and  
fifty acres More or Less and bounded as followeth to wit Beginning at a certain White  
Oak of Burtons of Rubbers thence a Long Hubble Line to the Head thence along  
the Rocke fence thence a New Line to a certain White Oak in Pollards line thence a long Pollards  
Line to Burtons line and thence keeping Burtons line to the Beginning) ninth all Holes  
Oak Holes Woods, Grounds and Waters of whatsoever Profits and advantages whatsoever  
to the said Part or parcel of Land and Baum as above mentioned belonging or in any wise  
Appertaining and also the Rurien and Rurion Estate Right Title and full Claim and  
Demane of him the said Michael Gillard & Sarah his Wife off in and to the said Land  
and Premises above mentioned having part and parcel thereof To have and to hold the  
said Land of him above mentioned and my part of Parcel thereof with the appurtenances  
unto the said Edward Payson his heirs and assigns forever and the said Michael Gillard and  
Sarah his wife for themselves of them to command and agree to furnish the said Edward Payson  
of his sum by these Presents that they the said Michael Gillard & Sarah his wife the said Trustee  
of Land and Premises above mentioned will Presently defend and to the said Edward  
Payson and his heirs against him the said Michael Gillard and his heirs Legitimately and every  
other Person whatsoever In witness whereof the said Michael Gillard & Sarah his wife hath  
to these Presents set their hands and seals the day of year above written

Michael Gillard. L.S.  
Sarah Gillard. L.S.

Signed Sealed and WITNESSED  
In presence of us  
John Sandford  
John Vaughan  
Edward Curing  
Tho. Vaughan

MEMORANDUM That on the day of year first written Michael Martindale two Threable and  
David Peckham and Henry St. John of the Within Martindale Land of Premises given and  
Delivered by the Within Name Michael Gillard unto the Within Name Edward Payson  
According to the Report True intent & meaning of the Within Writings and Intent

John Sandford, John Vaughan  
James or Lewis Thomas Vaughan

Michael Gillard. L.S.

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Recd April the 15<sup>th</sup> day 1780 of Edward Payon from Edmund Taylor & Son  
Sum of One Hundred & Fifty Dollars -  
and the sum of Eighty five Dollars  
to be paid to Michael Gillard  
and his wife Sarah  
and their children  
John Vaughan, Edward Evans  
Thomas Vaughan

At a Court held for Pittsylvania County the 18<sup>th</sup> day of April 1780.

The Within Indenture Together with the Memorandum to Henry Glegg except  
herein indeavoured to be made by the author of these of the Minutes thereto, to be the  
Several Acts of Law of the within Name Michael Gillard & Sarah his Wife and  
the same was Ordered to be Recalled By the Court

Jas Hill Tammell C.

Know all Men by these Presents that Edmund Taylor & Daniel Sheller of the County  
of Pittsylvania are holder of Lenes family bound unto the Justice of the Peace of the said  
County, whereof they are & Representing in the Just before sum of One Hundred & Twenty  
Pounds Current Money of the Commonwealth of Virginia to be paid unto the Testifying  
Persons of this Indenture to which Payment will and duly to be made on a new line over  
Silus our Heirs Executors, Esqren & jointly and severally of these presents Sealed with  
Our Seals of date this 11<sup>th</sup> day of April 1779.

The Condition of the above Obligation is such that Whereas the above bound  
Edmund Taylor hath built a Bridge over White Stone Creek for the sum of Eighty five  
Pounds like Money, held by Eugene Sheller alias Sheller of William Dale Agreeable  
to an Order of Court Date Now if the said Edmund Taylor or his  
Heirs Esqren or any do maintain Support of the said Bridge in good and  
Satisfactory Repair, for Wagons, carts, gall other Wheel Carrriages etc for the sum  
of £100 per year from the date of this Present, then this Obligation shall stand  
and be in full force and effect and to remain in full force & virtue

Sale of Wals in Pursuance of  
Gabriel Sheller Justice of Sheller

Edm. Taylor. L.S.

Danl Sheller. L.S.

592)

Davy  
from  
Davy  
Date

This Indenture made this twenty of October in the year of our Lord Christ  
 One Thousand Seven hundred Eighty six and between William Terry of Pittsylvania County  
 in the State of Virginia of the one part & Thomas Terry son of the above named William  
 Terry of the other part witnesseth that the said William Terry  
 doth for ever give up & congead his more especially power in  
 consideration of the sum of One Hundred Dollars paid him in hand  
 by the said Thomas Terry at & before the sealing and delivery of this Present  
 the Reciprocal Acknowledgment of these premises past hereof doth  
 clearly Acquaint & change the said Thomas Terry in this Evn. a/c<sup>m</sup> of power of  
 himself there being a Halt given granted Benjamin & John Palmer by themselves  
 by their Parents both by Grand children given see Below by themselves the  
 said Thomas Terry One Hundred Acres of Land lying William Williams Line  
 part of the Part of Land on which the said William Terry now dwelt lying and  
 being in Pittsylvania County of which with all and singular the appurtenances thereto  
 belonging unto him the said Thomas Terry and his heirs the only Proprietary and  
 owner of the said Thomas Terry his heirs &c<sup>m</sup> & begins former of the said William  
 Terry his Heirs Evn. a/c<sup>m</sup> doth remand & grant to you the said Thomas Terry  
 Terry that is shall and may be lawfully to you the said Thomas Terry his heirs & co-tenants  
 a/c<sup>m</sup> from time to time of all times foreun hereafter lawfully to have  
 sole Occupancy & Possess<sup>y</sup> of all the said Land and Dwelling and right of Use of him the  
 said William Terry without any lawfull lets and hindrances whatsoever or interruption of  
 him the said William Terry his Heirs Evn. a/c<sup>m</sup> or assigns or any of them on any Person  
 or Persons lawfully claiming or to claim in any from or under them or any of them  
 the said William Terry for himself his heirs the said Land & Dwelling as before  
 mentioned by express into him the said Thomas Terry and his heirs against him  
 the said William Terry & his heirs all claiming or to claim in by from or under  
 them or any of them the said William Terry for himself his heirs a/c<sup>m</sup>  
 the said Land & Dwelling as before mentioned by express into him the said Thomas  
 Terry & his heirs against him the said William Terry & his heirs all claiming or to  
 claim in by from or under them or any of them shall you will bear and suffer  
 distinctly these Grants As witnesseth the said William Terry have witnessed  
 further hence by express in hand the day of Octo first above written  
 sign<sup>c</sup> Charles & John C.  
 In presence of

William Terry. P.S.

Davy  
from  
Davy  
Date  
Evans

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Dwight

Attestant, County of Pittsford, Pennsylvania, the 19<sup>th</sup> day of April, 1700.  
 The Within Deed acknowledge by the hand of William Penny to be  
 his and Margaret Penn to be Deed by the same.

Test. Will. Penny Esq. Co.

Boaz  
from  
Boaz  
Decd  
Exam.

This Indenture made this 19<sup>th</sup> day of December in the year of our Lord  
 One Thousand seven hundred and forty eight between Edmund Boaz of North  
 Carolina in Wilkes County of the one part and Bradwick Boaz of Pittsford  
 County of the other part. Testifying that whereas Edmund Boaz for and  
 in Consideration of the sum of twenty five Pounds Current Money of Virginia to him  
 in hand paid by the said Bradwick Boaz of the County aforesaid the Receipt  
 whereof he does acknowledge himself fully satisfied contented and paid and does  
 hereby Acquit Exempt and discharge the said Bradwick Boaz his Heirs Executors  
 and Administrators from the same. Having given Grantees above written full and sufficient  
 and by these presents given grants alibi place and Confirm unto the said Bradwick  
 Boaz his Heirs and Assigns forever One tract or Parcel of Land containing  
 by estimation One Hundred & Eighty Acres more or less Lying & being  
 on both sides of Stevens Creek in the County aforesaid bounded as followeth  
 to wit, Beginning at two small Pines on the West Southwesterly bound degrees  
 West One hundred and eighty four poles to three oak saplings thence North Twenty  
 five degrees West, Fifty eight poles longing the Creek to a small White Oak thence  
 North One hundred & Eighty rods to a red oak thence Southwesterly three degrees  
 West to another, thence North twenty three degrees East One hundred & Eighty rods  
 bearing westerly to another, thence East a long the Run line to the first station  
 and the River and thence a Remainder and the remainder thus generally the  
 Appurtenances thereto belonging throughout the full right and title of this  
 same Boaz for and by the said parcel of land to have and to hold this  
 One hundred & Eighty acres of land to the said Bradwick Boaz his Heirs and  
 Assigns forever. Together with all the houses buildings orchards gardens Woods  
 Underwood Rights Privileges Government & Rents profits appurtenances  
 whatsoever thereunto belonging and the said Edmund Boaz for himself his  
 Heirs executors & Assignees grant and agree to and with  
 the said Bradwick Boaz his Heirs executors and assigns to warrant and  
 defend the said land with all the appurtenances thereto belonging  
 unto the said Bradwick Boaz his heirs and assigns forever against him  
 the

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The said Edmund Boaz his wife and son signs formerly engaged all  
one and every Person or Persons laying claim to the same or any part or interest thereof  
and further further Consideration of the same the said Edmund Boaz hath to these —  
Presently given and made one Office his and the day of year above written

Sign Seal of Edm  
In Presence of

John Smith, Jonathan  
Thomas Boaz James Boaz

Edmund Boaz L.S.

Memorandum, that on the ninth day of December in the year  
of our Lord One Thousand Seven Hundred Eighty Sixtall of this Description  
of the Land and Tenure Within Grants and Demands and Paid by the  
Within Mentioned Edmund Boaz and by himself to the Within Mentioned —  
Patrick Boaz as the usual symbol of Liency and Sign According to the force  
and effect of the Within Recd Edmund Boaz L.S.

Sign Seal of Edm  
In Presence of  
John Smith, Jonathan  
Thos Boaz James Boaz

Edmund Boaz L.S.

At a Court held for Pennsylvania County the 28<sup>th</sup> day of January 1779  
This Indenture together with the Memorandum of Liency & Lien herein inserted  
may prove by the oaths of three of the Witnesses hereunto to be the certain Deed  
of the above Mentioned Edm C Boaz and the same was ordered to be Reconocida  
By the Court

To Wm. Umstall L.S.

1528

Pallenger  
from  
Morton  
Dec  
This Indenture Made the fifth day of April anno Domini summa eties  
between Joseph Morton of the County of Pennsylvania & Commonwealth of Joseph  
Pallenger of the same County of the other Party witnesseth That the said Joseph  
Morton for and in Consideration of the sum of Fifty Pounds current Money  
of Virginia to him in hand paid and receipt whereof is hereby acknowledged  
that he granted bargained sold alene Enleoffe & confirmed by these  
present doth grant bargain sell alene Enleoffe and Confirm unto the said Joseph  
Pallenger one certain tract or parcel of land containing by estimation forty  
Acres more or less lying and being in the said County of Petty Cumbrae on Sandy  
River being part of a tract on which the s<sup>d</sup> Pallenger now lieth on, and is  
bounded as followeth, running Joseph Austins Line on the east side Joseph Mortons  
other tract on the south and so running up Sandy River to the Mouth  
of Austins great Branch and up the branch to Austins Line to the Beginning according  
to the Manders of the River and Branch above mentioned as running Joseph Pallenger  
whereon he now dwells on the Wabana North Side together with the River and  
Ravines Remainder and Remainders of the land and premises above mentioned  
with all and singular the appurtenances therunto belonging even in any wise  
appertaining to have and to hold the said tract or parcel of land —  
with the appurtenances unto the said Joseph Pallenger his Heirs and assigns  
forewards the only property and right of him the said Joseph Pallenger  
his Heirs and Assigns forever and those Joseph Morton for himself and his  
Heirs both hereinafter and agree to and with the said Joseph Pallenger that  
he the said Joseph Morton the above mentioned Land and premises with  
the appurtenances unto the said Joseph Pallenger his Heirs and assigns forever  
against the claim and demand of him the said Joseph Morton and his Heirs  
and against all and every other Person or Persons whatsoever shall by will  
Charrant and forever defend by these presents In Witness whereof the  
said Joseph Morton hath hereunto set his hand and seal the day of year  
above written

Sign Seal of Dela &  
In Province of  
Newfoundland.  
Petty, Johnson. Adam Shultz

Joseph Morton S<sup>d</sup>.

526 Memorandum

The 11<sup>th</sup> day of April one thousand seven hundred and sixteen  
Twenty six and eighty P.M. in the County of Pennsylvania, State of the Union  
and Province of Boston Massachusetts made and delivered by the within Names  
Joseph Morton unto the Within Witness Joseph Ballinger according  
to the form and effect of the within Deed of  
Joseph Morton Esq.  
In Presence of

At a Court held for Pittsylvania County the 16<sup>th</sup> day of May 1780.

The Within Indenture together with the Memorandum of buying & selling herein  
induced was acknowledged by the Within Name Joseph Morton to be his  
act and Deed of the same was ordered to be recorded by the Court

T. W. Simplicity Co.

All from James Dean & Mary his wife  
Dein & son of the County of Pittsylvania of the One Part and David Hall of the County of Virginia  
of the other Part witnesseth that for and in Consideration of the sum of two thousand  
Pounds Current Money of Virginia in hand paid by the said David Hall to the  
James Dean the Receipt Whereof he doth hereby acknowledge and thank him there  
from Acquit Release and Discharge the said David Hall his heirs Executors and  
Administrators granted bargained sold Allines released and confirmed unto the said  
James Dean his heirs Executors and Administrators One certain tract or piece of Land —  
containing One Thousand & forty Acres situate lying and being in the County  
of Pittsylvania on the Waters of Banister River Beginning at Pointers  
thence South eighty four degrees East One hundred and fifty four rods to a tree and  
pointing South Twenty One degrees West One hundred rods more or less —  
South Twenty three West Sixty four rods to a post oak South eighty four rods West forty  
Two rods bearing Banister River to a post oak North forty two West

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by four Rods to a new Oak Northwesterly three rods & fifty rods to another Southwesterly  
and thence east thirty rods to a white oak Northwesterly one rods due East thence running  
fifty rods to a stone station to have and to hold the said land so granted, same of premises  
unto the said David Hall his heirs & assigns the appurtenances thereto belonging  
with all trees, mines and quarrying wherabouts within the bounds aforesaid only  
discovered as undiscovers and the before mentioned James Brown and Mary his wife  
doth hereby from this time forth for ever more for themselves their heirs executors  
and administrators relinquish all the rights and titles they have or shall have to the before  
mentioned 100 acres of land unto the said David Hall his heirs & assigns doth hereby  
remain and forever before him and his heirs of those lands unto the said David  
Hall from all persons whatsoever claiming for having any title or title  
thereunto. W<sup>m</sup> Hiltz Whom by his hand is witnessed our hands & affixed  
our seals this before written day of date  
sign. seal. of David Hall  
Jno. Brown  
Notors Dickinson  
Griffith Dickinson  
Robert X. Simmons  
mark.

James Brown S<sup>r</sup>.  
Mary Brown S<sup>r</sup>.

Pec. of David Hall give and sell of the within mentioned sum of two hundred  
bounds in full satisfaction for the before granted land as witness my hand this 11<sup>th</sup>  
day of September 1780.

James Brown

Notors Dickinson Griffith Dickinson  
Robert X. Simmons  
mark

Attest for Pittsylvania County the 19 day of September 1780

This indenture together with the receipt hereunder was acknowledged by  
the within James Brown to be his act and deed of Mary his wife  
(being) briefly examined as the land aforesaid relinquishes her right of dower  
in aise to the within granted land and premises, all which was  
ordained to be recorded by the said Robt. Hill, Notary Public.

His Indenture Made this 16<sup>th</sup> day of January in the Year of our  
 Lord Christ One Thousand Seven Hundred and eighty one Between James  
 Dunn Dein  
 Deed Dein of the County of Pittsylvania and Mary his wife of the same place and  
 exm<sup>r</sup> David Hall of the County aforesaid of the other part Philomelizeth that for  
 and in Consideration of the sum of Three Thousand pounds Current Money of  
 Virginia wherof paid by the said David Hall to the said James Dunn  
 the Receipt whereof he doth hereby Acknowledge and receipt of the same  
 Acquit Release and discharge the said David Hall his Heirs executors  
 and administrators granted bargained sold alienated and confirmed  
 and by these Presents doth Grant Bargain Sell alienate Release and Confirm  
 unto the said David Hall his Heirs executors and administrators One certain  
 tract or parcel of Land containing One Hundred and Acres by the name  
 more or less on the Head Branches of Danville River lying and being  
 in the County of Pittsylvania Beginning at Painters on the east thence  
 Run there a long Emersons Line South twenty one West an hundred  
 and thirty poles to give Hall Painters thence with said Line North eighty  
 degrees West One Hundred and Thirty Poles to his Pointing North Twenty two  
 East One Hundred and Sixty Poles to a corner called William Deins Line thence  
 along the same North Fifty Seven East One Hundred and fourteen poles  
 to a White Oak thence North in West forty four Poles to Pointing and  
 thence along the said Deins Line South Twenty five East eighty six poles  
 to the Beginning to have and to hold the before granted land  
 and premises unto the said David Hall his Heirs executors  
 and assigns unto the said David Hall his Heirs executors  
 and assigns for the time being of having  
 whatsoever within the bounds aforesaid as well discovered as  
 undiscovers of the before mentioned James Dunn & Mary his  
 wife doth hereby from this time forth forego money for themselves  
 their Heirs executors and administrators to relinquish all Right and Title they  
 have or shall have to the before mentioned One Hundred and  
 Acres

Done & sealed in the same manner & by unto this day David Keall his Spouse and  
both jointly thereunto have formerly defined etc and settled the said Land unto the  
said David Keall from all persons whatsoever claiming or having any  
right or title unto the same. In witness whereof we have hereunto set our hands  
and affixed our seals this before written Day and date.

Signed & Sealed by  
James Dunn Esq  
in presence of

James Dunn Esq  
Mary Dunn Esq

At a Court held for Pennsylvania County the 16<sup>th</sup> day of January 1781  
The above Deed was acknowledged by the above named James Dunn to be  
his act and Deed by Mary his wife being fully examined as the law directs —  
Abnegated her dominion and to the above granted Land of Pennies all  
which was ordered to be recorded by the court

John Hill Gambell Esq

This Indenture Made this Seventeenth day of May in the year of our Lord  
 Christ One thousand Seven Hundred & Eighty Between Joseph Collins of Halifax  
 County of the One part of Thomas Davis of Amelia County Witneseth that the said  
 Joseph Collins for and in Consideration of the sum of fifteen hundred Dollars current  
 Money of Virginia to him in hand paid have Granted bargained sold and by these  
 Presents do Grant, Bargain, Sell and Confirm unto the said Thomas Davis and to his  
 heirs and assigns forever one certain tract or parcels of land lying and being in  
 Alleghany County and on the branches of Backbone Creek and North Branch Allens Creek  
 Mountain including the head spring on Backbone Creek, the one tract containing by  
 estimation four hundred acres and bounded as followeth to wit, Beginning at  
 Daniel Hamlin corner pine thence Run Line South two degrees West One  
 hundred and fifty rods to a pine North forty three degrees West Ninety two rods to a pine  
 North thirty four degrees East One hundred & fifty rods to a pine North thirty  
 degrees West One hundred & fifty rods to a Stake and Pointing in Isaac Etchells  
 Line thence on his line North forty four degrees East two hundred & two rods Cropping  
 true branches to a pine thence Run Line South thirty nine degrees East One hundred and  
 fifty seven rods to a pine in Daniel Hamlin line thence on the said line South  
 forty one and a half degrees West One hundred & eighty rods to a point and  
 South seven degrees East two hundred and twelve rods to the Beginning the said  
 Land being granted by Plaintiff to the said Joseph Collins bearing date the fifteenth day  
 of August One thousand Seven Hundred & Eighty Seven, the other tract aforementioned  
 containing ten acres more or less adjoyning the former is part of a patent of a greater  
 quantity granted first to Daniel Hamlin bearing date as follows viz  
 may appear and as followeth to wit, Beginning on the east side line at the  
 North east corner of the peach Orchard on the first mentioned land thence North  
 on the same line as it runs before laid down to where a common stock near the  
 dwelling house thence East without side the fence convenient on the former  
 land line thence a new made line of Marked trees South Cropping the Spring  
 branch to the beginning with houses orchard gardens Woods underwood Watering  
 water courses therunto belonging or in anywise appertaining to have and to  
 hold the said land and appertinances unto the said Thomas Davis and to his  
 heirs and assigns forever and the said Joseph Collins for himself his heirs  
 and assigns covenant and agree with the said Thomas Davis that he

F. 21

the said Joseph Colling and others being the above Land and Running unto the said  
Thomas Davis and to his heirs and assigns forever shall and will Warrant and  
by these presents for ever defend to Mr. Nitney who or the said Joseph Colling  
hereinbefore sets his hand and affixes seal the day and year first above  
written

Joseph Colling Jr.

James Lake Acknowledges

{  
Deliverance in favor of us

Conradus McHany Richard Clark

Nathaniel Hindwick John Graddock

MEMORANDUM That on the seventeenth day of May One Thousand  
Seven Hundred Eighty Sixty Seven of the within Writings by me is hereby  
Acknowledged to be made

Joseph Colling

John Graddock Richard Clark Conradus McHany  
Nathaniel Hindwick

At a Court held for Pittsylvania County the 20<sup>th</sup> Day of June 1780

The Within Indenture together with the Memorandum of sum of Sixty Seven  
Hundred Eighty Sixty Seven Dollars and odd sum acknowledged by the within Plaintiff Joseph Colling  
to be his duty and Due and Owing to be Recovered by the Court

D. H. Dumbell Esq

Chattin  
from  
Hardy  
Deed  
Exam'd

This Indenture Made this Fifteenth day of January One Thousand Seven  
Hundred Eighty one Between Thomas Hardy of the County of Pittsylvania of the  
one part and John Chattin of the County of Culpeper of the other part witnesseth  
that the said Thomas Hardy for and in Consideration of the sum of Sixty Seven  
Hundred Eighty Sixty Seven Dollars and odd sum of Virginia to him in hand paid by the said John Chattin  
the Receipt whereof is hereby acknowledged hath granted bargained sold  
and confirmed unto the said John Chattin his heirs and assigns forever One certain tract or parcel of land  
situate lying and being on the Creek of Indian Fields and Green Stock Lying  
part of three parts the Patent of which were obtained by the said Hardy  
the said bearing date the first day of March One Thousand Seven Hundred  
Eighty three, the same the thirteenth day of November One Thousand  
Seven Hundred and Sixty Nine and the same the ninth day of  
June

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June One thousand Seven hundred and eighty Containing by Estimation four Hundred  
and eighty nine Acres, better known or else known as in the following Manner, to wit  
Beginning at Thomas Hartney fine thence along the said line to Hutchings's Road  
thence along the said Road to James Alling Line and continuing bounded by  
the said Alling's Line to a Line run by John Pigg thence along the said Line till it meets  
Petting's Line from thence to William Early's Line; thence along the said Line to the  
Beginning together with all Free Way Water Watercourses Benefits Communiting  
and Appertaining whatsoever to the same belonging or in any wise appertaining to him  
the said John Chatten his Heirs Executory and Administratory to have and to hold  
the said tract of Land and Premises with the appertaining unto the said John Chatten  
his Heirs and Assigns forever and the said Thomas Hardy and Mary his wife son  
themselves and their assigns do Command and Agree to and with the said John  
Chatten that the said Thomas Hardy and Mary his wife and their assigns being the said  
trust or parcel of Land and Premises with the appertaining alone mentioned aforesaid  
him the said John Chatten his Heirs and Assigns forever and against the claim or  
claiming of all and every person or persons whatsoever shall and will have and  
have by these presents In witness whereof the said Thomas Hartney and Mary his  
wife have hereunto set their hands and affixed their seals the day of year  
first above written

Signed Sealed and Delivered  
in presence

Thomas Hardy L.S.  
Mary X Hardy L.S.  
mark

{

Recd of John Chatten the day and year within written the sum of Six  
hundred pounds being the Consideration Money mentioned within for the  
Land and Premises

Thomas Hardy L.S.  
Mary X Hardy L.S.  
mark

At a Court held for Pittsylvania County the 14<sup>th</sup> Day of January 1781  
The Within Indenture together with the Deed herein annexed was acknowledged  
by the Within named Thomas Hardy to be his act and Deed of Mary his  
wife being duly examined as the Law directs Relinquishes his Right of  
dower in and to the Within granted Land and premises, all which was  
ordained to be Received by the Court Just This County

573  
Haller  
from  
Hughes  
Dear  
Dame

This Indenture Made the 17<sup>th</sup> Day of October in the year of our Lord  
One Thousand Seven Hundred and Eighty one of the Commonwealth of Virginia  
Between Nathaniel Hughes of the County of Pittsylvania Colony of  
Virginia of the one part and John Hall of the County and Colony aforesaid  
of the other part witnesseth that the said John Hughes for the Consideration  
of the sum of Two Thousand Pounds Current Money of Virginia to him in  
hand paid by the said John Hall before the Execution and Delivering  
of these Presents the receipt whereof to the said Nathaniel Hughes  
doth hereby acknowledge and Acquit & disannul and Discharge the said  
John Hall his & his wife Agnes former by these Presents have Granted  
bargained and sold delivered and Confirmed unto the said John Hall  
his & his wife Agnes former One Certain tract or parcel of land  
Containing One Hundred Acre by Estimation to the same more or  
less lying and being in the County and Colony aforesaid and bounded as  
Followeth To wit Beginning at a Pointing in Thomas Handys old Lime tree  
North Sixty three degrees West One Hundred and Twenty five pole to a pine  
thence North two degrees East One Hundred and thirty two pole to pointing thence  
South Sixty three East One hundred and Twenty five pole to a Red Oak Sapling  
near the top of a Ridge thence South two degrees West One Hundred and thirty  
two pole to the Beginning Together with all Houses Gardens orchards fence -  
woods that courses of improvements Bridges Groves Commodities &便利等  
Appertaining thereto in the same Belonging on any way appertaining  
and Reservable & Reversionary Remainder and Remainders & rents & issues &  
Buildings of all and singular the same Presents and every part thereof and all  
the estate interest claim and Demane whatsoeuer either in Law or equity  
of him the said Nathaniel Hughes of or over to the same or any part thereof  
To have and to hold all and singular the said Land and Premises and every  
part thereof with the Appertaining unto the said John Hall his Heirs  
and Assigns to the only Brethren and nearest of the said John Hall his Heirs  
and Assigns and the said Nathaniel Hughes doth hereby for himself  
and his Heirs covenant and agree to and with the said John Hall

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and by King their late said Nathaniel Hughes and his King the said Land and Promises  
hence granted and every Bate thereof unto the said John Hall and his King against  
him the said Nathaniel Hughes and his King and against every other Person or Persons  
whatsoever shall and will remain and forever Duly by these Presents. In  
Witness Whereof he the said Nathaniel Hughes hath hereunto set his Hand and  
Seal this day and Year first above written  
Signed sealed & delivered, &  
In presence of {  
John Hall & Will. Hannan and Sonne}

Nathaniel Hughes. L.S.

My Memorandum The day and year within written Recd of quic  
Description of the Within Granted Land and Promises now lying and Made unto the  
Within named John Hall according to the manner fore and effect of the Within  
Written Deed  
Nathaniel Hughes L.S.

Recd of John Hall the 17<sup>th</sup> day of October Anno Dom. 1780 the sum  
of Two Thousand Pounds Current Money of Virginia being the Consideration  
Money within mentioned Day Recd by me Nathaniel Hughes L.S.  
John Hall

At a Court held for Pennsylvania County the 17<sup>th</sup> Day of October 1780  
The Within Indenture together with the Memorandum of living wherein and except  
hereinafter was acknowledged by the within named Nathaniel Hughes to  
be his private acts and Deed of the same Was annexed to be Recorded by  
the Court

John Hall Will. Dampier Esq.

535  
Hall  
from  
Handy/  
exam

Ms. A. 1. 1. Vol. 1. No. 1. p. 535  
This Indenture Made this Nineteenth day of January in the year  
of our Lord One Thousand Seven hundred and eighty Between Joshua Handy  
of the County of Halifax and State of Virginia of the one part and John Hall  
of the County of Pittsylvania and State of Virginia of the other part witnesseth  
that the said Joshua Handy for the Consideration of the sum of Three Thousand  
Pounds, pounds Weight Money of Virginia to him and paid by the said John  
Hall before the sealing and Delivering of these Presents the receipt whereof  
by the said Joshua Handy doth hereby Acknowledge and acquit Exonerate  
and Discharge the said John Hall his Heirs and Assigns for ever by these  
Presents have Granted Bargained and Sold delivered and Conveyed unto  
the said John Hall his Heirs and Assigns for ever One certain tract or  
Parcel of Land Containing One Hundred Acres by Estimation by the same  
Monow Lys. lying and being in the County of Pittsylvania and Colony aforesaid.  
On the Waters of the Double Creek and bounded as followeth to wit  
Beginning at a pine tree South eighty two degrees West One hundred  
and one pole Crossing a branch to a pine thence South fifteen degrees west  
with Joshua Handys Line till it meets a branch of the Double Creek  
thence down the said branch and Meanders till it comes into a Northern  
branch thence up the other said branch and Meanders taking the second  
Right hand fork to the said Handys Northern line thence with the said line  
North forty three West to the Beginning together with all houses gardens orchards  
fences woods Watercourse improvements Privileges Profits commandities —  
Tenements and Appurtenances whatsoever in the same belonging or any way  
pertaining and remaining thereon and in the same Rents Issues  
and Profits of all manner singular the same Premises and every part and parcel  
thereof and all the estate interest claim and demand whatsoever either in Law  
or equity of him the said Joshua Handy his Heirs or Assigns for ever to the same  
or any part thereof to have and to hold all and singular the said land  
and Premises and every part and parcel thereof with the Appurtenances  
unto the said John Hall his Heirs or Assigns to the only Proprietary and  
Bishop of the said John Hall his Heirs and Assigns and the said Joshua  
Handy

Handy doth for himself and his Heirs & Comoners and Agre with me with the said John Hall  
that he the said John Hall and his Heirs & Comoners shall have and  
Pecuniarily granted to me my part and interest thereof unto the said John Hall  
and his Heirs against him the said Joshua Handy and his Heirs and against enemies  
other persons or persons whatsoever shall and will remain & forever be held by  
the said Grants to Wm. Madding wherof the said Joshua Handy hath witness  
to his hand & seal the day & year first above written

Signed Sealed & Delivered  
in presence of

George Dodson.

Joshua & Handy S. J.  
Mark

William Madding, Rothenick McDaniel  
Robert Mathews

Memorandum the day and year within written peaceable and  
quiet possession of the aforesaid Granted land of Pecuniary given and made unto  
the within named Joshua Handy according to the tenor hereunder and effect of  
the within written Deed

Sub  
George Dodson, Wm. Madding  
Rothenick McDaniel, Rob. Mathews

Joshua & Handy S. J.  
Mark

Recd of John Hall the Nineteenth Day of January Anno Dom 1780  
the sum of Three Thousand Dollars Current Money of Virginia is being the  
consideration Money within mentioned & say Recd by me

Sub  
George Dodson, William Madding  
Rothenick McDaniel, Rob. Mathews

Joshua & Handy S. J.  
Mark

137 Deed from Pittsylvania County the 17<sup>th</sup> Day of April 1781.

The Within Indenture Together With the Memorandum of Survey & Survey  
and Deeds hereon Indorsed was Previously made by one of the Witnesses thereto  
to be the General and True of the Within Named Joshua Hartley  
and to be Recorded by the Court John T. Will. Dimock Esq

Bullington  
from  
Keeling  
and  
Esq.  
  
This Indenture Made this 1<sup>st</sup> day of January in the year of  
Our Lord One Thousand Seven Hundred and Sixty nine, Between  
John Keeling of the County of Granville and State of North  
Carolina of the one part and Robert Bullington of the County of  
of Pittsylvania and State of Virginia of the other part witnesseth  
that the said John Keeling for and in Consideration of the  
Sum of Four Hundred Pounds Current Money of Virginia  
to him in hand paid by Robert Bullington the Recipient whereof  
the said John Keeling doth hereby acknowledge He the said  
John Keeling hath Granted Bargained and Sold alienated and  
Confirmed and by these presents doth Grant Bargain and Sell  
Alienated Confirmed unto the said Robert Bullington his Heirs  
and Assigns forever all that Messuage or Tenement situate lying  
and being in Pittsylvania County in the Colony of Virginia on both  
sides of Lugar Tree Creek, Beginning at a Chestnut Tree in Charles  
Sleight Line, thence along the said Line North Sixty eight poles to a  
Hickory thence down Line North thirty five degrees East one hundred  
and twelve pole to a Chestnut Tree thence North Sixty one pole crossing  
a Branch to a Hickory, thence North forty eight degrees East one hundred  
and fifty poles crossing a Branch to another, South Sixty eight degrees  
East Ninety six poles crossing the Creek twice to a small popular  
on the said Creek South Sixty two and a half degrees West three  
hundred poles crossing two Branches to a small Laurel Tree -  
then South Ten degrees West Sixty poles to Francis Clegg's County Boundary  
thence on his Line North Sixty Two degrees West Two hundred  
and Twenty pole crossing two Branches of Russel Creek

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to the Beginning containing by estimation four Hundred Acres in the  
 same Monson Lp, and also all Lands Trees Woods Land Woods Commons  
 profits, Commodities, Advantages, &c containing <sup>of</sup> there and <sup>of</sup>  
 Appertinances whatsoever to the said Mesuage or Tenement land  
 and Tenement alone mentioned belonging or in any wise appertaining  
 and also the Rents and Revenues remanent of Remaining Rents  
 & Services of the said Premises and every part whereof and all the Estates  
 Right Title Interest Claim and Demand whatsoever of him the said  
 John Keeling of and to the said Mesuage or Tenement of Premises  
 and every part whereof to have and to hold the said Mesuage Tenement  
 and all and singular the said Premises alone partitioned from off  
 of and Barreled thereof With the Appertinances unto the said —  
 Robert Bullington his Heirs and Assigns to the only Mesuage  
 and Tenement of him the said Robert Bullington his Heirs and  
 Assigns forever and the said John Keeling for himself of his Heirs  
 the said Mesuage or Tenement and premises and every part whereof  
 Barreled thereof against him the said John Keeling and his Heirs and his  
 Heirs and against all and every part and person whatsoever to them  
 Robert Bullington his Heirs and Assigns shall and will Warrant  
 for ever defend by these Presents free and clear from all kinds  
 of damages or other Incumbrances whatsoever and the said John  
 Keeling and his Heirs shall and will at any time on his behalf  
 at the Request and Cost of him the said Robert Bullington his Heirs or  
 Assigns make and execute such other Conveyance or Assurance for the Better —  
 confirming the said Land of Premises With the Appertinances unto the said  
 Robert Bullington his Heirs and Assigns as he or they his or their Council  
 Learned in the Law shall advise or require <sup>In witness</sup> Whereof he  
 the said John Keeling hath countersigned his hand and affixed his Seal  
 the Day of year first above written

John Keeling. S. J.

Sign'd seal &c Dated

In presence of

George Fletcher. Robert Bulling. Robert Astor  
 Robert Heyde. R. Anderson. R. Williams. J. Williams

Smith  
 Farn  
 Thomas  
 Walling  
 Deed  
 Cap.

At a Court held for Pittsylvania County the 1<sup>st</sup> Day of March 1780.

The Within Bargain and Sale from John Keeling to Robert Fullington was  
Searched by the oath of one of the Witnessthence, to be the act and Deed of the  
afore Named John Keeling and the same was Ordered to be Testified  
Afterwards to W<sup>t</sup>, At a Court held for the said County the 11<sup>th</sup> Day of August  
1781. the same was further proved by the oath of one of the other Witnes-  
thence, to be the act and Deed of the said John Keeling, all which was  
Ordered to be Recorded by the Court. witness Will. Sutherland Esq.

John  
Keeling

Thomas &  
Sarah  
Walling  
Deed.  
Esq.

This Indenture Made this Eighteenth day of April in the Year of our  
Lord, God, One Thousand Seven Hundred and Eighty One. Between William Thomas  
and Sarah Walling of Pittsylvania County Virginia of the one part of Samuel Smith  
of the County and Colony aforesaid of the other part witnesseth that Whereas William  
Thomas and Sarah Walling have in Consideration of the sum of One Thousand Seven  
Hundred Pounds £1000 and Lawfull Money of Virginia to them in hand paid before  
the concluding and Delivery of these presents by the said Samuel Smith the Recd.  
Whereof they the said William Thomas and Sarah Walling doth hereby acknowledge  
and themselves fully satisfied Contented and paid have bargained sold and  
Delivered by these presents with Bargain, Sell delivery, alien, Enfeoff, Release  
and for ever Confirm unto Samuel Smith his heirs, Executors, Administrators  
and Assigns, One certain Tract or parcel of Land in Pittsylvania County  
Virginia, Containing Two Hundred and fifty four acres more or less

Lying and being on both sides of Cascade Creek and bounded as followeth  
To wit, Beginning at a living Sapling thence North Sixty degrees West  
One hundred & thirty four poles Cropping the Creek and a large Branch  
of the same to three Red Oaks thence North Thirty six degrees East two hundred  
and forty poles Cropping a Branch to pointing the Binding corner thence  
the same course eighty poles to a Channel at George Russell's Dinding Line  
thence a length of said Russell's line South fifty degrees East one hundred  
and eight poles to a Cornum pine on a hill near the said Russell's field  
thence South thirty four degrees West thirty six poles Cropping the Creek to  
two White Oak Saplings thence South fifteen degrees East forty & 2 poles

to a Red Oak thence South forty eight degrees West two hundred and thirty six poles  
 to the Beginning. Also a Northern Branch or Tract of Land adjoining the  
 above tract With a Mill on the same in the County and Colony of New-sa-  
 Containing as per a Patent granted to Izaiah Watkin, bearing date the  
 Sixteenth day of February One Thousand Seven Hundred and Twenty two, Seven  
 hundred and forty acres more or less on the North Side of Cascade Creek bounded  
 as followeth to wit, Beginning at a Red Oak on the Creek aforesaid  
 thence off New Line North fifty eight degrees east eight poles to a Hemlock  
 Caney Spanish Oak on a small Branch thence along his Line North Sixty  
 five degrees, east One hundred and seventy four poles to a Red Oak in his  
 Line thence New Line North, bearing an half Degree West two hundred  
 and fifty two poles to a Red Oak North forty seven degrees West one hundred  
 poles to a White Oak, South eighty nine degrees West, twenty eight poles to a  
 Red Oak in John Russell's line, thence along his Line, South nineteen degrees  
 east forty eight poles to a Spanish Oak in the fork of a Branch, thence South  
 eighty one degrees West eighty six poles to a Cornus South thirty five degrees  
 West two hundred poles to his Corners on the Creek aforesaid and thence down the  
 same as it Meandering to the Beginning, there being One hundred and  
 thirty four Acres of the last mentioned tract, the property of John Brown  
 Conveyed to him by the said Izaiah Watkin as per a Deed now in the office  
 and said land bounded to him by John Donelson as per a Plot made and  
 by him the said John Donelson August the Thirtieth Day in the Year of  
 our Lord One Thousand Seven hundred and forty three, the remainder of  
 which tract of Land of Two hundred and ~~one~~<sup>forty six</sup> Acres more or less  
 more or less With the Mill, and the like above mentioned —  
 Tract of Two hundred and fifty four acres, With all and singular their  
 Appurtenances, together with all Woods, Underwoods, Timbers and Timber  
 Trees, Watercourses, and the privilege of Hunting, Fowling, Fishing and  
 Trailing game upon the premises, With all and every of the appurtenances, Thereunto  
 belonging, Also Appertaining Withall the Rents and Recoveries Rents  
 of Remaining Forty Acres and Survey, They the said William Thomas and  
 Izaiah Watkin, their heirs Executors, Adm'r &c. having Both by instrument  
 signed this their Heirs Executors, Adm'r &c. signified and clearly  
 from all former Party, Mortgagor, Bills of Sale, Sales or Demands  
 of any Person or Persons whatsoever the above Tracts of Land

and Mill being formerly the property of Joseph Watkins & Conveyed  
to the said William Thomas by the said Joseph Watkins, they being the  
Landz Wherow the said Samuel Smith now liveth, and that the  
said William Thomas & Joseph Watkins their Heirs Executors com<sup>m</sup> and  
Agree that at any time hereafter when Agreed, Make or Grant any  
further Conveyance that shall be thought or Looke upon hereafter con-  
cerning unto him the said Samuel Smith his Heirs Executors com<sup>m</sup> and  
Agree, the True and Lawful performance of which they the said  
William Thomas & Joseph Watkins do Linc themselves their living  
Exors. com<sup>m</sup> and Agree, forever, Testimony whereof they have set  
their hands and affixed their seals the day and year first above written  
John Thomas L.S.  
Joseph Watkins L.S.

*O* Memorandum that on the Day and year first written  
Mentioned Peaceable possession of Survey and Seizure of the Within  
Mentioned Lands and Diverses and Mill, With all their appurtenances,  
was given and Made by the William Thomas and Joseph Watkins to Samuel  
Smith Agreeable to the Within Writing and witness of Mr. Thomas L.S.  
Joseph Watkins L.S.

The Court Counter of Hillsborough Pittsylvania County the 18<sup>th</sup> Day of April 1781  
The Within Indenture Together With the Memorandum of Survey and Seizure  
hereunder was acknowledged by the Within Names of Joseph Watkins  
to be right and Due of the same was made to be Certified afterwards  
to this, at a Court held on the said County the 19<sup>th</sup> Day of July  
1781 the same was further acknowledged by the Within Name  
of William Thomas to be right and Due, all which was caused  
to be Recorded By the Court Clerk Wm. Fenwick Esq.

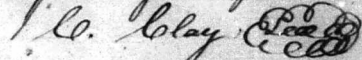
5143

A List of Surveys made in Fall 1779 & Spring 1780 by J. Stone D.P.C.

		Acres			
Nov <sup>r</sup>	19 Abia Cheatham . . .	400	Apr <sup>r</sup> 20	David Parish . . .	160
	Samuel Harris . . .	310	21	Reuben Payne . . .	337
24	Benja Terry . . .	12	22	John Adams . . .	319
Decy.	2 Abraham Murray Jr . . .	163		Robert Adams . . .	310
	3 William Collins . . .	265	24	William Davis . . .	100
	11 John Ballenger . . .	152		Henry Hall . . .	146
	16 Archibald Gordon . . .	150	26	John Pigg . . .	238
	Reuben Payne . . .	370		William Ricketts . . .	55
	18 William Payne . . .	250	27	William Devin . . .	350
	19 Richard Penyman . . .	232	28	Thomas Sparks . . .	137
	28 Henry Terry Son <sup>r</sup> . . .	356		Joshua Cantrell . . .	110
	29 Thomas Mathews . . .	181		William Shields . . .	197
	Nathaniel Murray . . .	251	29	Thomas Boaz . . .	500
Met <sup>r</sup> 1	1 John Hall . . .	153		Thomas Robertson . . .	397
	2 James Watson . . .	107		James Garner . . .	586
	3 Jacob Chaney . . .	400		Samuel Shields . . .	345
	Ditto . . .	234	May 1	Joseph Shields . . .	600
	Thomas Rodgers . . .	200		Thomas Smith . . .	100
	14 John Colcord . . .	134		John Smith . . .	344
	6 William Lévis . . .	383	3	Sterling Cato . . .	164
	7 William Everett . . .	365		10 John Ranney . . .	290
	Philip Thomas . . .	47		15 John Wilson . . .	140
	8 William Washington . . .	360		22 John Kelley . . .	94
	10 Joseph Terry Son <sup>r</sup> . . .	400		Joel Hurt . . .	152
	Ditto . . .	420		David Joby . . .	370
	20 McEndree Harris & Wm	3449		23 John West . . .	150
	Haskins . . .			Edmund King . . .	115
	James Flannkin . . .	360		24 Owen West . . .	385
	21 Frances Bennett . . .	410	25	Joe Carter (Private) . . .	1302
	William Bennett . . .	318		3 Seth Colcord . . .	115
	22 John Chiles . . .	935		Jonathan Griffith . . .	158
	Ditto . . .	30		13 Joseph West . . .	110
	23 W <sup>m</sup> Ward. Inclusion Survey	626		14 Owen West . . .	15
	24 David Ross . . .	2647			
	27 Charles Good . . .	271			
	28 Field Robinson . . .	180			
	John Smith . . .	150			
Ap <sup>r</sup>	1 George Allen . . .	287			
	William Betterton . . .	388			
	15 John Betterton . . .	250			
	Major Childs . . .	216			
	18 Jeremiah White . . .	98			
	Thomas Jones . . .	160			

75 Surveys  
Excepted Joshua Stone 1<sup>st</sup> C

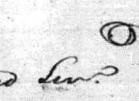
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This MORTGAGE made this sixteenth day of Nov:  
in the year of our Lord one thousand seven hundred & twenty eight,  
Between debtors Clay Clerk of the County of Albemarle of the  
one part & Albia Clay of Pittsylvania County of the other part.  
Witnesseth that the said Charles Clay, for Consideration of the  
sum of Fifty pounds Virginia Currency to him in hand paid the  
receipt whereof he doth hereby acknowledge hath granted  
bargained & sold & by these presents doth grant bargain sell  
allease & confirm unto the said Albia Clay his heirs and assigns  
forever one certain Tract or parcel of Land situate lying and  
being in the County of Pittsylvania on the waters of Sandy Creek  
a branch of Dan river containing, by estimation eight hundred  
acres more or less, being the land conveyed to him the said  
Charles Clay from Charles Clay Esq: of Cumberland County by  
Deed recorded in Pittsylvania Court & lying between the lines  
of Edmund Faling, Thomas Clay Samuel Davis & Charles Clay  
of Amelia with all and singular the privileges & appurtenances  
thereunto belonging or in any wise appertaining To have and  
to hold the above sold Land and premises with all the appurtenan-  
ces unto the said Albia Clay his heirs and assigns forever  
to the only proper use and behoof of him the said Albia  
Clay his heirs and assigns forever against him the said  
Charles Clay his heirs and assigns & against the claim &  
Demand of every other person or persons whatsoever  
Shall I witness by these presents Marrant, & forever defend  
In Writing wherof he the said Charles Clay hath here-  
unto set his Hand & seal the Day and year first above  
mention'd & witness — C. Clay 

Signed sealed & delivered.

in presence of

James Parker

George X Southland Esq: 

George Sutherland Jr. His: Clay

At a Court held for Pittsylvania County the 26<sup>th</sup> Day  
of November 1778 This Indenture from Charles Clay to  
Albia Clay was presented in Court and proved by the  
Court

58X

call of one of the subscribing Witnesses to be the act, and  
Ded of the said Charles And do another Court held for the  
said County the 1<sup>st</sup> Day of March 1779 the said Indenture  
was presented in Court and further proved by the oaths of one  
of the subscribing Witnesses to the act, and Ded of  
the said Charles And at another Court held for the  
the said County the 20<sup>th</sup> Day of April in the year  
last aforesaid, the said Indenture was again presented in  
Court and further proves by another of the subscribing  
Witnesses to the act, and Ded of the said Charles And  
and by the Court ordered to be Recorded.

Tested

Wm Tunstall Esq

Examined