

1  
Rice from  
Neal, Dads

This Indenture Made this seventeenth day of May in the  
Year of our Lord one thousand seven hundred and Ninety one  
Between Stephen Neal of the County of Pittsylvania of the  
one part and William Rice of the same County of the  
Other part, Witnesseth that the said Stephen Neal for  
and in Consideration of the sum of Forty Pounds Current  
Money of Virginia to him in hand paid by the said  
William Rice as or before the inscaling and Delivering of  
these presents the Receipt Whereof the doth hereby acknow-  
ledge, hath Granted bargained and sold Assigned Released  
and Conferred unto the said William Rice and to his  
heirs and Assigns, Forty Acres of Land being part of a quarter  
Tract which the said Stephen Neal purchased of John Steven  
Jr. Lying and being in the said County of Pittsylvania on the  
upper side of Elk Horn Creek Beginning at a post oak  
in Isham Farmers line, and thence along the same South  
Twenty five Degrees, West Seventy Eight Poles Crossing one  
part of a branch to a dogwood on the other part of the said  
Branch, and thence Down the said branch as it meanders  
Eighty two poles to Elk Horn Creek Cornering on a forked  
Willow, thence Down the said Creek as it meanders Twenty  
poles to the said Rices former line, and thence along the same  
North forty seven Degrees, West Ninety four poles to the  
Beginning, with all houses Gardens Orchards trees woods  
underwoods ways and Water courses, being or Standing, and  
also the Reversion and Reversions, Remainder and Remainders  
Rights issues and profits, thereof, and all the Estate Right  
Title, property Claim and Demand whatsoever of him  
the said Stephen Neal of in and to the same and every  
part & parcel thereof To have and to hold the said  
forty acres of Land and premises with all appurtenances  
unto the said William Rice, to the only use and behoof  
him the said William Rice, and to his heirs and Assigns  
forever, and the said Stephen Neal for himself and his heirs  
doth Covenant and agree with the said William Rice his  
heirs and Assigns, that he the said William Rice his  
heirs and Assigns shall forever hereafter by virtue of these

Parents have hold use occupy possess and enjoy the said  
Land and premises with all its appurtenances fully and  
clearly Exonerated and discharged, of all and from all  
Incumbrances of What nature or kind soever and that the  
said Stephen Neal and his heirs shall warrant and  
Defend the Title of the said Land in full simple, unto the said  
William Rice and to his heirs and assigns forever against them  
self and his heirs and against all and every other person  
and persons whatsoever Lawfully Claiming the same IN  
WITNESS WHEREOF the said Stephen Neal hath hereunto set  
his hand and Seal the day and Date above Written.

Sign'd Seal'd and Delivered  
In the presence of

Stephen Neal. L.S.

Memorandum that on the day of the date of the  
within written Deed, Levy and Surrender of the within granted  
Land and premises was Delivered by the within named  
Stephen Neal unto the within named William Rice  
According to the full meaning and Intent of the within  
written Indenture.

Stephen Neal.

At a Court of Quarter Sessions holden for Pittsylvania County  
the 16<sup>th</sup> day of May 1778. The within Indenture together with  
the Memorandum of Levy and Surrender hereon Indorsed was  
acknowledged by the within named Stephen Neal to be his  
Act of Deed and the same was ordered to be Recorded by the  
Court.

Teste  
Wm. Tinsdale J.C.

Tinsdale J.C.  
from  
Campbell  
Deeds

This Indenture made this Twenty first Day of  
April in the Year of our Lord one thousand seven hundred and  
Ninety one Between Archibald Campbell of the County of  
Pittsylvania of the one Part, and William Tinsdale J.C. of the said  
County of the other Part, Witnesseth the said Archibald  
Campbell for and in consideration of the sum of one hundred  
Pounds current Money of Virginia to him in hand paid

3)  
by the said William Tunstall, the Receipt Wherewith he hath  
Acknowledged, and thereunto acquiesced, Discharging the said  
William Tunstall, and by these presents he the said Archibald  
Campbell hath granted, bargained, sold, aliened, conveyed, confirmed  
and confirmed, and by these presents doth grant, bargain,  
sell, alien, convey, and confirm unto the said William Tunstall, his  
heirs and Assigns forever, one Certain Tract or parcel of Land  
situate lying and being in the County of Annapolis on the branches  
of Little Chrysston's Creek, containing one hundred Acres be  
the same more or less bounded as followeth to wit Beginning  
at a Red Oak in Parsons old line thence on the line N. E. West  
Twenty poles crossing a branch to a White Oak on the said branch  
and up the same as it Wanders fifty poles to a Poplar, thence  
North West 10. E. one hundred and Twenty six poles crossing  
a branch to Pointers East fifty poles to a White in Richard  
Farthings Patent line, and thence along the same  
South one hundred and Ninety two poles to a point  
West one hundred and Twenty poles to the Beginning  
Including the aforesaid one hundred Acres, which said Land  
was sold by Richard Farthing to Thomas Postkins, and by Thomas  
Postkins to the aforesaid Archibald Campbell, it being the same  
Land where the aforesaid Archibald Campbell lived being on  
the Main Road leading to Pittsylvania Courthouse from Whiting  
River together with all Trees ways, Waters and Water courses  
profits Commodities and Appurtenances whatsoever to the  
same belonging or in any wise appertaining to him the said  
William Tunstall, his heirs, Executors, and Administrators  
To have and to hold the said Tract of Land and premises  
with the Appurtenances unto the said William Tunstall, his  
heirs and Assigns forever, and the said Archibald  
Campbell for himself and his heirs doth Covenant and agree  
to and with the said William Tunstall that he the said  
Archibald Campbell and his heirs the said Tract of Land  
and premises above mentioned, with the appurtenances  
unto them the said William Tunstall, his heirs and  
Assigns forever, and against the Claim or Claims of all and  
every other person or persons whatsoever shall and well  
 WARRANT and forever Defend by these presents of a Warrant

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Whereof the said Archibald Campbell hath hereunto set his hand and affixed his seal the Day and Year first above

Written in presence of the Witnesses <sup>being by intention before signed</sup>  
Signed Seal & Delivered  
Arch. Campbell L.S.

In the presence of  
W. Boulton, Clerk  
J. White

A Court of Quarter Sessions held for Pittsylvania County  
the 16. Day of May 1778. This Indenture upon Archibald  
Campbell to William Constable was proved by the oaths  
of the Witnesses thereto to be the said Deed of the said  
Archibald & the same was ordered to be Recorded by the  
Court.  
W. Constable Ck.

Nash  
for  
Hopper  
Deed.

This Indenture made this 15. Day of November one  
thousand seven hundred and Ninety Billion in this Shop  
of Pittsylvania County of the one part and John Nash of  
the said County of the other part witnesseth that the said  
John Nash for and in Consideration of the Sum of fifty  
pounds Current Money to him in hand paid by the said  
John Nash as before the sealing & delivering of these presents  
the Receipt Whereof the said John Nash doth hereby  
Acknowledge hath given granted bargained sold, claimed  
and confirmed unto the said John Nash his heirs and  
assigns forever one Tract or Parcel of Land Situated  
lying and being in the County of Pittsylvania, contain-  
ing by Estimation one hundred Acres or thereabouts more or  
less on barthen Creek & bounded as followeth To Wit  
Beginning at Samuel Hughes corner to the Oak, from  
White Oak from thence a straight line to the said Hogges Corner  
thence a straight line to thoses. Hodges Corner Stone  
from thence a straight line to the old Spring to a Maple, thence  
up the creek as it Meanders to a Maple on Richards & Thomas  
line, thence along the said line to a White Oak in a old field

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them keeping 2 branches a straight line to the first Station  
To have and to hold the aforesaid granted and bargain'd  
Land and premises with all and singular the Rights Benefits  
Privileges and Appurtenances thereunto belonging to the  
said John Nash to him his heirs and assigns forever, and  
the said Luther Hopper doth by these presents Woman hand  
will forever defend, the aforesaid granted Land and premises  
with all the Appurtenances thereunto belonging unto the said  
John Nash his heirs and assigns forever, and to be at the  
time of Granting the same free and clear of and from  
all manner of Incumbrances, and from the Dusk Claim  
of any person or persons Whatsoever In Witness whereof  
the said Luther Hopper hath hereunto set his hand and  
signed his seal the day and Year above written

Signed sealed & Delivered  
In the presence of  
Thos. Hodges, alias Hodges  
William Dyer

Luther Hopper L.S.  
his mark

Received of John Nash the Sum of fifty Pounds current  
Money in full of all the Consideration Money for the within  
Granted Land and premises Recd by me  
Thos. Hodges, alias Hodges }  
William Dyer } Luther Hopper  
his mark

The Court of Quarter Sessions held for (Pittsylvania County  
the 16<sup>th</sup> Day of May 1772. The within indenture together with  
the Receipt hereon indorsed was Acknowledged by the within  
Name Luther Hopper to be his Act & Deed and the same  
was ordered to be Recorded by the Court,

Teste Me. Timbelle Ck.

Ex. d.

6  
Parham for  
Parham  
Deed

This Indenture made this third day of May in the  
Year one thousand seven hundred and twenty one Between  
William Gowen Parham of the County of Malloway of the one  
part and Ephraim Parham of the County of Caswell of the  
Other part. Witnesseth that the said William Gowen  
Parham as well for the love and Affection he bears to the  
said Ephraim Parham as for and in consideration of the  
sum of five Shillings to him in hand paid by the said  
Ephraim Parham the receipt whereof he doth hereby acknowledge  
and himself fully satisfied hath granted bargained and  
sold & by these presents doth Grant bargain and sell  
unto the said Ephraim Parham his heirs and assigns  
forever one certain Tract or parcel of Land lying and  
being in the County of S. Carolina on both sides of White  
Horn Creek and bounded by Gabriel Sheltens line Edm:  
Taylors line Mrs. B. & L. line. Samuel Sheltens line and  
Ruddicks Sheltens line, the above Tract of Land containing  
Two hundred and eighty four Acres. To have and to hold  
the said two hundred and eighty four Acres of Land in the  
bounds above mentioned Together with the appurtenances  
unto the said Ephraim Parham his heirs and assigns  
forever to the only use and benefit of him the said Ephraim  
Parham his heirs and assigns forever and the said  
William Gowen Parham for himself and his heirs the s.  
Tract of Land and its appurtenances unto the said Ephraim  
Parham his heirs or assigns with Warrant and force  
Defend by these presents and from the claims of any person  
whatsoever In Witness whereof the said William Gowen  
Parham hath hereunto set his hand and seal the Day and  
Year first above written

Signed sealed & acknowledged  
In the presence of  
Vincent Shelton, Chas. Lewis Jr  
John Neatts, Gabriel Shelton

William Gowen Parham L.S.

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A Court of Quarter Sessions continued & held for Pittsylvania County the 17<sup>th</sup> Day of May 1798. This Indenture from William G. Parham to Ephraim Parham was by the Oaths of three of the Witnesses thereto, proved to be the Acknowledgment of the said William of the same was Ordained to be Ratified by the Court. Teste Will. Tompkins C.

Parham's B.  
In the Collection  
of the 1798 Tax

KNOW all men by these presents that we Daniel Hawkins, Wm Todd, Wm Dig, Wm Clark, Joel Clark, Tho: Hawkins & Vincent Shetton of the County of Pittsylvania are held and bound by bonds unto Jacques Ambler Esq: Treasurer of the Commonwealth of Virginia for the time being and his Successors in the sum of full sum of Ten thousand pounds Current Money of Virginia for the use of this Commonwealth, to what payment we & Truly to be made, we bind our selves our Heirs and Personal Heirs Executors, and Adm<sup>rs</sup> & Assigns by these presents, Sealed with our seals and Dated this 17<sup>th</sup> Day of May 1798.

The Condition of the above Obligation is Such that if the above bound Daniel Hawkins, do and Shall will and Truly collect according to Law all the Taxes which or may become due and payable from each and every taxable Person in the County aforesaid and other Articles also Taxable which were imposed by the Act of an Act of Assembly made and passed December one thousand seven hundred and Ninety and do and Shall will and faithfully perform his duty as Sheriff in all things therunto belonging then this Obligation to be void otherwise to Remain in full force & Virtue

Taken in open Court

- Daniel Hawkins L.S.
- Wm Todd L.S.
- Wm Dig L.S.
- Vincent Shetton L.S.
- Wm Clark L.S.
- Joel Clark L.S.
- Tho: Hawkins L.S.

A Court of Quarter Sessions continued and held for Pittsylvania County the 17<sup>th</sup> Day of May 1798. This Indenture by the parties thereto acknowledged, to be their Respective Acts & Deeds of the same was Ordained to be Ratified by the Court. Teste Will. Tompkins C.

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between  
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Governor  
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White  
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begins  
Ephraim  
and  
the 8<sup>d</sup>  
Ephraim  
or  
Person  
and  
Day and  
L.S.

At

Tunstall Sen.  
Bonds for  
Deaving up  
the Records  
of Pitts Office

KNOW all men by these presents that I William Tunstall  
Sen. Wm Thomas Wm Tunstall jr & Jos. Allen are hold &  
firmly bound to the Court of Pittsylv<sup>a</sup> in the sum of  
one thousand pounds To which payment shall and  
Truly to be made we bind our selves our heirs Exors. Adm<sup>r</sup>  
Jointly and jointly by these presents, sealed with our  
seals and dated this 17<sup>th</sup> Day of May 1791. The condition  
of this obligation is such that if the above bound Wm  
Tunstall Sen<sup>r</sup> shall will & Truly do or Cause to be Deawn  
up the back records in the office of Pittsylv<sup>a</sup> within  
the Term of Three Years from this Date, then the above  
obligation to be void or else to remain in full force.

Taken in open  
Court

Wm. Tunstall L.S.  
Wm Thomas Sen<sup>r</sup> L.S.  
Wm. Tunstall jr L.S.  
Jos. Allen L.S.

At a Court of Quarter Sessions continued and held for  
Pittsylvania County the 17<sup>th</sup> Day of May 1791 The within  
Bonds was by the parties thereto, acknowledged to be  
their respective acts & Deeds & the same was ordered to be  
Recorded by the Court.  
Teste Wm. Tunstall Ck.

Roach  
Shelton  
Deed

Tunstall jr?  
Bonds for the  
Execution of  
the Office of  
Clerk of the  
Court of  
Pittsylv<sup>a</sup>

KNOW all men by these presents that we Wm<sup>r</sup> Tunstall jr Wm  
Thomas, Wm Tunstall Sen<sup>r</sup> & Jos. Allen, are hold and firmly  
bound unto <sup>Governor of the Commonwealth of Virginia</sup> County Standoff for the time being, and  
his Successors in the sum of one thousand pounds current  
Money of Virginia To which payment shall and Truly to be  
made we bind our selves our heirs Exors. Adm<sup>r</sup> & jointly &  
firmly by these presents sealed with our seals and dated  
this 17<sup>th</sup> Day of May 1791. The condition of the above obligation  
is such that whereas the above bound William Tunstall jr  
is appointed Clerk of the County Court of Pittsylvania

9.

Now if the said William Tunstall shall will and truly  
Demian himself as a Clerk of the County Court of aforesaid  
and that he will not suffer the papers or Records to be  
Remov'd out of the said County unless it is agreeable to an  
Act of Assembly in that Case made and provided then  
the above Obligations to be void or else to remain in full force  
& Virtue.

Taken in open  
Court

Wm. Tunstall J. C. L. S.  
Wm. Thomas Sr. L. S.  
Wm. Tunstall L. S.  
Jos. c. Shen L. S.

At a Court of Quarter Sessions continued & held for Pitts-  
vania County the 17<sup>th</sup> Day of May 1791. The within bond  
was by the parties thereto acknowledged to be their  
Authentic Act & Deed & the same was ordered to be  
Ex<sup>d</sup> Recorded, by the Court.

Teste  
Wm. Tunstall J. C.

Roach for  
Shetton  
Deed.

This Indenture made this Eighteenth Day of October  
in the Year of our Lord one thousand seven hundred and ninety  
Between Vincent Shetton of the County of Pittsylvania of the  
one part, and Gideon Roach of the County aforesaid of the  
Other part, Witnesseth that the said Vincent Shetton for &  
in Consideration of the sum of Fifty pounds Current  
Money of Virginia to him in hand paid by the said Gideon  
Roach, Grant bargain and sold all and in full and  
Confirmed, and the said Vincent Shetton for himself his  
heirs &c do by these presents Grant bargain sell alien enfeoff  
and Confirm unto the said Gideon Roach and to his heirs  
and Assigns forever one Certain Tract or parcel of Land  
Containing Two hundred and Seventy five Acres lying and  
being in County of Pittsylvania on both Sides Harper  
Creek, and bounded as follows to Wit, Beginning at

a White Oak and Creek Thence south fifty three Degrees  
 East one hundred and Twenty five poles to an Oak Stump  
 South one and half Degrees West fifty three poles to a black  
 Oak, South Twenty six Degrees East Thirty four poles to a  
 White Oak South thirty one and a half Degrees West one  
 hundred and Twenty five poles crossing the North part  
 of said creek to a White Oak North Eighty nine Degrees  
 West one hundred poles crossing the Rocky part of  
 Creek, three times to pointers, North six Degrees, East  
 three hundred and four poles crossing two Branches to  
 a Spanish Oak on said Creek, thence up the same  
 as it meanders to the Beginning, To have and to hold  
 the said Two hundred and Twenty five Acres of Land in  
 the bounds above mentioned with all the appurtenances  
 to the said Gideon Roach & to his heirs and assigns forever  
 and the said Vincent Shilton for him self, his heirs &  
 assigns forever in full Covenant and agreement with the said Gideon Roach that the  
 said Vincent Shilton, will warrant and forever defend  
 the before granted Land with all its appurtenances to  
 the said Gideon Roach his heirs & assigns when the  
 said Vincent Shilton, and from the Claims & Claims of all  
 person or persons whatsoever, In Witness whereof the  
 said Vincent Shilton hath to these presents set his  
 hand and affixed his seal the day and year first above  
 written

Vincent Shilton L.S.

Signed Sealed & Delivered  
 in presence of

Richard Farthing, John Middleberry  
 John Farthing, Tho. Moore

At a Court of Quarter Sessions continued and held for Pitts-  
 vania County the 17th Day of May 1796. This Indenture from  
 Vincent Shilton to Gideon Roach, was by the said Vincent  
 acknowledged to be his act & deed & the same was ordered  
 to be Recorded by the Court

Ex. d.

Justice Wm. Genshull Cl.

Dodsons  
from  
Dodsons  
and Gift

This Indenture, made this 27<sup>th</sup> day of April in the year  
of our Lord Christ one thousand seven hundred and thirty  
one Between, Elisha Dodson of the County of Pennsylvania  
of the one part and Presley Dodson, William Dodson &  
Margaret the wife of Presley Dodson Lydia the wife of  
John Waller, Ruth the wife of Jesse Dodson, Sarah the wife  
of Thomas Dodson, Jemimah, the wife of Joshua Hardy and  
Elisha Dodson of the County aforesaid of the other part,  
Witnesseth that the said Elisha Dodson as well for an  
and doth bear to his said Children as also the further Consideration  
of five Shillings to him in hand paid above before the  
Enrolling and Delivery of these Presents, the Receipt whereof  
is hereby Acknowledged and for the better Maintenance and  
proportion of his said Children, hath given granted  
Confirmed and firmly made, con and by these Presents doth  
Give Grant Confirm and firmly make over unto the said  
Presley Dodson, William Dodson, Margaret Dodson, Lydia  
Waller, Ruth Dodson, Sarah Dodson, Sarah Dodson  
Jemimah Hardy and Elisha Dodson (that is to say)  
the Land Wharion de Novo Lewis, Containing three hundred  
Acres on Toby Creek in the County aforesaid, unto his s.  
sons Presley & William severally to be Divided Between  
them, according to the Meanders of the said Creek  
Presley the North side & William the South, Including to  
William four Acres on the North side, according to the known  
Antient and Tituled Bounds thereof, and all Houses, out houses  
Woods, underwoods Waters, Water courses, Orchards fences  
profits and Advantages to the said Premises belonging or  
in any wise appertaining, and also the Reversion and  
Reversions Remainders and Remainders Tenements and profits  
of the said Premises and of every part thereof, and also  
the following Slaves whose Names are Simon, Nary, Sam,  
Winnny, Allibey, Letty, Bessie, Suckey, Aggy and Eve, and  
all this Movable estate of what kind or quality soever Except  
as to the said Negro Nary who is to be Delivered to the said  
John Waller, and with them to remain until a Debt is paid  
which the said Elisha Dodson is now owing the said  
Waller

Walter, and the Negro Aggy already given and now in  
 the possession of the said Elisha Dodson jr and after  
 the said Debt shall be paid then the said Negro Slaves  
 to be returned into a Division as here in after Express'd  
 and Appointed, That is to say, the Slaves Except as  
 herein before is Express'd, and all the Movable estate  
 to be Equally Divided, between all and every the before  
 named Children, in as Equal proportions as they  
 can agree on, and also all the estate Right Title  
 Interest & Claim and Demands whatsoever within in  
 Equity or in law of him the said Elisha Dodson of in  
 or to the said hereby given and Granted Land Slaves  
 and Movable estate, and every part and parcel  
 thereof with the appurtenances To have and to hold  
 the said Land Slaves and Movable Estate, hereby given  
 and Granted and Every part and parcel thereof  
 with the Appurtenances, Together with the future increase  
 of the said female Slaves, unto the said Parsley Dodson  
 William Dodson, Margarett Dodson, Lydia Waller  
 Pruth Dodson, Sarah Dodson, Jemima's Hardley  
 & Elisha Dodson jr & their and each of their heirs and  
 assigns forever, and the said Elisha Dodson for himself  
 doth hereunto Grant and agree to and with the  
 parties aforesaid by these presents, That he the said  
 Elisha Dodson, the said hereby given and Granted  
 Land Slaves and Movable estate, unto the said Parsley  
 Dodson, William Dodson, Margarett Dodson, Lydia  
 Waller, Pruth Dodson, Sarah Dodson, Jemima's Hardley &  
 Elisha Dodson jr then and each and every of their heirs  
 and assigns forever, against him the said Elisha Dodson  
 and all and every other person or persons whatsoever  
 shall and well Warrant and forever Defend by these  
 presents In Witness Whereof the said Elisha Dodson  
 hath hereunto set his hand and affixed his Seal the  
 Day and year first within mentioned

Read & Delivered In presence of }  
 W. Wright, & Am Wright } Elisha E Dodson & } his  
 Martha Wright } Mark

At a Court of Quarter Sessions held for Pittsborough County  
the 16<sup>th</sup> Day of May 1791. this Deed of Gift was acknow-  
ledged by the above named Eliza Dodson to be his  
Act & Deed, and the same was ordered to be recorded

Ex. & by the Court.

Teste Wm. Tunstall Co.

Parrish for  
Dyer, Deed

This Indenture made this forth day of October in  
the Year of our Lord one thousand seven hundred and Ninety  
Between John Dyer of the one part and Abrahm Parrish  
of the other part both of the County of Pittsborough  
New Hampshire that for the Consideration of forty pounds  
to the said Dyer to him in hand paid before the sealing and  
Delivering of these presents the Receipt Whereof the said  
John Dyer doth hereof acknowledge, hath given granted  
bargained and sold and by these presents doth give  
Grant bargain and sell unto the said Abrahm Parrish  
one certain Tract or Parcel of Land, Containing by  
Estimation one hundred Acres be the same more or less  
and bounded by the lines as follows. and bounded as follows  
Beginning at a post at John Hodges Corner thence along  
said Hodges line to the Mark Corner in Hodges Land thence along  
said Hodges line to a Corner on the Road, thence along the line  
of Thomas Hodges to a Corner of Edward Lenthcomb and thence  
along Lenthcomb's line to the Corner and from thence to the first  
Station to include one hundred Acres. To have and to hold this  
said Tract of Land and premises thereon Containing one hundred  
Acres with the Appurtenances unto the said Abrahm Parrish  
his heirs and Assigns, to the only proper use and behoof of the  
said Parrish his heirs and Assigns, and the said John Dyer  
for himself his heirs and Assigns do warrant and forever  
Defend the Right and Title of the said Land to the said Parrish  
and to his Assigns forever the do warrant the Title of the said  
Land against any or all other Person or persons whatsoever  
to the said Abrahm Parrish, Shall and will for ever Defend  
as witness my hand and Seal the Day and Year above

Written  
in the presence of us  
Jesse Hodges, James Thomas  
Jimmial <sup>his</sup> Walker  
marks

John Dyer Esq  
Elizabeth Dyer Esq

A Court of Quarter Sessions held for Pittsylvania County the 12<sup>th</sup>  
Day of May 1794. This Indenture from John Dyer to Abraham  
Carrish was proved by the Oaths of the Witnesses thereto, to be the  
ack. and Decd. of the said John and the same was ordered to be  
Recorded by the Court. Tide Well. Tunstall, Ck.

Robert Payne  
Will.

In the name of God Amen I Robert Payne of Pittsylvania  
County, being in perfect health mind and memory do make and  
Ordain this my Last will and Testament in the following manner.  
That is to say, I humbly recommend my soul to God, and my body to  
the Earth to be Buried in a Christian like manner, at the Discretion  
of my Executors hereafter Mentioned. I do desire that all my debts  
and funeral Charges be paid, if any there should be, and as to what  
Worldly estate I hath please God to bless me with, I give and  
Dispose of in the following manner, Viz. I Give to my loving wife  
the following Negroes, Bucks, Dick, Bett, Phiby, Mann, and Archer  
During her life or Widowhood, with the use of my plantations whereon  
I now live, on the S. Side Dan River and after her Decease to be divided  
to my son Charles, and the said Negroes to be Equally divided amongst  
all my children then surviving. I also Give to my wife all my  
Stock, and my Desire is that the Tract of Land I purchased of  
Edward Sparks shall be sold to pay my Debts, That wise Give to  
my said son Robert one Negro boy named Lee, if he lives till  
Bobby gets possession, if not the value, if the Boy dies to him and  
his heirs forever, Item I Give to my son John the upper half of my  
Land in Goochland <sup>County</sup> to be Equally divided with a Negro Boy  
named Tom, if he gets possession, if <sup>not</sup> his value as above, to him  
and his heirs forever, also a house and saddle worth twenty five  
Pounds. Item I Give to my son Peter the Lower half of my  
Land

Land in Goochland County, with a Negroe Boy called James, as above, to  
 him and his heirs forever, also a horse and saddle worth Twenty five pounds,  
 Item, I Give to my Daughter Patsy Sanders, two Negroes, Annaka &  
 Frank, which she has now in possession. Item, I Give to my Daughter  
 Keturah at her Marriage besides the Negroe Girl Betty, which was left  
 to her by her Grandfather, a Negroe Boy, named Pompey, with a horse &  
 her Saddle, the horse to be worth Twenty five pounds, agreed, to her and her  
 heirs forever, Item, I Give to my Daughter Ann Harrison Exclueiv  
 of the Negroe Girl called Milly, which was left to her by her Grand  
 father, one Negroe Girl named Agga, and a horse or Twenty five pounds  
 Cash, to her and her heirs forever, agreed, Item I Give to my Daughter  
 Susanna Two Negroe Girls, Hannah & Liza if they live till  
 the Girls Possession, if not to be made up in Value and a  
 horse and Saddle or Twenty five pounds Cash, Item I Give to  
 my Daughter Agnes, two Negroes, Jane & Watt, if they live  
 till the Girls Possession if not to be made up in Value, also a  
 horse and Saddle or Twenty five pounds Cash, to her and  
 her heirs forever. Item I Give to my Daughter Mary Woodson  
 Two Negroes named Lucy & Ben the same as above with a  
 horse and Saddle or Twenty five pounds Cash, to her and  
 her heirs forever, I do hereby Appoint M<sup>r</sup> William Harrison  
 & Robert Harrison Executors of my son Robert Payne & my  
 wife Anne Payne Executors of this my last will and  
 Testament. In Witness whereof I have hereunto set my hand  
 and Seal this 1<sup>st</sup> Day of Novem<sup>r</sup> 1735.

Robt Payne L.S.  
 Robert Buxton, Thomas Payne  
 Edmund Buxton.

N.B. Since the Writing and sealing of this will I have bought  
 one hundred and thirty one acres of Land from Robert Buxton  
 it is on the upper end of said Buxtons Land, adjoining my  
 Land which I live on which said Land I Give to my son  
 Charles, to him and his heirs forever.  
 Rob. Payne L.S.  
 Th<sup>o</sup> Payne, William B. Buxton  
 Sam. Harris

L.S.  
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At a Court held for Pittsylvania County the 16<sup>th</sup> Day of July  
 1791 The above last will and Testament of Robert Payne  
 Dec<sup>d</sup> was Exhibited into Court by Robin B. Payne and  
 Anne Payne <sup>the</sup> ~~the~~ Executors therein named and  
 proved by the oaths of two of the Witnesses thereto and ordered  
 to be Read, and on the Motion of the said Executors and  
 Executors who made oath according to Law. Certificate is  
 granted them for obtaining a Probate thereof in due form  
~~of~~ on giving Security, Whereupon they together with  
 Thomas Hearn their Security Entered into Bonds as the Law  
 Ex<sup>d</sup> Demands & Acknowledge the same.

Teste Will. Tunstall C.

Charles  
 Rigney's  
 Will.

In the name of God Amen I Charles Rigney  
 Being in Perfect Mind & under good Memory have made  
 to good purpose to make this my last will and Testament  
 as follows to wit I Give to my wife Mary Rigney during  
 her life my whole estate Personal and Real my will is  
 to give after her death to my son Jesse Rigney my said Wife now  
 live and all my whole estate after my wife's Decease  
 after my death to be paid my wife is that my Executors  
 shall make William Griffith and Hiram Newton a good  
 & lawful Receipt for this said Estate now live  
 This I Confess and to be my last will and Testament Witness  
 my hand & Seal my son Jesse Rigney and my wife  
 Mary Rigney my Executors.

Jonathan Rigney  
 mark  
 Silas Newton  
 mark

his  
 Charles Rigney  
 mark  
 March 4<sup>th</sup> 1791

At a Court of Quarter Sessions held for Pittsylvania County  
 the 16<sup>th</sup> Day of May 1791. The above last will and Testament  
 of Charles Rigney Deceased was Exhibited into Court by  
 Mary Rigney and Jesse Rigney, Executors & Executor therein  
 named and proved by the oaths of the Witnesses thereto,  
 and



1 January 1796. then Rec<sup>d</sup> of five pounds in full for the within  
Sold Land of Premises.

Danl. Tompkins

At a Court held for Pittsylvania County the 20<sup>th</sup> Day of  
June 1796. This Indenture Together with the Receipt hereon  
Indorsed from Daniel Tompkins to David Miller was by  
the said Daniel acknowledged to be his Acts & Deeds and  
Ex<sup>te</sup> the same was Ordered to be Recorded by the Court,

Wm. Tunstall, Ck.

Consent from  
Kennon  
Deed

This Indenture made this fifth Day of January  
in the Year of our said one thousand seven hundred and  
ninety one Between Charles Kennon of Halifax County  
of the one part and William Covert of Caswell County of  
the other part, We trust that the said Charles Kennon  
for and in Consideration of the Sum of thirty two pounds  
Virginia Currency to him in hand paid by the said Covert,  
the Receipt whereof the said Kennon doth hereby acknow-  
ledge, hath given granted bargain and sold and by  
these presents doth give grant bargain and sell unto  
the said William Covert a Tract of Land in Pittsylvania  
County on Wolf Hill Creek Containing Eighty and one  
Quarter Acres be the same More or less, and Bounded as  
followeth Beginning at William Durritts Corner Red oak  
in Byrds old line, thence thryty seven and a half Degrees West  
Sixteen Chains to post oak in the said line thence South  
forty one Degrees West Twelve Chains to a Red oak in the  
said line, thence South Nine Degrees East fifty nine Chains  
to pointers in the said Line, thence North Eighty Degrees  
East forty one Chains crossing a branch thence Down the  
said branch to Wolf Hill Creek, thence up the said Creek to  
Charles Allens Corner in Gabriel Richards line, thence North  
fifty six Degrees West Twenty two and a half Chains to the Beginning  
and the said Charles Kennon doth for himself his heirs

Witness  
from  
Sutton  
Deed

and

And Assigns Warrants and power Define the above granted  
 Land and premises unto the said William Courtman unto his  
 heirs and Assigns forever against the lawful Claims of all  
 and every person or persons whatsoever, In Witness whereof the  
 said Henner, hath hereunto set his hand & seal the day  
 and year first above written

Ch. Henner S. J.

In the presence of }  
 Gabriel Richards Comptroller }  
 Archr. Walters. }

At a Court held for Pittsylvania County the 20. Day of  
 June 1791 This Indenture from Charles Henner to William  
 Courtman was by the said Charles Henner acknowledged to be his  
 act & deed of the same was ordered to be recorded by the  
 Court.

Jesse W. Constance Jr. C.

Brown  
 from  
 Sutton  
 Good

This Indenture made this 9. Day of January in the year  
 of our Lord one thousand seven hundred and Eighty Six, Between  
 William Sutton of the one part and William Brown of the other  
 Witnesseth that the said William Sutton for and in consideration  
 of the sum of forty pounds Current Money of Virginia to him  
 in hand paid by the said William Brown before the  
 sealing and delivery of these presents the Receipt whereof  
 he the said William Sutton doth hereby acknowledge and  
 himself fully satisfied Contented and paid, hath granted  
 bargained sold aliened Enjoyned Released and confirmed and  
 by these presents doth grant bargain sell alien enjoy &  
 confirm unto the said William Brown his heirs and  
 Assigns forever one Certain Tract parcel of Land being  
 Part of a Larger Tract situate lying and being and being  
 in Pittsylvania County containing sixty Acres More or less  
 beginning at a White oak on Harveys line, thence by Marked  
 Trees to the Court House Road, thence with the said Road to  
 Beans

Beans line, then, along Beans line to Marquis line to the  
 Beginning, with the Provision and Provisions Command  
 and Commandes, Mentions and Services, thereof; and also  
 all the estate (Site) Property Site Interest Claims and  
 Demand whatsoever of him the said of in or to the said  
 piece parcel or Tract of Land and Premises above  
 Mentioned and every part and parcel thereof, with the  
 Appurtenances therunto Belonging, unto the above  
 Mentioned William Browne his heirs and Assigns  
 forever To have and to hold to occupy possess and  
 Enjoy the said Tract, piece or parcel of Land and Appur-  
 tenances therunto Belonging, and the said William  
 Sutton for himself his heirs Executors, Administrators and  
 Assigns, doth Command and agree to and with the  
 William Browne his heirs and Assigns forever from  
 all persons claiming or to claim by them or under them  
 the said William Sutton his heirs or any other person or  
 persons whatsoever In Witness Whereof the said  
 William Sutton hath hereunto set his hand and affixed  
 his seal the day and date first above Written

Sealed and Delivered } William Sutton L.S.  
 In the presence of }  
 Test }  
 John Davis, Ignatius Wilson }  
 Butler Honestreet }

Received January 9<sup>th</sup> 1786. of William Browne forty  
 pounds Current Money in full for the within Deed  
 Test } William Sutton  
 John Davis, Ignatius Wilson }  
 Butler Honestreet }

At a Court held for Pittsylvania County the 19<sup>th</sup> day of  
 April 1786. This Indenture Together with the Receipt  
 hereon Indorsed, from William Sutton to William  
 Browne

Brauna was proved by the oaths of two of the witnesses there to be the act & Deed of the said William Sutton, which was Ordered to be ratified; And afterwards To Wit, A Free Court held for the said County the 20<sup>th</sup> Day of June 1793. the same was further proved by the oath of an other witness thereto to be the act & Deed of the said William Sutton, All which were Ordered to be Recorded by the Court.

Oakes from Sutton, Deed

Take All. Jun state of Va.

This Indenture made this twentieth the day of September in the year of our Lord one thousand seven hundred and Eighty Eight Between William Sutton of Pittsylvania County & State of Virginia of the one part, and James Oakes of said County and State of the other part, Witnesseth that the said William Sutton for and in Consideration of fifty Pounds Current Money of Virginia to him in hand paid by the said James Oakes before the unsealing and Delivery of these presents, the Receipt Whereof the said William Sutton doth hereby Oake acknowledge, and himself fully satisfied Contented and paid, hath Granted, bargained, sold, Aligned, conveyed, Released and Conveyed and by these presents, doth grant bargain sell Aligned Conveyed and Conveyed unto the said James Oakes his heirs and assigns forever, all that Certain Tract or parcel of Land Situate lying and being in Pittsylvania County, containing one hundred and fifty Acres, more or less and bounded as follows to Wit, Beginning at a Spanish Oak near the Main Road, Running thence with Chops Down a valley to Consold line, Running thence with his line to Harrison's line thence with his line to Oakes's line, thence with his line to the Main Road, near the Cross Road, thence with the said Road to a Branch, thence Down the branch to a Chop line, thence with the Chop line to the Main Road, thence with the Main Road to the Beginning, with the Reservations and Reservations Remainder and Remainders, Cents of use and Services thereof and also all the estate title property Title Interest Claim and Demand whatsoever of him the said Sutton of in or to the said free parcel or Tract of Land, and premises above mentioned and every part and parcel thereof with the appurtenances thereunto

Belonging unto the above mentioned James Oaks his heirs  
 and Assigns forever To Have and to hold, To occupy possess and  
 enjoy the said Tract or piece or parcel of Land and Appurten-  
 ances, then unto belonging, and the said William Sutton  
 for himself his heirs and Assigns doth Covenant and agree  
 to and with the said James Oaks his heirs and Assigns  
 by these presents, that the said William Sutton the said  
 Tract and piece of Land and Premises above mentioned  
 shall and will Warrant and forever Defend unto the  
 said James Oaks, his heirs and Assigns forever from  
 all persons, claiming or to claim by from or under him  
 the said William Sutton his heirs or any other, Person  
 or persons whatsoever In Witness Whereof the said  
 William Sutton hath hereunto set his hand and  
 fixed his seal the day and Date first above written

Seald and Delivered }  
 In the presence of }  
 William Oaks. }  
 Butler Stonestreet }  
 William Brown }  
 }  
 }  
 }  
 }

William Sutton L.S.

At a Court held for Pittsylvania County the 20<sup>th</sup> day  
 of April 1789. This Indenture from William Sutton to  
 James Oaks was proved by the oaths of Two of the Witnesses  
 thereto, to be the act & Deed of the said William, which  
 was Ordered to be Recorded, and afterwards to wit at a  
 Court held for the said County the 20<sup>th</sup> Day of June 1791  
 the same was further proved by the oaths of another  
 Witness thereto, to be the act & Deed of the said William  
 Sutton, all which were Ordered to be Recorded by the  
 Court

Ord  
 Co

Teste Wm. Sumrell J. C.



my two Grand Daughters Betty & Nancy Castage, all my  
 Stock and household furniture Excepting my white mare  
 one Cow & calf and the Bed that Sarah D. P. Lies on, which  
 P. White mare Cow & calf and Bed I give and bequeath  
 unto the said Sarah D. P. & her husbande Item I give  
 and Bequeath unto my Grand Daughter Nancy Castage  
 before mentioned, all my wifes wearing apparell & so  
 her husbande And as hereby these presents appointed  
 constitute, John Wilson and David Terry Executors of  
 this my Last will and Testament, Given under my  
 hand and Seal this thirtieth day of March one thousand  
 seven hundred and Ninety one

To be  
 William Walters  
 Selvaug Gardner  
 Sarah & D. P. Junor  
 mark

John Castage L.S.

Cher  
 from  
 blue

March 24<sup>th</sup> 1791.

Whereas Sarah Duple and her family has labored and  
 Done services for me, for what I think I give, unto the said  
 Sarah Duple, and her heirs Now subsisting fifty Acres of  
 Land Lying and adjoining of Benjamin Hardys line  
 and from thence coming Down the main Branch, for  
 what I give up my free free rights and Title to the  
 said Sarah Duple & her heirs forever and likewise I desire  
 that the said Sarah Duple, and her children shall not  
 be Interrupted nor Disturbed on the place I now live on  
 untill the 25<sup>th</sup> Day of Dec: 1791. and likewise that the  
 said Sarah Duple shall have what is made on the place  
 this present year this Given from under my hand the  
 Date above mentioned, in presents of,

William Walters  
 P. Wade, Sarah & Duple  
 Susanah & Duple  
 mark

John + Prushedge  
 mark

At a Court held for Pittsylvania County the 20<sup>th</sup> Day of June 1791. The within last will and Testament of John Heritage Deceased and a codicil thereto, was Exhibited unto Court by John Wilson & David Tomy the Executors therein named, and proved by the Oaths of two of the Witnesses thereto & ordered to be Read, and on the Motion of the said Executors Who made oath according to Law, Certificate is granted them for obtaining a Decree thereof in Due form of Law on giving Security Whereupon they together with William Walters & Thomas Williams their Sureties entered into Bond as the Law directs & it is so ordered the same.

Edw. Williams Esq.

Chumblin  
from  
Black

This Indenture made this Eighteenth Day of July in the Year of our Lord God one thousand seven hundred and Ninety one Between Joseph Black of the County of Pittsylvania and Commonwealth of Virginia, of the one Part and Francis Chumblin of the County of Pittsylvania and said Commonwealth of the other Part Witnesseth that the said Joseph Black for and in consideration of the sum of forty pounds current money of Virginia to him in hand paid by the said Francis Chumblin the Receipt Whereof the said Joseph Black doth hereby Acknowledge, hath granted bargained and sold Aligned and confirmed, and by these presents doth Grant bargain sell, Aligned and confirm unto the said Francis Chumblin his heirs and assigns forever one Certain Tract or Parcel of Land lying in the County of Pittsylvania containing Two hundred Acres and bounded is as follows Viz. Beginning at a White Oak then up Running South Twenty three West One hundred and Sixty poles to a pine, thence North eighty two West one hundred and forty four poles to a Spanish oak, thence North fifty nine West one hundred and fifty poles to a pine, thence North Twenty three East one hundred and Sixteen poles to a point, thence North Eighty East Two hundred and Eighty six poles to the Beginning and also all Trees Woods underwoods, profits Commodities Advantages

And

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Clas  
for  
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Newsham into Wray's Water and Appurtenances whatsoever  
 to the aforesaid Tract of Land, and also the Reversion and  
 Remissions Remainder and Remainders Tenants and Services of  
 the said Premises, and of every part thereof and all the estate  
 Right and Title and Interest, and Claim and Demand  
 Whatsoever of him the said Joseph Clark, given and to the  
 said Tract or parcel of Land To have and to hold the  
 said Tract or parcel of Land and all and singular the  
 Premises above mentioned and every part thereof  
 thereof, with the appurtenances unto the said Francis  
 Chulmleigh, his heirs and assigns to the only proper use  
 and behoof of the said Francis Chulmleigh his heirs and  
 assigns forever, and the said Joseph Clark for himself and  
 his heirs the said Tract or parcel of Land and every part thereof  
 against him and his heirs and against all and every other  
 person or persons whatsoever to the said Francis Chulmleigh  
 his heirs and assigns shall and will warrant and for ever  
 defend by this presents In Witness Whereof I have hereunto  
 set my hand and Official seal the day and year  
 first above written

Signed Sealed and Delivered  
 In presence of

Joseph + Clark L.S.  
 his  
 Mark

Memorandum that on Eighteenth Day of July Seventeen  
 hundred and Ninety one the within mentioned Tract or  
 parcel of Land unto Francis Chulmleigh by Joseph Clark  
 as Witness my hand this day of \_\_\_\_\_ one thousand  
 seven hundred & ninety one  
 Witnesses present. Joseph + Clark  
 his  
 Mark

At a Court held for Pittsylvania County the 18. Day of July 1791.  
 The within Indenture and the Memorandum hereon endorsed were  
 by the within named Joseph Clark acknowledged to be his  
 personal acts & Deeds, and the same were ordered to be Recorded  
 By the Court  
 T. M. Tinsdale J.C.



of him the said Joel Clark his heirs and Assigns forever and  
the said Henry Simmons his heirs and Assigns all and  
singular the premises hereby granted & Released with the  
Expectancies unto the said Joel Clark his heirs and Assigns  
forever and against the Claims or Claims of all and every  
Person or Persons whatsoever, shall and will warrant  
and well defend by these presents In Witness Whereof  
the said Henry Simmons hath hereunto set his hand  
and Seal the date above written

Sign'd Seal'd and Deliv'd } Henry Simmons L.S.  
In the presents of }  
William Clark, Esq. Johnson,  
Edmond Fitzgarrald, Sam'l Good D

At a Court held for Pittsylvania County the 18<sup>th</sup> Day of  
April 1798. The within Indenture was proved by the oaths of  
Two of the subscribing Witnesses thereto. to be the act & Deed of  
the within Named Henry Simmons Whereupon was Ordered to be  
Certified And afterwards, to wit At a Court held for  
the said County the 18<sup>th</sup> Day of July in the year aforesaid  
the same was further proved and Order is to be Recorded  
By the Court.

Teste Will. Tanstally J. C.

John Bennetts  
Wit.

In the name of God Amen I John Bennetts of the County of  
Pittsylvania and State of Virginia, planter being very sick  
and weak in body, but of perfect Mind and Memory thank be  
Given unto <sup>God</sup> Calling to Mind the Mortality of my body, and  
Knowing that it is appointed for all men once to die Do make  
& declare this my Last will and Testament, that is to say  
principally and first of all, I give and Recommend my soul  
unto the hand of Almighty God who gave it, and my Body I  
Recommend to the earth to be Buried in decent Christian  
Burial at the Discretion of my Executors, Nothing Doubting

But at the General Resurrection I shall Receive the same  
by the mighty Power of God and as touching such Worldly  
Estate wherewith it has pleased God to bless me in this life  
I Give Demise and Dispose of the same in the following  
Manner and form, first I bequeath to my well beloved wife  
Elizabeth Bennet all and singular my whole estate both  
Movable and Immovable during her life. Item I Give  
& Bequeath seven Ty Acres of Land lying Alexander Lee  
to my son John Bennet which I have separated from my estate  
for his use. Item I Give and Bequeath to my Son Jesse Bennet  
one hundred Acres of Land with my plantation to be possessed  
by him after his Mothers Death. Item I Give and Bequeath  
to my son William Bennet the half of Negro (this value  
at passing price) Item I Give and Bequeath the other  
half the said Negroes Value to be Equally Divided Between my  
four Children, John Bennet, Elizabeth Bennet, Jesse Bennet  
and Ruth Bennet, & I Desire the said William Bennet  
to possess the said Negro upon paying the other said Children  
their parts, Item I Give and Bequeath all the Rest of my  
Effects to be Equally Divided Between my nine Children  
William Bennet, Thomas Bennet, John Bennet, Jesse Bennet,  
Jesse Bennet, Sarah Lee, Minnie & M<sup>r</sup> Daniel, Mill & Watson  
Elizabeth Bennet & Ruth Bennet, I do likewise constitute  
Make and Ordain William Bennet and Thomas Bennet my  
Sole Executors of this my Last will and Testament, and I do  
humbly W<sup>th</sup>by Disallow Troke and Swannul all and every  
former Testaments Wills & Legacies, bequests & Executors by me  
in any ways before named Willed and Bequeathed ratifying  
and Confirming this and No other to be my Last will and Testament  
In Witness Whereof I have hereunto set my hand and seal this  
Eleventh Day of November, Anno. Dom. one thousand seven hundred  
and Eighty two

John + Bennet L<sup>r</sup> J  
mark

Signed sealed, published pronounced and Acknowledged by the within  
named

Named John Bennett, the within to be his last will and Testament, in the presence of us who in his presence and the presence of each other, have been to subscribe our Names  
George Dodson, Robert McDaniel, John Bennett.

A Court held for Pittsylvania County the 18<sup>th</sup> Day of July 1791. The within last will and Testament of John Bennett deceased, was Exhibited into Court by William Bennett one of the Executors here named and proved by the oath of one of the Witnesses here, and Ordered to be testified, and on the Motion of the said William Bennett as Elder Son and heir at Law of the said Testator being first sworn, Certificate is granted him for obtaining Letters of Administration of all and singular the goods & Chattels Rights and Credits of the said Testator which were of the said Testator at the time of his Death, with this will annexed, on his giving Security, Whereupon he together with John Wilson and William Wadding his Securities Entered into Bond as the Law Directs and acknowledged the same and afterwards took at a Court held for the said County the 20<sup>th</sup> Day of February 1792. The said will stays farther proved agreeable to Law and Order, to be Recorded, by the Court.  
Task Will. Funstall c<sup>o</sup>.

Ex<sup>o</sup>

Deed in  
for the Exam<sup>n</sup>  
Mrs Tuggle

The Commonwealth of Virginia to William Wilkins John Parks and Samuel Callan Gent. Justices of the County of Pittsylvania Granting Whereas Lodowick Tuggle by his Certain Indenture of professed that he conveyed that conveyed unto John Weatherford of the County of Pittsylvania, one Certain Tract or Parcel of Land Lying and being in the County of Pittsylvania containing by Estimation One hundred and fifty Acres More or less, and Whereas Dorothy the wife of the said Lodowick Tuggle Cannot conveniently Travel to an Exam<sup>n</sup>

our said County Court of Pittsylvania knowing that  
 we Trusting to your faithful and provident Examination  
 in Examining Dorothy the wife of the said deceased  
 Tuggle from and apart from her said Husband whether  
 she does the same fully & voluntarily without the persuasion  
 or threats of her said Husband Relinquish her Right of  
 Dower in and to the same Land and premises  
 Conveyed by her said Husband in the said Indenture  
 and when you have done it that you testify to our Justice  
 of our said County of Pittsylvania under your hands &  
 seals Duly and plainly by you seen together with this  
 Word Witness William Tunstall Clerk of our said Court  
 at the Courthouse the 18<sup>th</sup> Day of April 1795.

Wm. Tunstall Clk.

Pittsylvania County Va.

By Virtue of the above Commission to us  
 Deputed, we have Examined Dorothy the wife of the said  
 deceased Tuggle, apart from her said Husband Tracking  
 her Relinquishment of Dower in and to the within mentioned  
 one hundred and fifty Acres of Land Conveyed by her said  
 Husband to the said John Weatherford, we do hereby testify  
 that the said Dorothy apart from her said Husband did  
 freely and voluntarily Relinquish her Right of Dower in and  
 to the said Land and premises Conveyed by her said  
 Husband in the said Indenture to the said John Weatherford  
 Given under our hands and seals this 23<sup>rd</sup> Day of April 1795

Wm. Mitchell L.S.

Jam. Calland L.S.

At a Court held for Pittsylvania County the 18<sup>th</sup> Day  
 of July 1795. The within Deed was read and the same was returned  
 & Ordered to be Recorded by the Court

Ex. L.

Teste  
 Wm. Tunstall Jr. Clk.

Ellington for  
Deeds

This Indenture made this 26 Day of Feby one thousand  
 seven hundred and Ninety one, Between James Douglass of the  
 County of Charlotte of the one part & Juniah Ellington  
 of the County of Pittsylvania of the other part testeth  
 that the said James Douglass for and in Consideration of  
 the sum of Twenty five pounds Current & Money of Virginia  
 to him in hand paid ab and before the sealing and  
 Delivery of these presents the Receipt Whereof the said  
 James doth hereby Acknowledge, that he hath Granted  
 bargain and sold, and do by these presents give Grants  
 bargain sell and confirm unto the said Juniah Ellington  
 and to his heirs and Assigns forever, The fee Simple estate  
 in a Certain piece or parcel of Land Situate lying and  
 being in the aforesaid County of Pittsylvania containing  
 by Estimation Eighty two Acres or thereabouts more or less  
 and bounded as follows to wit, Beginning at a Red  
 Oak Corner Standing in Mitchells line Now Joseph  
 Tomys, then along the same to Captain James Roberts's  
 line (Now Waldens) then along the said line South fifty  
 Nine Degrees, West fifty poles to Pointers, Still his line  
 to James Tomys Corner by a branch, then along the said  
 Tomys line, South Sixty, West Two hundred and fifty six  
 poles to these Pines, Still along the said Tomys line, Nor the  
 fifty two, West one hundred and Sixty poles to Pointers  
 a Corner of Richard Mumphreys, thence along his line North  
 fifty eight East one hundred and Ten poles to the fresh Station  
 with all and singular the appurtenances thereto belonging  
 to him the said Juniah Ellington his heirs and Assigns  
 forever, it being the said <sup>to</sup> Richard Douglass by  
 Mathaniel Tomys, as by Deed duly recorded in the County Court  
 of Halifax, and from him given to the said James Douglass by  
 will duly recorded in the County Court of Charlotte Reference to  
 the said Deed and will may more fully and at large appear

To have and to hold the said Tract or parcel of land and premises unto the said Ellington his heirs and assigns forever, and I the said James Douglass for my self and my heirs unto the Covenant with the said Lemiah Ellington that I the said James Douglass, the above said land and premises unto the said Ellington and his heirs against the Title claim and Demand of him the said James and his heirs, and against all and every other person or persons claiming by from or under him them or any of them, shall and will by these presents warrant and for ever defend In Witness whereof I have here unto set my hand & affixed my seal the day and year above written

In presence of

James Wilkinson, Leonard Ellington  
Dancy Drinkard

James Douglass L.S.

Memo, that on the 26 Day of July 1791. Pursuant and Quiet Possession of the within granted stand an premises was made Done & Delivered by the within named James Douglass, to the within named Lemiah Ellington according to the form and effect of the within written Cede

In presence of  
Leonard Ellington  
James Wilkinson, Dancy Drinkard

James Douglass L.S.

A Court held for Pittsylvania County the 18<sup>th</sup> Day of July 1791. The within Indenture and Memorandum thereon Indorsed were proved by the oaths of the Witnesses thereto to be the acts & Deeds of the within named James Douglass and same was Ordered to be Recorded by the Court

Ex.

Teste  
Mr. Tinsall J. C.

34  
Watkins's  
Deed from  
Wright

This Indenture made the 14<sup>th</sup> Day of December in the year  
of our Lord God one thousand seven hundred & twenty, Between  
William Wright of the County of Pittsylvania of the one part &  
Samuel Watkins son and heir at Law of John Watkins Decd  
of the County aforesaid of the other part Witnesseth that the  
said William Wright for and in Consideration of the sum of  
One hundred pounds to him in hand paid by the said  
Samuel Watkins, a before the sealing and Delivery of  
these presents, the Receipt whereof is hereby acknowledged  
by the said William Wright, hath granted bargained &  
sold Alien Released and Confirmed, and by these  
presents doth Grant bargain and sell Alien Release &  
Confirm, unto the said Samuel Watkins, all that Myquame  
Plantation and Part of Land, Wheron the said William  
Wright now Dwells, Containing, by a Plot and Survey  
thereof, three hundred and four acres, and was conveyed to the  
said William Wright by Deed from William Colley duly  
Recorded in the Court of Pittsylvania aforesaid Reference being  
thereunto had may more fully appear, and all houses out  
houses, Gardens fences, Pastures, Woods Underwoods profits &  
Advantages whatsoever to the said premises belonging in  
anywise Appurtening, and also the Residue and Residuous  
Remainder and Remainders Parts parts and profits of the said  
premises and of every part thereof, and also all the estate  
Right Title Interest Claims and Demand whatsoever, within  
in Equity or in Law of him the said William Wright, and  
his heirs of in or to the said premises or any part thereof  
To have and to hold the said hereby granted  
premises and every part and parcel thereof, with the  
Appurtenances unto the said Samuel Watkins his heirs &  
Assigns to the only purpose and behoof of the said Samuel  
Watkins his heirs and assigns forever, and the said William  
Wright for himself and his heirs, doth Covenant Grant and  
agree to and with the said Samuel Watkins his heirs and  
Assigns by these presents that he the said William Wright

35  
The said Land and premises hereby conveyed and every  
part and parcel thereof, with the appurtenances unto the  
said Samuel Watters his heirs and assigns against him  
the said William Wright and his heirs, and all and every  
other person or persons whatsoever, shall and will warrant and  
govern Defend by these presents In Witness Whereof he the said  
William Wright hath hereunto set his hand and affixed his  
seal the day and Year above written

Sealed and Delivered  
in presence of  
Will White

W. Wright L.S.

Stoll Waddell. <sup>his</sup> Johnson  
mark

At a Court held for Pittsylvania County the 19<sup>th</sup> Day of July 1798.

The within written Deed, was proved by the oaths of the  
Subscribing Witnesses thereto, to be the act & Deed of the within  
named William Wrights, and the same was ordered to be  
Recorded, by the Court, and thereupon came the said  
William Wright, by his Attorney, & Entered Protest against  
the Recording of the said Deed.

Teste. Will. Foustall J. C.

Trump from  
Walter Indem=  
Tus of Apprenti:

This Indenture Witnesseth that William M. Nodinson  
of Barwell Nodinson of Pittsylvania County, hath voluntarily sold  
himself Apprentice to Frederick Trump of the said County  
for the full Term of Two Years, Next ensuing the Date hereof to  
Learn the Trade of a House Carpenter, during all which time he  
the said Apprentice his said Master shall faithfully serve,  
his lawful Commands Obey, he shall do no Damage to his  
Master, nor see it done by Others without giving Notice thereof  
to his Master, he shall not waste his Masters goods, nor lend  
them without Leave, nor contract Matrimony within the said  
Term, he shall not play at Cards, or any unlawful Game  
Nor haunt publick houses, Nor with his own Goods buy or sell

Without Leave of his Master, he shall not Absent himself from his Masters Service, Day or Night without Leave, but in all things, behave himself, as a good and faithful Apprentice ought to do During the said Term, and he the said Master shall use his utmost endeavours to teach the said Apprentice, the trade of a House Carpenter, and provide for him the said Apprentice, Sufficient Meats Drink apparel Washing and Lodging, fit for an Apprentice during the said term, and at the Expiration of the said Term, he the said Master shall pay from the said Apprentice the full sum of fifteen Pounds Lawful Money of Virginia, for the true performance of all & every of the said Arguments, either of... the said Parties bind themselves to the Other by these presents. In Witness Whereof they have hereunto set their hands this 16<sup>th</sup> Day of July 1795.

Frederick Trump L.S.  
William N. Main. L.S.

A Court held for Pittsylvania County the 18<sup>th</sup> Day of July 1795. The within Indenture was by the Parties thereto, acknowledged to be their Restrictive Act & Deed of the same was Read & to be Read by the Court

Teste  
Wm. Tunstall J.C.

May's Dec.  
of 1795 from  
Price

This Indenture made this 18 Day of March one thousand seven hundred and Ninety one, Between William Price of the County Pittsylvania of the one part and William May of the County Appomattock of the other part Witnesseth that for and in Consideration of the love and good will I bear to Francis Rose and allays, have given, granted and by these presents doth freely Give unto William allays of the said County at his own Risque one Certain Tract or Parcel of Land containing Two hundred and forty Acres More or less lying & being in the County Appomattock and Bounded as followeth  
Beginning

William  
May

Beginning at a Crooked Corners pine in Maguires line Thence  
 along the said line to Corner Chestnut in Smiths and Davisons  
 line, and along Davisons line and Duncans line to a Corner  
 Red oak in Adkinsons line, and to a Corner Red Oak in Peoples  
 line & thence along Peoples to the Beginning with it's Appertinances  
 To have and to hold of his own Right the said Land and  
 Every Appertinance thereunto belonging to the only use and  
 behoof of him the said Elays, and his heirs forever at their  
 own Right and that the said William Price doth only fully  
 Give his own Rights if any he has to the aforesaid Land but  
 will not be answerable or liable for any Dispute Claim or  
 Claims that may hereafter be made by any person or persons  
 Whatsoever But as I William Price have fully Give the aforesaid  
 Land to Francis Peoples and Peopse to William Elays, I hereby  
 Clear myself from any Claim or Demand that may at a  
 future Day appear against said Land or any part or parcel  
 thereof

Teste  
 Daniel Price. Charles Price }  
 Custord Price. } Wm. Price L. S.

The Court held for Pittsylvania County the 18 Day of July  
 1791. The within Indenture was proved by the oaths of  
 the Witnesses thereto, to be the act & Deed of the within named  
 William Price, and the same was Ordered to be Recorded, by  
 the Court.

Teste Will. Tunstall, Jr. Ck.

Ex. d.  
 William Reynolds  
 Will

I William Reynolds of Pittsylvania County being in perfect  
 health, senses and Memory, thanks to God for it and calling to  
 mind the uncertainty of life, do make and Publish this my  
 Last will and Testaments, in Manner and form following, that  
 is to say after payment of all my Just Debts and General  
 Charges, I Give and Devise unto my Loving wife Martha Reynolds  
 the Land and plantation with the Improvements Where I now  
 live

38  
line Together with one moiety of my whole Tract being one  
hundred and four Acres on the Same Side of the Road with  
the plantation for and During her life, and After her  
Decease, then I give and Divide the plantation and  
fifty four acres of the Said Land unto my beloved son  
Joseph Reynolds and his heirs forever, The other fifty  
acres of The said Tract of Land with the plantation  
and bound with lines on the Grass branch, on which  
my beloved son Richard Cole Reynolds now lives I  
bequeath unto him and his heirs forever, Item, I also give  
and bequeath to my said wife, the Two feather Beds and  
furniture, the Pewter and Two Chests, and Spinning wheels  
with the rest of the house hold furniture, with my riding  
horse and his saddle, also Two cows and one heifer  
also Nine head of Hogs, to be hers during her natural  
life, and After her Decease, to be sold and equally  
Divided among my Children namely, Sally  
Tiffany, Betty, Thomas, John & Jessed & William &  
James, Alice, Thomas & Lucy, Joseph Richard Cole  
& Anna Davis to them and their heirs and assigns  
forever, and lastly, I Appoint my wife with Robert  
Waters Junr Whole and Sole Executor, of this my last  
will and Testament hereby leaving all former wills  
Gifts & bequests, and Confirming this and no others to  
be my last will & Testament In Witness Whereof I  
have hereunto set my hand Affixed my seal this 16<sup>th</sup>  
Day of January 1798.

Signed sealed published & } William + Reynolds Exrs  
Declared by the Testators }  
to be his last will and Testament }  
In the presence of these }  
Testes Thomas Cissell }  
Samuel Constable }

At a Court held for Pittsylvania County the 18<sup>th</sup> Day of July  
 1791 The within last will and Testament of William Reynolds  
 deceased, was Exhibited into Court by Martha Reynolds  
 Executrix of Robt. Wallis Executor therein named and  
 proved by the oaths of the Witnesses Shirts, and Obed to  
 be proved, and on the Motion of the said Ex<sup>ca</sup> and Ex<sup>or</sup>.  
 who made oaths according to Law Certificate is granted  
 them for obtaining a Probate thereof in due form of Law  
 on giving security, Whereupon they Together with John  
 Wilson & William Lynch. their Securities Entered into  
 Bonds as the Law Directs and Acknowledged the same

Ex

Teste Me. Tinsdale & Co.

Price's Deed  
 for Smith

This Indenture made this 5<sup>th</sup> Day of March one thousand  
 seven hundred and Ninety one Between Richard Smith of  
 the County of Pittsylvania of the one part, and William Price  
 of the County aforesaid of the Other part Witnesseth that  
 the said Smith, for and in consideration of  $\text{---}$  Twenty  
 Pounds Current Money of Virginia, to him in hand paid  
 the Receipt Whereof is hereby Acknowledged, that he the  
 said Smith, hath bargained, and Sold, and by these  
 presents doth Confirm to the above named Price one  
 Certain Tract piece or parcel of Land lying and being in  
 the County of Pittsylvania on Sandy Creek containing by  
 Estimation forty Acres be the same more or less and bounded  
 as followeth, viz Beginning at a poplar on a branch thence  
 South 72 Degrees West 82 poles along Evans Stokes line  
 to a Spanish Oak North two Degrees, West 58 poles to a  
 tree oak, North 29 Degrees, West 26 poles to a red oak  
 in Burtons former line, thence his line South 95 Degrees  
 East 160 poles to a tree oak on a branch, thence Down the  
 said branch as it Meanders to Sandy Creek, then Down

the breach as it Measurs to Stokes line and along the  
said Stokes line to the Beginning, with its Appurtenances  
To have and to hold the above said Tract or parcel of  
Land, to the only use and behoof, of him the said Price &  
his heirs forever, the Right and Title Whereof he the said  
Smith doth hereby Warrant and give Defence against  
himself and his heirs forever and against the lawful Claim  
of any Person or persons Whatsoever In Witness Whereof  
he the said Smith, hath set his hand and affixed his  
Seal the day and Year above written

Signed Sealed & Delivered }  
in presence of us } *Nehemiah Smith L.S.*  
*Daniel Price, Maraday Price*  
*Cuthbert Price* }

It is Com Sheld by Pittsylvania County the 18<sup>th</sup> Day  
of July 1791. The within Indenture was proved by the  
Oaths of three subscribing Witnesses thereof, to be the  
Act & Deed of the within named Nehemiah Smith and  
the same was Ordered to be Recorded, by the Court  
*John M. Tinsley & Co*

Muse from  
Tuggle Dec<sup>r</sup>

The Commonwealth of Virginia to William Welches, John  
Parks & Samuel Calland, Clerk Justices of the County of  
Pittsylvania (giving Whereas Lodowick Tuggle by his  
Certain Indenture of feoffment hath Conveyed unto John  
Muse of Franklin County one Certain Tract or parcel  
of Land lying and being in the said County of Pittsylvania  
Containing by Estimation Twelve hundred Acres, and Whereas  
Dorothy the wife of the said Lodowick Tuggle cannot  
Conveniently Travel to and from our said County Court of  
Pittsylvania Now We that we Trusting to your faith full &  
Prudent Circumspetion in Examining Dorothy the wife  
of

of the said Lodowick Tuggle, from and apart from her said Husband whether she did the same freely and voluntarily without the persuasions or threats of her said Husband and Relinquish her Right of Dower in and to the said Land and Premises Conveyed by her said Husband in the said Indenture, and When you have done it, that you testify to our Justices of our said Court of Pennsylvania under your hands and Seals, Distinctly, and plainly, you and Together with this Witte Witness William Tunstall Clerk of our said Court at the Court house, the 21<sup>st</sup> Day of March 1791.

Will. Tunstall

Pennsylvania County &c.

By Virtue of the above Commission to us Shew'd we have Examined Dorothy, the wife of the said Lodowick Tuggle, apart from her said Husband, Touching her Relinquishment of Dower in and to the within mentioned Land and Premises Conveyed by her said Husband to the within named John Muse, we do hereby Certify that the said Dorothy apart from her said Husband did freely and voluntarily Relinquish her Right of Dower in and to the said Land and Premises, Conveyed by her said Husband in the said Indenture, to the said John Muse, Given under our hands & Seals this 23<sup>rd</sup> day of April 1791.

Matthew L. J.  
Sam. Calland L. J.

At a Court held for Pennsylvania County the 18<sup>th</sup> Day of July 1791. The within Deed was returned and Ordered to be Recorded, by the Court.

To Wit. Tunstall Ck.

Price's Deed  
for Rose

This Indenture made this 18 Day of March one thousand seven hundred & ninety one Between Francis Rose of the County of Pennsylvania of the one part and Robert Price of the County afores<sup>d</sup> Witnesses that for and in Consideration

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tion of the Duke and full sum of fifty pounds Current  
 Money of Virginia to him in hand paid by William Price  
 the said Whose is hereby Acknowledged, that he bargained  
 and sold and by these presents doth Confirm unto the  
 said Robert Price one Certain Tract piece or parcel  
 of Land lying in the County aforesaid Containing one  
 hundred & 12 Acres more or less, on the Waters of Sandy  
 River, and bounded as followeth To Wit, beginning  
 at a pine in Billings line, and thence New Lines North  
 Seventen Degrees, East one hundred and forty nine poles  
 to a Red Oak North Twelve Degrees, west one hundred  
 and thirty four poles to a Hickory, South Twenty six  
 Degrees, West one hundred and Eight poles to a pine  
 in said Billings line, and thence the same line South  
 fifty five Degrees, East one hundred and forty Eight  
 poles to the Beginning, With its Appurtenances to  
 have and to hold the said Land and every Appurtenance  
 thereunto belonging to the said Robert Price and his  
 heirs forever, and we Francis Pope and Piscilla his wife  
 do hereby Warrant and will by these presents forever  
 Defend a good and lawful Right and Title to the above  
 said Lands and every Appurtenance thereunto belonging  
 to the only use and behoof of him the said Rob. Price  
 and Sarah his wife, and do hereby Warrant and forever  
 Defend the above said Land and premises to said Rob.  
 Price and Sarah his wife against the lawful claim  
 & Demand of any person or persons whatsoever In Witness  
 Whereof we have hereunto set our hands and seals this  
 Day and Year above Written

Signed Seals and Acknowledged  
 in presence of us  
 Samuel Price  
 Alexander Price  
 Cuthbert Price

Francis + Rose of  
 Mark  
 Piscilla + Rose of  
 Mark

(13)

At a Court hold for Pittsylvania County the 13 Day of July 1791. The within Indenture was proved by the oaths of the witnesses thereto, to be the act and Deed of the within named Francis (Propr) & Priscilla his wife & the same was ordered to be recorded by the Court.

66

Teste Willm. Linton J. C. D.

Allens Deed from Linton

This Indenture made this 13 Day of July in the year of our Lord Christ one thousand seven hundred and Ninety one Between Edward Linton of the County of Buckingham of the one part and Alexander Magruder du Allen of the County of Pittsylvania of the other part Witnesseth that the said Edward Linton for an d in Consideration of the sum of one hundred Pounds Current Money to him in hand paid by him the said Alexander M. L. Allen at or before the dealing and delivery of these presents the Receipt Whereof the said Edward Linton doth hereby Acknowledge, hath given granted bargained sold aliened and Confirmed unto the said Alexander M. L. Allen his heirs and Assigns forever one certain Tract or parcel of Land, Situated lying and being in the County of Pittsylvania, Containing two hundred Acres of Land be the same More or Less, on barshin Creek and Beginning on John Dyers line at the upper end and by Abraham Parshes line at the lower end, and by vacant Land or on the side line to the first Station To have and to hold the aforesaid granted and bargained Land and premises with all and singular the Rights Benefits Priviledges and Appurtenances therunto belonging to the said Alexander M. L. Allen him his heirs & Assigns forever and the said Edward Linton doth by these presents warrant and will forever Defend the aforesaid granted Land and premises, with all the Appurtenances therunto belonging

Belonging unto the Alexander M. D. Allen his heirs &  
 and to each the time of granting the same, free and  
 clear of and from all Manner of Incumbrances &  
 from the Just Claim of any person or persons whatsoever  
 In Witness Whereof Edward Lenthum's death hereunto  
 set his hand & fixed his Seal the Day and Year first  
 above written

Edw. Lenthum L.S.

Signed Seal & Delivered  
 in presence of

A Court held for Pittsylvania County the 18<sup>th</sup>  
 Day of July 1791. The within Indenture was  
 Acknowledged by the within Named Edward Lenthum  
 to be his Act & Deed & the same was Ordered to be  
 Recorded by the Court

Teste  
 Wm. Sims Judge C.

Mortons Decd.  
 for Unable

This Indenture Collate this 25<sup>th</sup> Day of October in the  
 year of our Lord Christ one thousand seven hundred and  
 Ninety one Between Richard M. Unable Trustee for  
 David Anderson & Co. of the one part & John Morton of  
 the County of Pittsylvania of the other part, Witnesseth  
 that the said Richard M. Unable for and in consideration  
 of the s<sup>d</sup>. John Morton having Compounded settled and  
 satisfied a Debt of one hundred and Eighty pounds with  
 Interest &c. due from the said John Morton to David  
 Anderson & Co. for which said Debt the said Trustee  
 mentioned was by Deed Recorded in Pittsylvania Dated  
 the 25<sup>th</sup> Day of May 1790. Conveyed to s<sup>d</sup>. Rich<sup>d</sup>. M. Unable  
 in Trust to sell and satisfy the said Debt provided it  
 should not be Discharged within a Time limited  
 and

& also for the further Consideration of the sum of five Shillings  
 when the said Deed in hand paid, he the said Rich<sup>d</sup> M<sup>r</sup>  
 Vinable hath granted & bargain'd & sold, by these presents  
 Recovery to the said John Morton, the said Land so as a  
 forsaide conveyed to Richard M<sup>r</sup> Vinable in Trust to hold  
 a Certain Tract of Land lying on both sides Sandy River  
 in the County of Pittsylvania, containing four hundred  
 Acres which said 400 Acres is the same which John  
 Morton purchased of Robert Peck and Robert Peck  
 purchased of Richard Womack as by Deed & Proceed  
 in Halifax Court, to which we Refer for a more particu-  
 lar Description also a Tract of Land supposed to contain  
 Three hundred Acres, purchased by John Morton of Sam<sup>l</sup>  
 Shields lying on Hutchersons branch and adjoining the  
 Land aforesaid, with all the Appurtenances, the Premises  
 belonging and appertaining, which were by the said  
 Morton conveyed to the said Rich<sup>d</sup> M<sup>r</sup> Vinable in Trust  
 To have and to hold the said Land and other premises  
 unto the said John Morton his heirs and assigns forever  
 to the only proper use and behoof of him the said  
 John Morton his heirs and assigns, and the said  
 Richard M<sup>r</sup> Vinable, doth hereby Grant for himself  
 and his heirs, all the Rights Title and Interest in &  
 to the two Tracts of Land above mentioned, which  
 was conveyed, by John Morton and a Certain Joseph  
 Morton, who made himself a party for the purpose of  
 warranting the Title of said Land to the said Rich<sup>d</sup> M<sup>r</sup> Vinable  
 Trustee for David Anderson Esq<sup>r</sup> with all and singular the  
 Rights Members and Appurtenances, unto the said John  
 Morton his heirs and assigns forever & the said Rich<sup>d</sup> M<sup>r</sup>  
 Vinable doth by these presents warrant the Title of the Land  
 above mentioned against the Claim of himself and his heirs  
 Claiming by virtue of the Deed of Trust above mentioned &  
 Dated the 25 Day of May 1790. But it is the Intent of the  
 Parties, that the said Rich<sup>d</sup> M<sup>r</sup> Vinable should not waige

The Title of a Land against the Claim of any other person  
Whats ever In Witness whereof the said Rich<sup>d</sup> M<sup>r</sup> Vinable  
hath here unto set his hand and seal this 25 Day of  
March in the Year of our Lord Christ one thousand seven  
hundred & Ninety one

Rich<sup>d</sup> M<sup>r</sup> Vinable, Trustee,  
for Dav<sup>d</sup> Anderson & Co. S. & S.

At a Court held for Pittsylvania County, the 18<sup>th</sup> Day of  
July 1791. This Indenture of Bargain & Sale from Rich<sup>d</sup>  
M<sup>r</sup> Vinable Trustee for Dav<sup>d</sup> Anderson & Co. to John Morton  
was Acknowledged by the said Richard to be his act &  
Deed, and the same was ordered to be Recorded by the  
Court.

Wm. Trustadoff, C. C.

Venable's Deed.  
for Morton.

This Indenture made this first Day of July in  
the year of our Lord Christ one thousand seven hundred  
& Ninety one Between John Morton of Pittsylvania  
County of the one part and Richard Vinable of the same  
County of the other part, Witnesseth that the said John  
Morton for and in consideration of the sum of Two hundred  
pounds Current Money of Virginia, is him in hand  
paid by the said Richard Vinable, as or before the  
Ensuing & Delivery of these Presents, the Receipt whereof  
is hereby Acknowledged, he the said John Morton hath  
Granted bargained, and sold, Alien'd Released, conveyed  
and confirmed and by these presents doth Grant bargain &  
sell, Alien Release Enfeoff and confirm unto the said Richard  
Vivable, his heirs and Assigns, all that Tract piece or  
parcel of Land, Situate lying and being in the County of  
Pittsylvania aforesaid, Containing by Estimation one  
thousand Acres lying on both sides of Sandy River  
& the same is bounded as followeth To wit, Beginning at  
Point in John Mortons old line on the North side of

Sandy River, thence a true line ... Degrees ...  
 one hundred and eighty six poles ...  
 mouth of a Spring branch to point ...  
 William Beck's line, thence along the said ...  
 Eight Degrees East one hundred and eighty poles to a white oak,  
 thence South thirty four Degrees East twenty eight poles to  
 pointers, South five Degrees, East Ten poles to point two South  
 forty four Degrees, West one hundred and eighty poles crossing  
 a branch to a white oak on a Ridge, South seven two  
 Degrees, East two hundred and twenty poles crossing three  
 branches to Red Oak joining John Shulds, thence North forty  
 nine Degrees East three hundred poles crossing two branches  
 of a River to a white oak at the mouth of James Garner's  
 lane, thence North four Degrees East thirty two poles to a  
 white oak thence along the line of a Survey made for  
 Samuel Shulds, South forty seven Degrees, East twenty  
 poles to a white oak, thence North five Degrees East twenty  
 two poles to a Red Oak, thence North forty one Degrees, East  
 two hundred & thirty poles crossing a branch Thaxton's to  
 pointers North eighty poles crossing a branch to, pointers  
 West twenty poles to a Red Oak on a branch, North sixty five  
 Degrees, West one hundred and sixty poles crossing a branch  
 four times to pointers, South eighty Degrees, West one  
 hundred and twelve poles crossing two branches to pointers  
 in the aforesaid Morton's old line, thence along the said Morton's  
 line North sixteen Degrees, West twenty two poles to the  
 Beginning, Including the Tract of Land sold John Morton  
 by Samuel Shulds & also the Tract of Land purchased  
 by said Morton of Robert Cook, Except a small Tract which  
 S. Morton sold Purvis to Pannell, Together with all houses  
 out houses Edifices, Buildings woods unswoods ways  
 Waters, Water courses, profits Commodities, Advantages, Rents  
 & appurtenances whatsoever to the said Tracts pieces  
 or parcels of lands and premises above mentioned belonging

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as in any way Appertaining, and also the Reversion and  
 Residues, Remainder & Remainder Parts & Services of the said  
 Premises above Mentioned and of every part and parcel  
 thereof, with the Appertinances, and also all the estate  
 Right Title Interest Claim & Demand Whatsoever either  
 in Equity or in Law of him the said John Morton, or  
 to the said Premises above Mentioned and every part  
 & parcel thereof, with the Appertinances, and also all  
 Lands Edifices and y<sup>e</sup> Touching or in any wise Appertaining  
 to the said Premises or any part thereof. To have and to  
 hold the said Tracts pieces or parcels of land and Premises  
 above Mentioned and every part and parcel thereof  
 with the appertinances unto the said Richard Venable  
 his heirs and Assigns, to the only proper use and behoof  
 of the said Richard Venable his heirs and Assigns  
 forever, and the said John Morton for himself and  
 his heirs, doth Covenant Grant and agree to and with  
 the said Richard V. Venable his heirs and Assigns  
 by these presents, that he the said John Morton the  
 said Tracts pieces or parcels of land and Premises  
 above Mentioned and every part and parcel thereof  
 with the appertinances unto the said Rich. V. Venable  
 his heirs and Assigns against him the said John Morton  
 all and every other Person or Persons Whatsoever shall and  
 will warrant and forever Defend by these presents In  
 Witnes Whereof the said John Morton hath to these presents  
 sub... hand and Affixed his Seal this day and year first  
 above Mentioned

Sealed & Delivered in presence of } John Morton a S  
 Joshua Stone John Dyer }  
 his }  
 James Dyer }  
 mar }  
 t

Memorandum that Henry of Dagen of the within mentioned  
 Parish of Land was this first day of July 1791 by the said John  
 Morton

Morton to the said Clerk W. Vinable

In presence of  
Joshua Stone, John Dyer  
James <sup>his</sup> Dyer  
mark

John Morton

At a Court held for Pennsylvania County the 10<sup>th</sup> Day of July 1795. This Indenture Together with Memorandum of Henry and Dizers hereto indorsed was proved by the Oaths three subscribing Witnesses to be the Acts & Deeds of the within Named John Morton, and the same was ordered to be Recorded by the Court.

Teste  
Wm. Tumball J. C.

Halls Deed  
Jm. Roach

This Indenture made this 10<sup>th</sup> Day of July in the year of our Lord Christ one thousand seven hundred and Ninety one Between Thomas Roach of the County of Pennsylvania of the one part, and John Hall of the said County of the other part Witnesses to the said Thomas Roach and his wife, for and in consideration of the sum of fifteen pounds Current Money of Virginia to them in hand paid the Receipt Whereof is hereby Acknowledged, have Granted bargained Alien Conveyed and Enjoined, and by these presents do Grant bargain Alien Convey and Conjoin unto John Hall his heirs and assigns forever one certain Tract or parcel of land Situate lying lying in Pennsylvania County containing by Estimation twenty Acres be the same more or less bounded as follows Beginning on Maids line on a Red Oak thence to Riggs Road, thence along said Road to a corner where Red Oak, thence to a corner Red Oak, thence to the beginning Together with all Truss ways, trams & Water Courses profits Commodities and Appurtenances Whatsoever to the same belonging or in any wise appertaining To have and to hold the said Tract, of Land and Premises unto the said John Hall his heirs and assigns forever, and the said

Thomas Roach & Mary, his wife do Command & agree  
 to and with the said John Hall, the said Feoffee  
 parcel of Land and premises, with the appurtenances  
 thereunto belonging, unto him the said John Hall  
 his heirs & assigns forever against the Claim or Claims  
 of all and every person or persons whatsoever shall &  
 will Warrant & force defend by these presents In  
 Witness Whereof the said Thomas Roach & Mary his  
 wife, <sup>have</sup> hereunto set their hands and Affixed their seal  
 The day and year first above Written

Signed sealed & delivered } Thomas <sup>his</sup> Roach L.S.  
 In presence of } Mary <sup>the</sup> Roach L.S.  
 mast  
 mast

The Court here for Pittsylvania County the 18<sup>th</sup> Day of  
 July 1791. The within Indenture was Acknowledged by  
 the within named Thomas Roach to be his Act & Deed &  
 Mary his wife being severally Examined as the law  
 directs, & relinquished his Rights of Dower in and to  
 the within Granted Land & premises Conveyed by her  
 said Husband to the within named John Hall &c.

Which were Ordered to be Recorded & Subscribed by the Court

Tide  
 Will. Tunstall &c.

Williams  
 Deed for  
 Waldron

This Indenture made this eighteenth day of July  
 in the year of our Lord Christ one thousand seven hundred  
 & ninety one Between Benjamin Waldron of the County  
 of Campbell of the one part and James Martin Williams  
 of the County of Pittsylvania of the other part Witnesseth  
 that the said Benjamin Waldron for Divers good Causes  
 & Considerations, but More Especially for the Incasidation  
 of the sum of Two hundred pounds Current  
 Money of Virginia to him in hand paid by the said  
 James

James M. Williams the Receipt Whereof the said Benjamin  
 Doth hereby Acknowledge, hath Granted bargained, sold  
 and Conferred and by these presents doth give Grant,  
 bargain sell & Confirmation unto the said James M. Williams  
 one Certain certain Tract or parcel of Land Containing  
 three hundred Acres, being the same More or less, Situate  
 Lying and being in the County of Pittsylvania on Banister  
 River & bounded as follows To wit. Beginning at an old  
 Card post on Banister opposite of John Parks's old houses  
 thence partly a south course along Echols line to the Top of  
 the Mountain in Tho: Adams line, thence along his line  
 upon the Mountain Crossing the Rocky branch to a Corner  
 thence Down the North Side of said branch to Shaltens  
 line, thence along his line, to the Vacant Land, thence along  
 the same to John Adams Corner White Oak, thence along  
 his line to a Elm in a Dreen, thence Down the Dreen  
 to the River, thence up the River as Meanders to the Beginning  
 To have and to hold the above Granted Lands and  
 Tenements, with the Appurtenances of the same belonging  
 thereto, with the Provision and Reservations, Remainder and  
 Remainders, and every part and parcel thereof unto the  
 said James M. Williams, his heirs and Assigns, that he  
 the said Benjamin Waldon, for himself his heirs &c  
 doth for ever Warrant & Defend the above Granted Land  
 and premises unto the said Williams his heirs &c against  
 the Claim of all persons freely by these presents In Witness  
 Whereof the said Benjamin hath hereunto set his hand &  
 Seal the day and Year above Written

Signed sealed & Delivered  
 In presence of

Benj: Waldon L. J.

James Allen de. Nathan Adams.  
 Elanah <sup>his</sup> Adams.  
 mark.  
 John <sup>his</sup> Adams  
 mark

At a Court held for the County of Allegheny the 18<sup>th</sup> Day of July 1791. The within Indenture was Acknowledged by the within named Benjamin Waller to be his act & deed & the same was  
E.C. Ordered to be Recorded, by the Court.

Teste Me. Constat. J. C.

Thompsons  
Deeds from  
Waller

This Indenture Made this first day of May one thousand seven hundred & ninety, Between Pleasant Waller of the County of Allegheny of the one part and Jennings Thompson of the other part. Witnesseth that the said Pleasant Waller for and in full satisfaction of the sum of hundred pounds Virginia Money, to him in hand paid by the said Jennings Thompson the Receipt Whereof is Acknowledged and thereof doth Acquit and Discharge the said Jennings Thompson by these presents, in the said Pleasant Waller hath granted Bargained sold and Conferred and by these presents doth Grant Bargain and sell and Conferred unto the said Jennings Thompson his heirs and assigns forever one certain Tract or Parcel of Lands Situated lying and being in the County of Allegheny, Containing by estimation one hundred Acres More or Less, Bounded as follows to wit Beginning at a Corner White Oak in Tenners old Order line running thence along said line Adams line to Thompsons line thence along said line to a Corner Black Jack, thence along Abraham Cannells line to Collys Branch thence Down the said Branch to the Beginning, Together with all trees ways waters Water courses Profits Commodities Appurtenances to the same Belonging or in anywise Appurtenant to him the said Jennings Thompson his heirs Executors and Administrators To have and to hold the said Tract of Land and Premises with the Appurtenances unto the said Jennings Thompson his heirs and assigns forever  
and

and the said Pleasant Waller for himself his heirs doth covenant  
 and agree to and with the said Jennings Thompson, that he  
 the said Pleasant Waller the said Tract or parcel of Land  
 and premises above mentioned, with the appurtenances  
 thereunto, shall and lawfully warrant and defend  
 him the said Jennings Th: his heirs and assigns forever  
 against the claim or claims of all and every person or  
 persons whatsoever, shall and lawfully warrant and defend  
 by these presents. In witness whereof the said Pleasant  
 Waller hath hereunto set his hand and fixed his seal the  
 day and year first within written  
 Signed Sealed and Delivered  
 In the presence of, Charles Lewis } Pleasant Waller his LB  
 George Lewis, Benson Woodley }

At a Court held for Pittsylvania County the 20. day of Decem. 1790  
 This Indenture from Pleasant Waller to Jennings Thompson  
 was proved by the oaths of two of the Witnesses thereto to be the said of Deed  
 of the said Pleasant Waller of the same was Ordered to be testified  
 And Afterwards To Wit, At a Court of Quarter Sessions held  
 for the said County the 15. day of August 1798 the said Indenture  
 was proved by the oaths of the other Witnesses thereto. & Ordered to be  
 Recorded by the Court.

Testes  
 Wm. Tompkins & Co

Madding for  
 Kelly Deed

This Indenture Made this 15 day of Aug. and year of  
 our Lord one thousand seven hundred and Ninety one Between  
 Hugh Kelly son of Pittsylvania County on the One part and  
 William Madding of the said County on the other part. In witness  
 that the s<sup>d</sup> Hugh Kelly for and In consideration of the just sum  
 of one hundred and Twenty Two pounds current money of Virginia  
 to him in hand paid, the Receipt Whereof the said Hugh Kelly  
 doth hereby acknowledge, that the said Hugh Kelly hath granted  
 Bargained and sold and by these presents doth Bargain and  
 Sell and Confirm unto the said William Madding one certain  
 Tract or parcel of Land containing by Estimation one hundred

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 Benjamin  
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 D.  
 one thousand  
 of the County  
 person of  
 Waller  
 & his wife  
 Thompson  
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 ways waters  
 same  
 Jennings  
 we had  
 appurtenances  
 signs given  
 and

and seventy six Acres be there the same More or less, Lying and  
 being in the County of Pennsylvania, and Boundeds as followeth  
 To wit, Beginning at a post oak near the Road on Eleph Waters  
 line, thence Boundeds upon Andersons & Ponds lines Crossing two  
 Branches to Pointers, for the four, West one hundred and fifty p<sup>o</sup>  
 Crossing the Oak to a Maple or a Beech, thence, along the said  
 line to a White Oak near the said Road, thence along the said  
 Road as it runs to the Beginning, To have and to hold the said  
 One hundred and Seventy Six Acres of Land, Together with the  
 Plantations, and all houses fences Orchards Woods ways Springs  
 Waters and Water courses thence Standing growing or being and  
 all other the appurtenances to the said Land Belonging or in any  
 wise Appurtening, unto the said William Madding his heirs and  
 assigns forever, and also the Reversions and Reversions Remainders and  
 Remainders and also the estate Right Title Interest Claim &  
 Demand whatsoever of the said Hugh Kelley or his heirs or in or  
 to the said Land and premises and every part thereof with  
 the appurtenances unto the said William Madding his heirs &  
 assigns forever and I the said Hugh Kelley for myself and for  
 my heirs and for all and every person and persons whatsoever  
 the above granted Land and premises unto the said William  
 Madding his heirs and assigns will be ever Defend by these presents

In Witness Whereof the said Hugh Kelley hath hereunto set my  
 hand and my seal the day and year above Written

Signed sealed & Delivered in  
 presence of us Witnesses  
 Tho<sup>his</sup> Teshilton, Wm<sup>his</sup> X Shilton  
 Mark Mark  
 Bennet Shilton.

Hugh<sup>his</sup> Kelley L S  
 Mark

Returned to Mr. Madding  
 A. P. 11/11/17

Memorandum this day within Written Lying and being of the Land and  
 premises within mentioned was had by the within Hugh Kelley unto the  
 within William Madding according to form and effect of the within

Deed his  
 Thomas Teshilton, William X Shilton  
 Mark Mark  
 Bennet Shilton.

Hugh<sup>his</sup> Kelley L S  
 Mark

At a Court of Quarter Sessions held for Pittsylvania County the 15<sup>th</sup> Day of August 1798. This Indenture was by the said Kelley acknowledged to be his act & deed & of the same was Ordred to be Recorded by the Court

Witness  
Will. Tinsley

Dodson  
Deed from  
11 Munday

This Indenture Made this first day of January in the year  
Seventeen hundred and Ninety one Between James M. Munday of Pittsylvania  
County of the one part & Joshua Dodson of S. of the other part  
Witnesseth that for and in consideration of the sum of fifty Pounds  
Lawful Money of Virginia to him in hand paid by the said  
Joshua Dodson the Receipt Whereof the said James M. Munday  
doth hereby acknowledge that he hath given granted sold Aliened & Conferred  
& by these presents doth give grant Bargain Sell and Confer  
unto the said Joshua Dodson his heirs and assigns forever one  
Certain Tract or parcel of Land containing one hundred acres  
More or less Lying and being in Pittsylvania County and on  
the Waters of the River Double Fork & Bounded as followeth To wit  
beginning at a Corner point in John Spencers line thence bounded  
by his line to a Corn Spar in Samuel Walkers line thence on  
his line to a Saw wood Sapling in said Walkers Spring branch  
thence Down said Branch as it Meanders Bounded by Robt. Maddings  
lands to a Corn Buck at the Mouth of Richard Childers Spring  
branch thence up said Branch as Meanders to his Spring thence  
Same Course Bounded by his line to a Red Oak in John Spencers  
line thence on his line to the Beginning and also all Trees woods  
under woods profits Commodities, Neceditaments, ways Waters  
Water courses & all appurtenances whatsoever of the said Tract or  
parcel of Land above Mentioned & Belonging or in any wise appertain  
ing to the same and also the Reversion or Reversions Remainder  
& Remainders, all Right Interest Claim or Demand whatsoever  
of him the said James M. Munday his heirs or assigns forever  
of in & to the said Tract or parcel of Land & all & singular the s. d.  
promises

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of

Premises above mentioned and every part thereof, To have and to hold  
 the said Tract or parcel of Land and every part thereof, with  
 the appurtenances unto the said Joshua Dodson his heirs or assigns  
 forever, and to the said James M. Munday for himself and for  
 his heirs with his heirs forever, that he shall and will forever  
 defend the said Tract or parcel of Land and premises and  
 every part thereof against himself and heirs and against  
 every other person or persons, whomsoever unto the said Joshua  
 Dodson his heirs and assigns forever In Witness Whereof the  
 said James M. Munday hath hereunto set his hand and  
 affixed his Seal the day & Year above written

Signed Sealed & Delivered  
 in the presence of  
 John Harris, David Dodson  
 Charles Chilton

James M. Munday, Esq.

A Court held for Pittsylvania County the 15<sup>th</sup> day of April 1791  
 This Indenture from James M. Munday to Joshua Dodson was  
 proved by the oaths of Two of the Witnesses thereto, & ordered to  
 be Certified, And afterwards To wit at a Court of Quarter Sessions  
 held for the said County the 15<sup>th</sup> day of August 1791. the said  
 Indenture was proved by the oaths of the other Witnesses thereto to be  
 the act & deed of the said James M. Munday all which were  
 Ordered to be Recorded by the Court.

To the Well Tunstare of the

Received  
 James M. Munday

Walters for  
 Kinnon  
 Qued

This Indenture made this fifth day of January in the year  
 of our Lord one thousand seven hundred and Ninety one Between  
 Charles Kinnon of Halifax County of the one part and Archibald Walters  
 of Pittsylvania County of the other part, Witnesseth that the said  
 Charles Kinnon for and in consideration of the sum of fifty three  
 pounds Virginia Currency to him in hand paid by the said  
 Archibald Walters, the Receipt Whereof the said Kinnon doth  
 hereby acknowledge, hath Bargained and Sold and

To  
 Recd  
 for Do

and by these presents doth bargain & sell unto the said Archibald  
 Walters a Certain Tract of Land on Wolfhill Creek in Pittsylvania  
 County Containing by estimation one hundred and twelve Acres  
 be the same more or less and Bounded as follows to Beginning  
 at Pointers in Burdett's line and Courts Corner, thence along that  
 line to Ball's line, thence along Ball's line to a Beech on Wolfhill  
 Creek, thence up the said Creek to Courts Corner thence along  
 Courts line to the Beginning, and the said Charles Kennon  
 doth for him self, his heirs and Assigns, Warrant and  
 power Depend the above granted Land and premises unto  
 the said Archibald Walters and to his heirs and Assigns  
 forever against the Lawfull Claims of every person or persons  
 whatsoever, In Witness Whereof the said Charles Kennon hath  
 hereunto set his hand and Seal the day and year first above  
 written

Signed Sealed and Delivered } Charles Kennon  
 in the presence of Gabriel Richards }  
 James Lucas, Edward Bucey }

At a Court held for Pittsylvania County, the 20<sup>th</sup> day of June 1795  
 This Indenture from Charles Kennon to Archibald Walters was proved  
 by the oaths of Two of the Witnesses thereto, & Ordered to be taken up  
 And Afterwards Taken at a Court held for the said County  
 the 13<sup>th</sup> day of August 1796, The said Indenture was further proved  
 by the oaths of the other Witnesses, thereto, to be the act & Deeds of the said  
 Charles Kennon. All which was ordered to be Recorded by the Court

Teste  
 M<sup>rs</sup>. Sunstall J. Clerk

Troblers  
 Ind. Book  
 in Robinson

KNOW all men by these presents that Joseph Robinson of the County  
 of Pittsylvania, for and in Consideration of the Sum of Five pounds  
 three Shillings & Seven pence, Current Money of the State of Virginia  
 to me in hand paid by Joseph Towler of the of the said State  
 & County, Which I do acknowledge the Receipt and I myself

fully satisfied, have Bargained sold and delivered and by their  
 presents according to due form of Law do bargain sell and deliver  
 unto the said Joseph Towler, one Negro Man named Simon, aged  
 about Twenty Seven Years, about six feet high, To have and to  
 hold the said Negro Man Simon unto the said Joseph Towler  
 his heirs Executors adm<sup>rs</sup> & assigns, to the only proper use and  
 behoof of the said Joseph Towler his heirs and assigns forever  
 and the said Joseph Robinson for my self, my heirs Exec<sup>rs</sup> adm<sup>rs</sup>  
 the said Bargained Negro, Man Simon unto the said  
 Joseph Towler, his heirs Exec<sup>rs</sup> adm<sup>rs</sup> & assigns against all and  
 all manner of persons. Shall and will Warrant and power  
 Defend by these presents, Provided Never the less that if I the  
 said Joseph Robinson my Executors adm<sup>rs</sup> or assigns, one  
 or any of us do or shall will, and Truly, try, or Cause to be  
 paid to the said Joseph Towler his heirs Executors adm<sup>rs</sup>  
 or assigns the sum of Sixty Pounds three shillings and  
 Six pence, Lawfull Money of Virginia, on or by the first day  
 of January next ensuing for the Redemption of the said Negro  
 Man Simon, then this Obligation or present Writing, or bill of  
 Sale to be Void, or else to remain in full force, power and  
 status. In Witness Whereof I have set my hand and affixed  
 my seal this April the 15<sup>th</sup> Anno Domini 1791 -

In witness whereof  
 In presence of us  
 Joseph Robinson  
 Tho<sup>s</sup> H. Bennett, Chas Dalton  
 William M<sup>r</sup> Doocell

59  
 Thomas  
 Dood for  
 Elliot

At a Court of Quarter Sessions held for Pittsylvania County the 14<sup>th</sup> day  
 of August 1791. The within Du<sup>ty</sup> of Tush was presented by the oaths of  
 the Witnesses thereto, to be the act & Deed of the within named Joseph  
 Robinson of the same was Ordered to be Quashed, by the Court.

Et c

Take Well  
 Wm. Marshall

59  
Thomas's  
Deed from  
Elliot

This Indenture Made this fifteenth day of August  
in the year of our Lord which one thousand seven hundred and  
Ninety one, and in the fifteenth Year of the Commonwealth, between  
Richard Elliot, of Pittsylvania County in the State of Virginia  
of the one part, and Benjamin Thomas of Said State and County  
of Henry of the other part Witnesseth that the said Richard Elliot  
for and in consideration of the sum of fifty pounds Curt. Money  
of Virginia to him in hand the Receipt Whereof the said Elliot  
Acknowledges to have rec. of the said Thomas for which the said Elliot  
hath Bargained Sold Alienated Enjoyed and Conferred and by  
these presents doth grant Bargain Sell Alien Confeer Release &  
Confirm unto the said Benjamin Thomas his heirs and assigns  
all that Tract piece or parcel of Land, containing three hundred  
and Twenty four acres Lying and being in Pittsylvania County  
on the Branches of Sandy River and bounded as followeth Viz  
Beginning at a Hickory and Red Oak, and thence Measles  
with Sixty eight and a half Degrees, West one hundred and  
thirty nine poles to a White Oak N. 52 1/2 W. 134 po. Crossing a  
branch to a pointers N. thirty two and a half, east one hundred  
and twenty four poles to a Chestnut Tree S. 52 1/2 E. 96 po. to  
pointers North 44 1/2 East ten poles to a Red Oak in James  
Fultons line, thence along his line S. 27 1/2 E. 132 po. to a Chestnut  
Tree thence Measles S. five West 74 po. Crossing a branch  
to a Red Oak South 85 1/2 West fifty two poles to the Beginning.  
Together with all houses out houses, Woods ways Water courses  
and Waters thereon Standing lying Growing & being, and  
Division and Revisions Remainder and Tenancies thereof &  
every part and parcel thereof Together with their and every of  
their Appurtenances To have and to hold the said Tract of Land  
and premises Together with their and every of their Appurtenances  
unto the said Benjamin Thomas his heirs and assigns forever  
to the only use and behoof of him the said Thomas his heirs and  
assigns forever, and the said Rich. d. Elliot for him self his  
heirs

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his Exors. Administrators and Assigns, the said Land  
and premises together with their and any of their  
Appurtenances unto the said Benjamin Thomas his heirs  
Executors adm<sup>rs</sup> of Assigns, shall and well warrant and  
by these presents forever Defend In Witness Whereof the  
said Richard Elliot hath hereunto set his hand signed  
his seal the day & year first above written.

Signed Sealed & Delivered } Richard Elliot Esq  
In presence of us. }

A Court of Quarter Sessions held for Pittsylvania County the 15<sup>th</sup>  
Day of August 1795. This Indenture from Richard Elliot to  
Benjamin Thomas, was by the said Richard Elliot acknowledged  
to be his Act & Deed of the same was ordered to be Recorded by  
the Court.

Teste Willm Tompkins Clerk

Ballands  
Said Trust  
Jm. Robinson

This Indenture Made this 16<sup>th</sup> day of March in the y<sup>r</sup>  
of our Lord one thousand seven hundred and Ninety one Between  
Ezra Robertson of the one part and Samuel Balland of the other both  
of the County of Pittsylvania Witnesseth that the said Ezra Robertson  
for and in the consideration of the sum of one hundred pounds  
current Money to him in hand paid or is lawfully Indebted, as he  
honestly receiving to pay him, and for this in consideration for  
the sum of Six Shillings to him in hand paid by the said  
Samuel Balland a band before the sealing and Altering of these  
presents the Receipt Whereof is hereby acknowledged; thereof and  
very part thereof does Execute and Discharge the said  
Sam<sup>l</sup> Balland his heirs forever hath this day Bargained Sold  
and Delivered, and do by these presents Bargain Sell Alienate  
Confirm unto the said Sam<sup>l</sup> Balland his heirs Exors. & Assigns forever  
the tract of Land Whereto I now live which I purchased  
of George Young containing Two hundred and forty Acres

be the same Monor life, the Bounds and Boundaries will  
More fully appear by my Deed Recited upon George  
Younger in this County, with all and singular the Appur-  
tenances thereunto Belonging with the Reversion and  
Reversions Remainder & Remainders with all my Right and  
Title Interest and Advantages, Retaining or any ways belonging  
unto the same To Have and to hold the said Lands and Premises  
unto the said Samuel Calland his heirs &c. & of you, and of the  
said Jesse Robinson, do hereby for myself my heirs &c. &  
shall and will Warrant and for ever defend the said Lands  
and Premises and every part thereof unto the said Samuel  
Calland his heirs &c. & of you against all persons whatsoever  
upon Trust Non the life that them the said Samuel Calland  
his heirs &c. shall after the first day of March in the year  
of our Lord one thousand seven hundred and twenty three  
or as soon thereafter as the said Samuel Calland shall think  
proper, or the said Jesse Robinson shall require whichsoever of  
these two Circumstances shall first happen Sell for the Best  
Price that can be gotten ready Money after giving Ten days  
Public Notice the said above Lands and Premises and out of the  
Money arising from such a Sale, pay and Satisfy unto himself  
the above Sum of one hundred pounds, with Lawful Interest  
from this date, until the same shall be fully Discharged  
together with the Expence of drawing & Recording this Indenture and  
the Contingent Charges of a Sale or performing anything that is  
or may be necessary relating to the Intent of this Indenture, and  
the said Samuel Calland his heirs &c. shall pay and Satisfy  
the overplus if any remaining unto the said Jesse Robinson his  
heirs &c. & of you as his part hereunder In Witness Whereof the said  
Jesse Robinson hath here unto set his hand and Seal this day  
and Year first above written

In presence of

Thos. Tuggle. Jacob Shigov  
Edw. Kinnick. James Blackley

Jesse Robinson L.S.

M

A Court held for Pittsylvania County the 20<sup>th</sup> day of June 1791  
The within Deed of Trust from Jesse Robinson to Samuel Calland  
was by the oath of Two of the Witnesses. Thence & Ordered to be Certified

And Afterwards To wit A Court of Quarter Sessions held for the  
said County the 15<sup>th</sup> day of August in the Year aforesaid, the said  
Deed of Trust was further proved by the oath of another Witness  
Thence to be the Act & Deed of the said Jesse Robinson, all which  
were ordered to be Recorded by the Court

E. & C.

Wm. Tinsdale Clerk

Lester's  
Deed from  
Lester

This Indenture Made this eighteenth day of February  
one thousand Seven hundred and eighty Six, Between William  
Lester of Pittsylvania County of the one part and Thomas Lester of  
the said County of the other part, Witnesseth that the said  
William Lester for and Inconsideration of the sum of eight ten  
Pounds Current Money of Virginia is here in hand paid by the  
said Thomas Lester The Receipt Whereof he doth hereby acknowledge  
both granted & bargained to be Aliened Released and conveyed  
and by these presents for him self and his heirs doth grant bargain  
sell Alien Release and Confirm unto the said Thomas Lester, and to  
his heirs and Assigns forever, one Certain Tract or parcel of Land  
Containing by estimation three hundred and forty five acs be the same  
More or less, within the Bounds hereafter mentioned, and Situate in  
the County of Pittsylvania on the Branches of Steubing River & Sycamore  
and is Bounded as followeth To wit Beginning at Jones corner  
pointers in Talbot's line thence along the same South forty Degrees  
West Two hundred and eighty eight poles Crossing a Branch of  
Sycamore to a pine, South Twenty six Degrees East Seventy six  
poles to a red oak in the said Jones's line, thence along the same North  
Sixty nine Degrees East Sixteen poles to a red oak, South Sixty  
eight Degrees East one hundred and Sixty two poles to pointers, thence  
More or less North Eighty Two degrees East one hundred & Sixty six  
poles Crossing a Branch to a pine in the said Jones's line  
thence

Thence along the same North thirty five degrees, West seventy two poles to  
 a pine North thirty five degrees east thirty poles to a red Oak of the same  
 North Twenty four Degrees, West Two hundred and Twenty four poles  
 to the first Station. Together with all houses, fences, woods and meadows  
 status and Water courses, thereon standing growing & being with all  
 profits Commodities, Advantages & Appurtenances Whatsoever  
 the same belonging or in anywise appertaining, and also the  
 Remainder, Residue & Remains thereof, and of every part and  
 parcel thereof To HAVE AND TO HOLD the said Three hundred and forty  
 four Acres of Land & with their and every of their Appurtenances unto  
 the said Thomas Lister his heirs and assigns forever, to be he the said  
 William Lister for himself and his heirs doth boon and grant &  
 agree To and with the said Thomas Lister his heirs and assigns forever  
 that he and they shall and may at all times hereafter peaceably  
 & quietly hold and enjoy the said granted Land and premises  
 free and clear from all former sales, gifts, grants, mortgages  
 Writs of Dower, or any other Encumbrance Whatsoever, and he  
 the said William Lister and his heirs shall and will warrant &  
 defend the said granted Land and premises with their  
 Appurtenances unto the said Thomas Lister, his heirs and assigns  
 forever against all and every other Person or Persons that shall  
 lay any Claim thereunto. In Witness Whereof the said William Lister  
 his hand and seal hath set the day & year first above written

Signed Sealed & Delivered in  
 presence of: John George, Daniel Roberts  
 William George, Gabriel Skellon, Samuel Robertson } William Lister Esq.

Memorandum that on the day and date within mentioned  
 Deed and Peaceable possession and conveyance of the within  
 granted Land and premises was made and done by the within  
 Named William Lister unto the within Named Thomas Lister  
 According to the True intent and meaning of the within written Deed  
 In presence of: John George }  
 William George, Gabriel Skellon } William Lister  
 Samuel Robertson }

64

At a Court held for Pittsylvania County the 20<sup>th</sup> day of February 1796. This Indenture from William Lister to Thomas Lister, was proved by the Oaths of Two of the Witnesses thereto, to be the act and Deed of the said William Lister, and the same was Ordered to be certified. And Afterwards To Wit, At a Court of Quarter Sessions held for the said County the 15<sup>th</sup> day of August 1798. The said Indenture was  
E. C. further proved, & Ordered to be Recorded by the Court

Teste  
Wm. Tunstall per Clk

Johnson's  
Deed from  
Clark

This Indenture Made this first day of March in the Year of our Lord one thousand Seven hundred and Ninety one Between David Clark Collector for the Taxes due from Pittsylvania County for the year one thousand Seven hundred and Eighty Seven of the one part, and James Johnson of the same County of the other part Witnesseth that the said David Clark Collector for the said County above mentioned by virtue of a Clause in the act of Assembly passed the October Session One thousand Seven hundred and eighty seven, directing him the said David Clark Collector for the County aforesaid to buy & sell so much of all lands within the said County of Pittsylvania as will pay the taxes thereon, where there is no other property to be found in the said County Belonging to the owners thereof did at Public Auction on the said premises sell unto James Johnson he being the highest Bidder, fifty eight acres and one quarter of an acre of Land being part of Two Tracts of eight hundred and fifteen acres and lands, Charged to William Darley for the sum of eight pounds three shillings and two pence taxes and costs due thereon for the year one thousand Seven hundred and eighty seven situate lying and being in the County of Pittsylvania and great Chazy Stone Creek and Bound as followeth To Wit, Beginning at the s<sup>th</sup> Johnsons and Darleys Corner to take thence along their lines N. 50<sup>o</sup> East 18 Poles to a Corner No. 21<sup>o</sup> W. 58 Poles to point no 8.

May 1796  
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105

N. 56° W. 36 poles to pointers N. 63° E. 37 poles crossing Chesystone  
bank to a Spanish Oak and thence a Meridian S. 75° W. crossing  
the said bank 115 poles to pointers in the said Oak's back line  
and thence along the same S. 59° East 162 poles to the Beginning  
Which said Land and Premises with all its Appurtenances the said  
David Clark as Collector doth under the Sanctions of the above recited  
Acts of Assembly warrant and power Refer unto the said James  
Johnson his heirs and Assigns forever In Witness Whereof the said  
David Clark hath hereunto set his hands and Seal the day and  
Year above written

David Clark

At a Court of Quorum Sessions continued & held for Pittyswamie  
County the 16<sup>th</sup> day of August 1795. This Indenture between David Clark  
to James Johnson was by the said David Clark acknowledged to be  
his act & Deed of the same was Order'd to be Recorded by the Court

E.C.

Wm. Constable

Johnson's  
Deed from  
Clark

This Indenture Made this first day of March in the  
Year of our Lord Christ one thousand seven hundred and Ninety one  
Between David Clark Collector for the Annual Taxes due for the year  
one thousand seven hundred and eighty seven in Pittyswamie County  
of the one part and James Johnson of the same County of the other  
part, Witnesseth that the said David Clark Collector for the County  
above mentioned by virtue of a Clause in the Act of Assembly passed  
in the October Session one thousand seven hundred and eighty  
seven Which Law passed the seventh day of January one thousand  
seven hundred and eighty eight directing him the said David  
Clark Collector for the County of Pittyswamie, to seize and sell  
so much of Lands within the said County of Pittyswamie as will  
pay the taxes due thereon Where there is no other Property to be found  
in the said County Belonging to the owners thereof did at publick  
Auction on the said premises sell unto James Johnson, he being the  
highest Bidder Twenty nine Acres and a half of an acre of Land  
being part of Three hundred acres of Land charged to John Bradley  
for the sum of Three pounds three Shillings and one penny 1/2 Taxes

and Books due thereon for the year one thousand Seven hundred & Eighty Seven, Situate Lying and being in the County of Pittsylvania and Adjoining the said James Johnsons former Tract of Land Beginning at a Corner Oak Tree on the said Johnsons line S. 54. W. 61. P. to a Red Oak thence New line S. 37 1/2 W. 44 1/2 P. to Corner Point two in William Eastlys line and thence along the said Eastlys line S. 59. E. 162 p. to the Beginning Whick the said Land, and premises with all its Appurtinances, the said David Clark as Collector doth under the Sanction of the above Recited Act of assembly Warrant and force as Collector Defendants to the said James Johnson his heirs and assigns forever, In Witness Whereof the said David Clark hath hereunto set his hand and Seal this day and Year within Written

David Clark C.L.

A Court of Quarter Sessions Continued & held for Pittsylvania County the 16<sup>th</sup> day of August 1795. This Indenture from David Clark to James Johnson was by the said David Clark acknowledged to be his act & Deed and the same was Ordered to be Recorded by the Court

Eske Will Tunstall Jr. C.L.

Shuts Deed from Clark

This Indenture Made the Twentieth day of March in the Year of our Lord one thousand Seven hundred and Ninety one, Between David Clark Collector for the County of Pittsylvania of the one part and David Hunt of the said County of the Other part Witnesseth that the said David Clark Collector for the County aforesaid by virtue of a Clause in the Recurrent Act of Assembly also an act of assembly passed in October Session 1787 An Act to Remedy abuses in the Manner of Selling Lands for the payment of Public Taxes Whereas said said Menthoned Act of Assembly directs the Sheriff or Collector

Collector of each County to Survey and sell so much of all Lands within  
in his County, as will pay the taxes due thereon when there is no other  
provision to be found in the Said County belonging to the owners thereof  
due on the Twentyth of November in the year above mentioned on the  
premises sell unto the said David Munk one hundred and fifty  
four and a half acres of Land charged by the Commissioners of  
said County to Light foots Ophans for the sum of twenty pounds  
fifteen shillings, tax and Expenses due thereon, for the year one  
thousand seven hundred and eighty seven, the said Munk bid being  
more than half of the Value of the said Land as charged by the  
Commissioners agreeable to an act of Assembly for Equalizing the Land  
tax and he the said Munk being highest  
Bidder which said Land is situate lying and being in the said  
County of Pennsylvania on both sides of Mill Creek beginning at  
a White Oak Corner of said Land on Shillons line thence South  
Sixty four Degrees, West Eighty four poles to a White Oak in Shenew  
Shillons line thence North Sixty Eight Degrees, West Eighty four  
poles to a White Oak, thence, South Sixty two Degrees West one  
hundred and sixtysix poles crossing Mill Creek to a pine  
thence South fifty seven Degrees East one hundred and two poles  
to a White Oak in Shenew Shillons line, South thirty four  
Degrees, East two hundred and six poles crossing the Meadow Road  
to Pointers, thence North Ten Degrees East one hundred and eighty  
six poles crossing said Meadow Road and aforesaid Mill Creek  
to the beginning which said Land and premises with all its appurtenances  
the said David Clark as Collector doth under the sanction of the above  
Statute Acts of Assembly warrant and even depend unto the  
said David Munk his heirs and assigns forever. In Witness whereof he the  
said David Clark Collector hath hereunto set his hand and  
affixed his seal the day and year above written  
Signed sealed & Delivered in presence of \_\_\_\_\_ David Clark Esq  
The Court of Quarter Sessions continued of the County of Pennsylvania  
the 16<sup>th</sup> day of August 1798 This Indenture from David Clark to David Munk  
was by the said David Clark acknowledged to be his Act & Deed of the  
same was Ordained to be Recorded by the Court.  
Take Well. Timeshall 1798

27  
vol.

68  
Deeds of Gift from  
Hankins

Know ye all mankind that I Daniel Hankins of Pittsylvania  
County have this day given unto my Daughter Sarah Hankins  
a Tract of Land for and In consideration of five Shilling sd  
have Received, Containing Two hundred Acres to be chosen  
by her any where in my Order of Council Lying on  
Suchage Creek, the Meathouse Branch, & Callaways mill  
Creek, and the true intent and Meaning of this Deeds  
that as soon as she may request the said Land to be laid  
off & Surveyed that I bind myself to do it and for ever  
Warrant and defend the title to her and her heirs forever  
In Witness Whereof I have hereunto set my hand, and  
Seal the 2. day of April 1791.

Signed sealed & Delivered  
In presence of

Daniel Hankins

N.B. the words between the fourth and fifth lines were  
In the land do for Signing & Delivery

Tisk  
Sam. Galland & John Smith  
James Cox, Jr & Fall

At a Court held for Pittsylvania County the 13. day of July  
1791. The within Deed of Gift was proved by the oaths of  
Two of the Witnesses thereto to be the act & Deed of the within  
Name d Daniel Hankins which was ordered to be Certified  
and Afterwards To wit At a Court of Quarter Sessions  
Continued & held for the said County the 17. day of  
August in the year aforesaid the said Deed of Gift was  
further proved and ordered to be Recorded, By the Court

Tisk  
Will. Tinsdale Jr Clerk

69  
Wooden  
proctor  
May  
Recor

John  
Wice

67

(69)

Wooding  
Mays  
Recantation

I do hereby confess that I do not believe Thomas the  
Wooding intended to do me any injury the 15<sup>th</sup> day of August  
at night, when Richard Brown and myself were digging  
and have reasons to believe he only wished for peace & to get  
the said Brown away by what the s<sup>d</sup> Wooding and others have  
this day informed me, and I do esteem him the said Wooding  
a friend to me as witness my hand this 16<sup>th</sup> day of August 1774

Test  
George Wright  
John Lucask.

Mathew Mays

A Court of Quarter Sessions continued & held for Pittsylvania  
County the 16<sup>th</sup> day of August 1774. This Recantation from  
Mathew Mays to Thomas the Wooding was proved by the oaths  
of the witnesses thereto, and ordered to be recorded by the Court

Teste Wm. Sumner J<sup>es</sup> of the

John Barock  
Will

In the name of God Amen I John Barock of the County of  
Pittsylvania and Parish of Cambridge being very sick and weak  
of Body But of sound and perfect Sense and Memory, thank's be  
to god for the same, do Make constitute and ordain and appoint  
this to be my Last will and Testament hereby revoking disannulling  
and Making void all former wills by me heretofore made

In Premis I recommend my soul to god who gave it and my  
Body to the earth, to be decently Buried at the Discretion of my  
Executing hereafter mentioned. I Give and Bequeath unto my  
Beloved wife Elizabeth Barock all my estate both Real and  
Personal except one Shilling Sterling which I Give to my son  
John Barock, and at my said wifes Decease for her to give it  
to Whom she pleases. I do hereby constitute and appoint to my  
Wife Elizabeth Barock Executrix of this my Last will &

Testament

Testaments In Witness Whereof I have hereunto set my hand & Seal this 29. day of Dec. 1790.

Signed sealed and Delivered

John Barrott L. J.

in presence of us  
Matthew M'Glafson  
Thom. Barrott  
Elizabeth M'Glafson  
Mark

At a Court of Quarter Sessions held for Pittsylvania County the 15. day of August 1791. The within Last will and Testament of John Barrott Deceased was Exhibited unto Court by Elizabeth Barrott the Executrix therein named & proved, and ordered to be Read, and on the Motion of the said Executrix who made oath according to Law. Certificate was Granted her for obtaining a Probate of the said Will in due form of Law on giving Security whereupon she together with Thomas Tunstall & Thomas Barrott her Sureties Entered into Bond as the Law directs and acknowledged the same.

To the Hon. Mr. Justice

Grants  
Dec. & pm  
Logan

This Indenture Made this Twentieth eighth day of February in the year of our Lord one thousand seven hundred and Ninety one. Between John Logan of the County of Halifax of the one part and John Grant of the County of Pittsylvania of the other part Witnesseth that the said John Logan for and in consideration of the sum of thirty pounds Current Money of Virginia to him in hand paid by the said John Grant at or before the sealing and delivery of these presents the Receipt Whereof he doth hereby acknowledge hath Granted Bargained and Sold and by these presents doth Grant bargain and sell Allen Release enfeoff and confirm unto the said John Grant and to his heirs and Assigns four Three hundred and thirty Acres of Land which was Granted

To the said John Logan by patent bearing date the second day of December  
 one thousand seven hundred and eighty five, lying and being  
 in the County of Pittsylvania on the Branches of Georges Creek and  
 Henking River and bounded as follows To wit, Beginning at Benjamin  
 Sheltons Corner Pointers Near the Mingo branch, and thence Sheltons  
 Lines North Seventy four degrees east eighty poles crossing a branch  
 to Pointers, North Twenty nine degrees east one hundred and forty  
 poles crossing a Branch to a pine, North Twenty four degrees, West  
 forty poles to a pine, North fifty nine degrees east fifty two poles to a  
 pine, North Eighty four degrees east fifty eight poles to Pointers on  
 Moses Darts line, and thence on his line, North Three degrees  
 West fifty four poles crossing a branch of Henking River to John Colvers  
 Corner pointers, thence along his line, (now Sheltons) North sixty  
 Degrees, West Ninety eight poles to Pointers, and thence new line  
 South fifty five degrees West one hundred and fifty one poles  
 crossing a branch of Henking River to a pine, North thirty one Degree  
 West Two hundred poles crossing a Branch to a White Oak South  
 Sixty two degrees, West ninety four poles to Pointers (Payours Corner pine  
 and thence his line) South thirty ten degrees East Two hundred of  
 forty poles to a Red Oak, South one hundred and thirty two poles  
 to a pine, South Seventy Degrees, West Twenty two poles to a Maple  
 on Mingo branch, and Down the the Samuel's Meanders Twenty  
 six poles to a Red Oak, thence North fifty nine degrees east  
 seven poles to the Beginning, with all houses Gardens Orchards  
 Trust Woods and woods ways and Water Courses, Lings or Standing  
 and also the Reversion and Reversions, Remainder and Residues  
 Rents issues and profits thereof, and all the estate right Title Interest  
 Property Claim and Demand whatsoever of him the said John  
 Logan, of in and to the same and every part and parcel thereof, To  
 have and to hold the said Land and premises with all its  
 appurtenances unto the said John Grant to the only proper use and  
 behoof him the said John Grant and to his heirs and assigns forever  
 and the said John Logan for ever self his heirs &c the said  
 Land and premises with the appurtenances unto the said  
 John

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John Grant and to his heirs and assigns, against him self, his heirs, and against all and every other person and persons whatsoever shall and will Warrant and prove Defend by these presents In Witness Whereof the said John Logan hath hereunto set his hand and seal the day and year first above written

John Logan L.S.

Sealed & Delivered in the presence of  
 Joshua Stone, William Ledy, Samuel Ledy

Memorandum that on the day of the date of the within written Deed, Quack & Receivable possession and delivery & signs of the within granted land and premises with their appertinances, was taken and had by the within named John Logan and by him delivered unto the within named John Grant, according to the full meaning and intent of the within written Indenture.

John Logan

Test. Joshua Stone  
 William Ledy, Samuel Ledy

At a Court held for Alleghenian County, the 19<sup>th</sup> day of September 1791 The within Indenture, Together with the Memorandum of Livery and Seizin hereon endorsed, was proved by the oaths of the Witnesses thereto, to be the act & Deed of the within named John Logan, and the same was ordered to be Recorded by the Court

Teste  
 Willm. Evans, Clerk of the Court

Baica's  
 Deed from  
 Todd

This Indenture made this 19<sup>th</sup> day of September in the year of our Lord one thousand seven hundred and Ninety one Between William Todd Esq<sup>r</sup> Late Sheriff of the County of Alleghenian of the one part and Robert Baica of the same County

County of the other part Witnesseth that the said William Todd  
 Late Sheriff of the County aforesaid, by virtue of a clause in  
 the Revenue Law, which directed him the said Sheriff to sell  
 as much of all Tracts of Land within his County, as  
 would pay the Tax due thereon (Where there is no other property  
 in said County Belonging to the owners thereof) hath sold unto  
 the said Robert Bruce at Publick Auction one hundred and  
 Eighty eight Acres of Land, which was charged by the  
 Commissioners of said County to Ambrose Stunk, for and  
 in Consideration of the sum of one Pound Two Shillings & Nine  
 Pence Tax due on the said Land for the Year one thousand  
 Seven hundred and Eighty five, Lying on both Sides the South  
 fork of Shen King River Beginning at a pine corner in the town  
 line, and thence along the same, South one hundred and  
 Twenty four poles Crossing the said fork to pointers, thence along  
 the Grants line South eighty Degrees, West one hundred and  
 Seventy two poles Crossing a bit of the said fork to a pine  
 thence Buck line North Ten Degrees East Two hundred  
 and Eighty poles Crossing said fork several times to pine on  
 the Ridge path thence a New line a South Eastwardly Course  
 one hundred and seven by poles to the Beginning, which said  
 Land and premises with all its Appurtenances the said  
 William Todd Late Sheriff doth under the sanction of the above  
 Acts & acts of Assembly Warrant unto the said Robert Bruce  
 and to his heirs and Assigns forever, against himself and his  
 heirs and Successors In Witness Whereof the said William Todd  
 Late Sheriff hath hereunto set his hand and seal the day &  
 Year above written

Will. Todd L.S.

Signed Sealed and Delivered  
 in the presence of

At a Court held for Pittsylvania County the 19<sup>th</sup> day of September  
 1795. This Indenture from William Todd to Robert Bruce was

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by the said William Todd acknowledged to be his act of Deed  
and the same was ordered to be Recorded by the Court

Teste Willm. Tomstals Jr. Clk

Mayes Jr  
Deed from  
Todd

This Indenture Made this 19<sup>th</sup> day of September  
 in the year of our Lord one thousand seven hundred and Ninety  
 between, William Todd Esq. late Sheriff of the County of  
 Pittsylvania of the one part and Joseph Mayes Jr of the same  
 County of the other part. Witnesseth that the said William  
 Todd late Sheriff of the County of aforesaid by virtue of a Clause  
 in the Revenue Law Whose Duties him the said Sheriff to  
 sell as much of all Tracts of Land within his County as  
 would pay the tax due thereon. (When there is no other property  
 in the said County Belonging to the owners thereof) hath sold  
 at Publick Auction unto the said Joseph Mayes Junia  
 Two hundred and Ninety Acres of Land Which was Charged  
 to the Commissioners of said County to Nathaniel Parrott for  
 and in Consideration of the sum of one pound Twelve shillings  
 and one penny half penny Tax due thereon for the year one  
 thousand seven hundred and Eighty Six lying on both sides  
 of the Middle part of Sinking Cove BEGINNING at Robert  
 Bruce's Corner pine on the Ridge path thence Nor the ten degrees  
 East one hundred and thirty eight Poles to a pine thence along  
 Leonard Doves line, East one hundred and Eight Poles  
 crossing the said Middle part to a pine, South fifty three  
 Degrees East one hundred and sixty two poles to a pine  
 South fifteen Degrees East one hundred and thirty eight poles  
 to pointers in Skiltons Mill Teach of land and thence along  
 the same Nor the Eighty degrees West fifty four poles to a pine  
 South eighty three Degrees West fifty poles crossing the said  
 Middle

of  
Deed  
Page

Middle fork to the Beginning, which said Land and premises  
 with all its Appurtenances the said William Todd late Sheriff  
 doth under the sanction of the above Recited Acts of Assembly  
 Warrant unto the said Joseph Mayes Junr and to his heirs  
 and assigns forever against himself and his heirs and  
 Successors In Witness Whereof the said William Todd late  
 Sheriff, hath hereunto set his hand & Seal the day and  
 year above written  
 Signed sealed & Delivered  
 in the presence of  
 Wm. Todd. S. J.

At a Court held for Pittsylvania County the 14<sup>th</sup> day of Septem<sup>r</sup>  
 1798. The within Indenture was acknowledged by the within  
 named William Todd to be his act & Deed & the same was  
 Ordained to be Recorded by the Court  
 Teste Wm. Dornstaller Clerk

Gray's  
 Deed from  
 Boggan by  
 Deed

This Indenture Made this Nineteenth day of Septem<sup>r</sup> 1798  
 in the Year of our Lord Seventeen hundred and Ninety eight  
 John Boggan of Pittsylvania County of the one part and Sumner  
 Gray of the other part both of the County aforesaid in the State of  
 Virginia Witnesseth that the said John Boggan for and in  
 Consideration of the sum of five pounds Current Money of Virginia  
 to him in hand paid as before the sealing and Delivery of these  
 presents the Receipt Whereof he doth hereby acknowledge  
 and there of and there from doth Release acquit & Discharge  
 the said Sumner Gray his Executors Administrators &  
 assigns and every of them by these presents, hath given  
 granted Bargained sold Aliened Released conveyed & Confirmed  
 and by these presents doth give grant Bargain sell Alien Relieve  
 enjoyed Confirmed unto him the said Sumner Gray his  
 heirs and assigns forever all that part of a Tract or Parcel of  
 Land lying in Pittsylvania County on the South side of  
 Sandy

Sandy River BEGINNING for the said park at a bounded White  
 Oak standing on the South side near the great falls thence  
 Measur'd to a White Oak in George Summers former line  
 along the said line to a White Oak on the River bank thence  
 up said River to the Beginning, Containing Ten Acres of Land  
 More or less, Together with all ways Waters Water courses  
 Woods underwoods Priviledges advantages and Appurtenances  
 Whatsoever to the same piece or parcel of Land Belonging or  
 Appertaining, and the Reversions and Reversions, Remainders  
 and Remainders, Rents, Issues and Profits thereof and of every  
 part and parcel thereof and all the estates, Right, Title  
 Interest use Trust, Profusion, Power by Claim and Demand  
 Whatsoever of him John Baggeley, of in or to the same  
 To have and to hold the said parcel of Land and premises  
 with its Title Members and Appurtenances to him the said  
 Jeremiah Gray his heirs and Assigns to the only use  
 and behoof of him the said Jeremiah Gray his heirs and  
 Assigns forever, and to and for no other use intent or purpose  
 Whatsoever, and the said John Baggeley for himself his  
 heirs Executors and Administrators doth by these presents  
 Covenant and Promise and agree to and with the said  
 Jeremiah Gray his heirs Executors Administrators and  
 Assigns, that the said John Baggeley and his heirs the said  
 Baggeley and Sons, promises and every part, and parcel  
 thereof with the appurtenances thereto belonging, to him the  
 said Jeremiah Gray his heirs and Assigns shall and  
 will Warrant and for ever Defend by these presents against  
 all persons and Claims, though by or under one my heirs or  
 Assigns forever. In Witness Whereof the said John Baggeley hath  
 hereunto set his hand and fixed his Seal the day and year  
 first above Written  
 Rem'd sealed and Delivered }  
 In the presence of }

E. D.  
 Fullers Dec'd  
 from  
 Jefferson

John Baggeley

On this day and year within these Records and from the within  
Named Jeremiah Gray the sum of five pounds Current  
Money of Virginia being the Consideration Money for the  
within mentioned Land to be by him paid to me  
Witness  
John Bygely

At a Court held for Pittsylvania County the 19<sup>th</sup> day of Sept.  
1798 The within Indenture together with the Receipt hereon  
indorsed was Acknowledged <sup>by the said John Bygely</sup> in  
in \_\_\_\_\_ to be his act & Deed of the same was ordered to  
be Recorded by the Court  
Esq. Wm. Tunstall Esq.

Fuller's Deed  
from  
Jefferson

This Indenture Made this 25<sup>th</sup> day of April 1798  
Between P. B. Jefferson of Lunenburg County and Britton Fuller  
of Pittsylvania County Witnesses that the said P. B. Jefferson for  
in Consideration of the sum of fifty pounds Current of Virginia  
to him in hand paid the rec. Whereof is hereby acknowledged  
both Granted Bargained sold and by these presents unto  
Grants Bargain sell and Confirm unto the said Britton  
Fuller his heirs and assigns forever a Certain Tract or parcel  
of Land containing by Estimation three hundred and  
thirty Acres (on Arons Creek Being part of Peards old deeds  
and Bound as follows To Wit: By a Dividing line between  
the Land formerly the Property of Matthews, Now the Property  
of Samuel Ball and also by the Sallows Creek Land the  
Property of William Walker & Others, also by John Hocketts  
Fullers line and Abram Arons to the Beginning. TO HAVE  
and to hold the above Tract or parcel of Land with all &  
Singular the Appurtenances thereunto Belonging or in  
any wise Appurtenant, with the Reversion and Reversions  
Remainder and Remainders thereof unto the said Britton  
Fuller

Fuller and his heirs forever, against the Claim and Demand of  
 him the said Peter Jefferson and his heirs forever, against all  
 and every the Person or Persons whatsoever, shall and will  
 WARRANT and go well Defend by these presents In Witness  
 Whereof the said Peter Jefferson hereunto set hand and seal  
 In presence of } Peter Jefferson L.S.  
 Sam<sup>l</sup> Calland, John <sup>his</sup> Whitcomb }  
 Mark  
 Sherwood Pearson

The Court of Quarter Sessions held for Pittsylvania  
 County the 16<sup>th</sup> day of August 1790. The within Indenture  
 was proved by the oath of one of the Witnesses hereunto, to be the  
 Act & Deed of the within named Peter Jefferson which was  
 Ordered to be Certified. And afterwards To Wit, At a Court  
 of Quarter Sessions continued and holden the said County  
 the 18<sup>th</sup> day of the said Month August, the said Deed was  
 further proved by the oath of one of the other Witnesses hereunto,  
 the same was further ordered to be Certified. And afterwards  
 To Wit At a Court held for the said County the 19<sup>th</sup> day of September  
 1791. The said Deed was further proved by the oath of the other  
 Witness hereunto, to be the Act & Deed of the said Peter Jefferson, all  
 which were Ordered to be Recorded by the Court

CC

To Wit Wm. C. Insull J. C. R. G.

Fullers Debt  
 from  
 Jefferson

This Indenture Made this 20<sup>th</sup> day of April One thousand  
 Seven hundred and Ninety Between Peter Jefferson of Lunenburg  
 County and Britton Fuller of Pittsylvania County, Witnesseth  
 that the said Peter Jefferson for and In consideration of the  
 Sum of Thirty pounds to him in hand paid the Receipt  
 Whereof

Whose is hereby acknowledged, hath granted Bargain & sold  
 and confirmed by his presents, doth grant bargain sell &  
 confirm unto the said Bratton Fuller his heirs and assigns  
 power one certain Tract or parcel of Land lying and being in  
 the County of Pittsylvania containing three hundred & thirty two  
 Acres be the same More or less and bounded as follows to wit.  
 Beginning at the then Fullers E. W. O. in Bread or side line thence  
 along Abram Pains Line S. 13. W. 60 poles to a Ches. on Pains  
 Creek S. 16. E. 52 po. to a Ches. & thence the same Course continued  
 New Line 46 poles to a W. C. & R. O. S. 41. E. 96 po. to a R. O. on  
 Stockens Road S. 38. W. 56 po. to a R. O. S. 15. W. 62 po. to a Ches.  
 S. 42 W. 48 po. to Red Oak in Abram Aconline & thence his line  
 N. 71. W. 28 po. to a R. O. West 62 po. to a W. O. S. 5. W. 80 po. to a Ches.  
 S. 10. W. 184 po. to a Red Oak in Bread or side line of said & thence  
 the same N. 30. E. 220 po. to a Dead Hickory N. 60. E. 62 po. to the  
 Beginning To have and to hold the said Tract or parcel of  
 Land with all and singular the Appurtenances hereunto belonging  
 as in any wise appertaining, with the Reversion and Reversions  
 Remainder and Remainders thereof unto the said Bratton Fuller  
 his heirs and assigns forever, To the only use and behoof of him  
 the said Bratton Fuller his heirs and assigns forever, and the  
 said Peter Jefferson the above mentioned Land with appurtenances  
 unto the said Bratton Fuller his heirs and assigns against  
 the Queen and Person and of them the said Peter Jefferson and  
 his heirs, and against all and every other Person or Persons  
 whatsoever, shall and will Warrant and Deforce Depend by these  
 presents In Witnesses Whereof the said Peter Jefferson hath  
 hereunto set his hand and Seal the day and Year above written

Signed sealed & Delivered in presence of  
 Abraham Coon, Sr. Tompkins }  
 John Smith }

Peter Jefferson

At a Court of Quarter Sessions held for Pittsylvania County the 16<sup>th</sup> Day of August 1790. The within Indenture was proved by the Oaths of Two of the Witnesses thereto, to be the act & Deed of the Within named Peter Jefferson and the same was ordered to be certified. And Afterwards To Wit the Court held for the Said County the 19<sup>th</sup> Day September 1790 The said Indenture was further proved by the Oaths of the other Witnesses thereto, to be the act & Deed of the Said Peter Jefferson. All which were ordered to be Recorded by the Court.

Wm. Tunstall J.C.

Exp. of James Shelton

Richards  
from  
Sheltons  
Deed

This Indenture Made this 19<sup>th</sup> day of September in the Year of our Lord one thousand seven hundred and Ninety one Between Crispin Shelton & William Shelton Executors of Abraham Shelton Deceased of the County of Pittsylvania of the one part and Humphrey Richards of the Town of Petersburg of the other part Witnesseth that the said Crispin Shelton & William Shelton Ex<sup>rs</sup> of Abraham Shelton De<sup>cd</sup> for and in consideration of the Sum of Three hundred pounds Current Money of Virginia to them in hand paid by the said Humphrey Richards, before the Sealing and Delivring of these presents the Receipt Whereof they do hereby acknowledge hath granted bargained and sold and by these presents doth grant Bargain and Sell Allen Eliaswenpoff and Confusion unto the Said Humphrey Richards and to his heirs and assigns forever a certain Tract or parcel of Land Situated lying and being in the Said County of Pittsylvania on both sides of the West fork of Allens Creek and on both sides of Mehuys Road containing by Estimation Six hundred and four Acres &c the Same

now

More or less and bounded as follows To wit, Beginning at a  
 White Oak Sapling on the said Creek in Joseph Farris's line thence  
 along the same North Thirty five Degrees East thirty poles to  
 Pointers, North fifty five Degrees West twenty six poles to a pine  
 North thirty five Degrees East one hundred and twenty eight  
 poles crossing Hickups Road to pointers South forty Degrees  
 East Twenty Two poles crossing said Road to a pine. North  
 fifty one Degrees, east fifty poles to pointers, thence along Hendersons  
 Line North fifty five degrees, West one hundred and fifty six  
 poles crossing said Road, and the Poll branch several times to  
 a pine, thence along the line of Daniel Morgan snr  
 Survey, North thirty four degrees East forty six poles to a pine  
 North Twenty degrees West, Sixty two poles to a pine. North  
 forty one degrees, East Twenty four poles to a pine. North seven  
 Degrees West one hundred and thirty six poles to a pine, South  
 twenty Degrees, West three hundred and thirty four to a pine  
 thence along Fonnells meadow, North seventy one Degrees  
 West one hundred and forty poles to a White Oak South seven ten  
 Degrees, West sixty poles to the said Creek and thence up the  
 said Creek as it Meanders to the head thereof, to Daniel Jenkins  
 Corners, thence along his line, South Eighty Degrees West  
 Twenty poles to pointers in William Tadds line and thence  
 along the same, South thirty two degrees, East eighty six  
 poles to his Corners pine on his line Road thence along  
 Richards andersons line North fifty six degrees East eighty  
 Two poles to a pine, South twenty Degrees, West forty poles to  
 Hickups Road, again and down the said Road as it  
 Meanders to Augustus Morgans Corners pine on the same, thence  
 along his line South fifty Degrees, West Eighty poles to  
 Pointers on the creek aforesaid, and down the same as it  
 Meanders crossing the said Road to the fresh Station, with

County the 16th  
 bounded by the  
 ends of the  
 ordered to be  
 shall for the  
 and Indian war  
 to three to, to  
 which  
 as all ye  
 of September  
 and Ministry  
 Counties  
 Mountains  
 of Petersburg  
 Shelton  
 and in  
 current  
 and Shunking  
 respectively  
 hath granted  
 grant  
 into the  
 signs for  
 and being in  
 West fork  
 containing  
 the same  
 more

All houses Gardens, Orchards Trees Woods underwoods ways and  
 Watercourses being or standing and also the Reversion and  
 Reversions Remainder and Remainders Rents issues and  
 profits thereof, and all the estate Right Title Interest  
 Property Claim and demand whatsoever of them the  
 said Crispin Shelton and William Shelton Executors  
 of Abraham Shelton De. do give and to the same and in  
 every part and parcel thereof To have and to hold the  
 said Land and premises with all its appurtenances  
 unto the said Humphrey Richards, to the only use and  
 behoof of him the said Humphrey Richards and to his heirs  
 and assigns forever and the said Crispin Shelton and  
 William Shelton Ex<sup>rs</sup> do for themselves and their heirs  
 Warrant and defend the Title of the said Land and  
 premises in fee simple unto the said Humphrey Richards  
 and to his heirs and assigns forever, against themselves and  
 their heirs and against all and every other person and persons  
 Lawfully claiming the same. In Witness Whereof the said  
 Crispin Shelton and William Shelton hath hereunto set  
 their hands and Seals the day and year first above written  
 Signed Sealed & Delivered } Crispin Shelton Ex<sup>r</sup>  
 In presence of &c &c &c } Will. Shelton Ex<sup>r</sup>

Memorandum that on the day of the date of the within  
 written Deed Giving of Seizin of the within granted Land and  
 premises was granted by the within named Crispin Shelton  
 and William Shelton unto the within named Humphrey  
 Richards, according to the True meaning <sup>and intent</sup> of the above and  
 within written Indenture  
 Crispin Shelton Ex<sup>r</sup>  
 Will. Shelton Ex<sup>r</sup>

A Court held for Pittsylvania County the 17<sup>th</sup> day of October 1791. The within Indenture Together with the memorandums of sealing and signing hereon indorsed was acknowledged by the within named Joseph Shelton and William Shelton to be their acts and Deeds. and the same was Ordered to be recorded by the Court  
Teste Wm. Tunstall J. C. C.

John Wrights Will.

In the Name of God Amen I John Wright of the County of Pittsylvania being Sane of Memory & mind do make and Ordain this to be my last will and Testament. I give & Bequeath unto my beloved son John Wright one Negro Lucy also one Cow and Calf to him and his heirs forever. Also I give to my beloved son Thomas Wright and his heirs forever the Land and Plantation whereon I now live, Containing one hundred and Eighty two acres, and also one Negro man Stephen. also I give and Bequeath unto my beloved Daughter Susanna Kerby one Negro Doll to her and her heirs forever, Also I give and Bequeath unto my beloved Daughter Elizabeth Kerby one Negro Boy Daniel to her and her heirs forever and all the Rest of my living Estate that it should be Equally divided among my three Children To wit, Thomas Wright, Susanna Kerby & Elizabeth Kerby. Whereby I do Appoint my son Thomas Wright Executor of this my last will and Testament In Witness Whereof I have hereunto set my hand and affixed my seal this thirtieth day of July in this year of our lords Christ one thousand seven hundred and Ninety one. Signed sealed & Declared this Writing to be my last will and Testament.

In presence of  
Charles Cadde  
Mary + Meachum  
witness

John + Wright L.S.  
marks,

(84)

At a Court held for Pittsylvania County the 17<sup>th</sup> day of October  
 1791. The within Last will and Testament of John Wright  
 deceased was exhibited into Court by Thomas Wright the  
 Executor therein named and proved and Ordered to be  
 Recorded and on the Motion of the said Executor who made  
 Oath according to Law. Certificate is granted him for obtaining  
 a Probate of the said will in due form on giving Security  
 Whereupon he Together with William Price and Martin  
 Chelton his Securitys entered into Bond as the law directs  
 and Acknowledged the same

Teste Willm Tinsley Clerk

Robinson  
 from  
 Smith  
 Recd

This Indenture Made this 27<sup>th</sup> day of September  
 in the Year of our Lord Christ one thousand Seven hundred and  
 Eighty Nine Between Thomas Smith Jr of the County of Pittsylvania  
 County of the one part and Jesse Robinson of the same County  
 of the other part. Witnesseth that the said Thomas Smith hath  
 this day Bargained and sold and by these presents doth  
 Bargain and sell for and in the Consideration of the sum of  
 Two hundred pounds current Money of Virginia to him in  
 hand paid by the said Jesse Robinson the Receipt whereof  
 the said Thomas Smith doth hereby acknowledge. hath given  
 granted Bargained and sold and by these presents doth give  
 grant Bargain and sell and Convey unto the said  
 Jesse Robinson, his heirs Executors Administrators or assigns  
 forever, all that dividend Tract piece or parcel of land lying and  
 being in the County of Pittsylvania on both sides of Sandy River and  
 Bounded as follows To Wit BEGINNING at Point in Joseph  
 Cunninghams line above the Mill. then across the River to a  
 Corner White Oak on a Branch, from thence along the

Said Birmingham line, To Thomas Stills line then Stills line to John Stills line, then John Stills line to John Smiths line, then the said Smiths line across the said Sandy River at the Red Bank just above the said plantation to a Corn field, from thence to James Fullins line, then his line, to Joseph Birmingham line, then his line to the Beginning containing four hundred and eighty two acres more or less, Together with all woods ways Waters and Water courses profits Commodities, Advantages Inheritments and Appurtenances unto the said Jesse Robinson, To have and to hold the said Decidends, Tract piece or parcel of Land unto the said Jesse Robinson his heirs or assigns forever and be the said Thomas Smith for himself his heirs and assigns doth Covenant grant and give Land with the said Jesse Robinson and his heirs, that he will Warrant and forever defend the right of the said Tract of Land and premises from any Person <sup>or persons</sup> from laying any such Claim to the above Tract of Land, In Witness Whereof the said Thomas Smith hereunto set his hand & fixed his Seal the day and year above written

Thomas Smith S<sup>r</sup>

Signed Seal & Delivered  
 In the presence of  
 John Morton Jun<sup>r</sup> & John Morton Sen<sup>r</sup>  
 Edward Croxson

At a Court held for Alleghania County the 19<sup>th</sup> day of September 1798. The within Indenture was proved by the oaths of Two of the Witnesses thereto, to be the act & Deed of the within named Thomas Smith and the same was Ordered to be Certified. And afterwards To wit At a Court of Quarter Sessions continued and held for the said County the 22<sup>d</sup> day of November in the year aforesaid, the said Indenture was further proved by the Oaths of the other Witnesses thereto, to be the act & Deed of the said Thomas Smith, all which were Ordered to be Recorded by the Court

Tate Will. Trustall J<sup>r</sup> Clk

Ed

(86)

Lumplin's  
Certificate  
Touching his  
Reputation

Pittsylvania County Va.

Whereas George Lumplin Senr. in the year  
of our Lord 1777 was apprehended by a certain George Carter  
& others upon suspicion of Felony or Harboring Rogues But  
Nothing Made appearing them and thereby requested and  
at the same time, ordered by said Carter then a Justice of the  
Peace for said County to be taken to a Sapping and Whipped  
which was done in a most Barbarous Manner, the sd. Geo.  
Lumplin brought a Suit at Law ag<sup>t</sup> the sd. Carter & others and  
Recovered Dam<sup>ages</sup> against them to the am<sup>t</sup> of £500 each and  
that at the Trial of the Cause aforesaid the Def<sup>t</sup> Pleaded  
Not Guilty, Whereupon Witnesses Was Examined Touching  
said Lumplin's Reputation, and it was Generally found by  
the Court and Jury that those facts did not appear ag<sup>t</sup>  
P. & that the said George Lumplin stands in a fair and  
Reputable Print of view with respect to his Character, and that  
the Conduct of the Defendants was an Oppressive Tyrannical  
Stroke of Power &c

The Court of Quarter Sessions continued and held for  
Pittsylvania County the 21<sup>st</sup> day of November 1791. The within  
Writing purporting the Character of the within named George  
Lumplin, was Exhibited unto Court, and on the Motion of the  
Attorney at Law for the said Lumplin, the same was ordered  
to be Read, By the Court

Robt. M. Linnestall J. C. Clk

(27)

Meadow's  
Bill of Sale  
to Wathens

KNOW all men by these presents that I John Wathens hath  
this day delivered unto Joab Meador of Pittsylvania County my  
Negro woman named Fann. to be his property in all the said  
John Wathens pays her for my Board & I do hereby defend  
the Right and Title from all persons whatsoever as witness my  
hand Seal this 22<sup>nd</sup> day of March 1791

Intended before signed.

Test  
Jas. Baker } Jas. Baker  
Jonas Meador } John Wathens L.S.  
Jonas Meador } Jonas Meador

At a Court of Quarter Sessions held for Pittsylvania County  
the 21<sup>st</sup> day of November 1791. the above Bill of Sale was  
proved by the Oaths of the Witnesses thereto. to be the act & Deed  
of the above Name & John Wathens. and the same was ordered  
to be Recorded by the Court

Teste Wm. James Esq. Clerk

Pepico & Deed  
to Worsham

This Indenture Made this twenty & second day of March  
in the year of our Lord one thousand seven hundred and <sup>eighty</sup> ninety  
between Immeach Worsham of the County of Pittsylvania of the  
one part and George Pepico of the same County of the other part  
Witnesseth that the said Immeach Worsham for and in  
consideration of the sum of thirty pounds current money of  
Virginia, to him in hand paid above before the sealing & Signing  
of these presents, the Receipt whereof I do hereby acknowledge  
have granted, conveyed, and confirmed, unto the said George Pepico  
his heirs and assigns forever one certain Tract or Parcel of Land  
situate lying and being on the Long branch of Chazy stone Creek  
containing Two hundred acres and bounded as followeth to wit  
Beginning at a corner white oak on the Branch thence a new

with the year  
George Carter  
Rogues Bank  
quitted and  
Justice of the  
and Whipped  
s, the S. & Geo.  
& others and  
of each and  
Pleaded  
and touching  
ally Court de  
appear ag  
for and  
ur, and that  
Tyrannical  
for  
of the within  
and George  
through the  
was ordered  
L.S.

Line South Twenty Nine degrees, West to Corner Spanish  
 Oak, thence North to a corner in the Watsons line, thence  
 East forty poles to Pointers, South thirty three and a half  
 degrees West forty six poles crossing the said Branch to the  
 Beginning an Ball houses Woods ways Waters profits and  
 Advantages to the same, belonging. To have and to hold the  
 Said Land and premises with the appurtenances unto unto  
 the said George Plegco his heirs and assigns forever  
 and the said Jeremiah Worsham do hereby give himself  
 his heirs and assigns. Warrant the said George Plegco and  
 his heirs and assigns against all Persons whatsoever In  
 Witness Whereof I have set my hand and Seal this day  
 and year above Written

mark  
 Jeremiah I Worsham  
 his

Sailed and delivered  
 in presence of  
 Willm Bates Josiah Fairson  
 his  
 Allerson + Worsham  
 mark

At a Court held for Pittsylvania County the 21<sup>st</sup> day of March 1791  
 The within Indentures was acknowledged by the within named  
 Jeremiah Worsham to be his self & Anne his wife being  
 Privily Examined as the Law directs relinquished her right  
 of Dower in and to the within Mentioned Land and premises  
 conveyed by her said Husband to the S<sup>d</sup> Plegco, all which  
 were Ordered to be Recorded by the Court

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Teste  
 Willm. Tinsdale Jc. cly

89)  
Givens's  
Deed from  
Watkins's

This Indenture Made this Twenty first day of November  
in the Year of our Lord one thousand seven hundred and Ninety  
one & in the fifteen th Year of America Independancy, Between  
Samuel Watkins & Mary Watkins his Mother of Pennsylvania  
County and State of Virginia of the one part, and John Givens  
of the said County and State of the other part, Witnesseth that  
the said Samuel Watkins and Mary Watkins his Mother  
Hath for and in Consideration of the Sum of  
Pounds good and Law full money of Virginia to them in hand  
paid by the said John Givens, before the signing and Delivry  
of these presents, the Receipt Whereof the said Samuel Watkins  
& Mary Watkins his Mother, doth acknowledge themselves fully  
Satisfied Contented & paid every part and parcel thereof  
that is granted, Prigined, Sold and Delivered and do they these  
presents grant Prigain Sell and Deliverv unto the said John  
Givens his heirs Executors administrators or Assignes one  
Certain Tract or parcel of Land containing by estimation one  
hundred and fifty Acres or the Same more or less, Situate  
Lying and being in Pennsylvania County and on the Waters of  
Burchs Creek and Boundes as followeth To Wit, Beginning at  
a Gum on Strons line, thence along the same to a post on William  
Coffers <sup>line</sup> thence along the said Coffers line to a post oak, thence a new  
dividing line to a Red Oak, thence to John Scalis Black Jack  
thence along the same to a Black Jack, thence to a post oak  
thence to a post in Robert Walters line, thence a new dividing  
line to the Beginning line to the Beginning, Together with all  
houses woods ways Water Waterways & Meadows Grounds  
Hereon standing lying growing or belonging like wise all title  
Interest Claims and <sup>demands</sup> Whatsoever of them the said Samuel Watkins  
& Mary Watkins his Mother, as to the premises or any part  
thereof

thing To have and to hold the aforesaid Tract or parcel  
 of Land and premises Together with their Appurtenances  
 Whatsoever unto him the Said John Givens his heirs Executors  
 Administrators & Assigns forever to the only proper use and  
 behoof of him the Said John Givens his heirs Executors &  
 of May the Said Saml. Walkers & Mary Walkers his  
 Mother, their heirs & well Warrant & forever defend a  
 good Sufficient title & title in the aforesaid Land and  
 premises & will Make any further Release Deed of Conveyance  
 unto the Said John Givens his heirs & as he or his heirs  
 shall lawfully require. In Witness whereof May the  
 Said Saml. Walkers & Mary Walkers have hereunto set  
 their hands and affixed their Seals the day and Year first  
 above Written

Leane & Silverside  
 In presence of

Samuel Walkers LS  
 Mary Walkers LS  
 of Mark

Exam

Also Court of Quarter Sessions held for Pittsylvania County the 21<sup>st</sup>  
 Day of November 1798. The within Indenture was taken & lodged  
 by the within Name & Samuel Walkers & Mary Walkers to be  
 their Respectable Act & Deed & the Same was Ordered to be read  
 by the Court  
 T. W. Tunstall J.C.C.

Nash's  
 Deed from  
 Dyre

This Indenture Made this 1 day of November  
 one thousand seven hundred and Ninety one Between John  
 Dyre of the County of Pittsylvania of the one part and Mary  
 Nash of the said County of the Other part Witnesseth that the  
 Said John Dyre for and in the Consideration of the Sum of  
 Twelve pounds Current Money of Virginia to him in hand  
 paid by the Said Mary Nash before the sealing and delivery

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of these presents the receipt whereof the said John Dyer doth hereby  
 Acknowledge, that he hath granted Bargained and Alien'd &  
 Conferred unto the said Mary Nash her heirs and Assignes  
 forever one <sup>containing</sup> Tract or parcel of Land Lying and being in the  
 County of Pittsylvania Containing by Estimation thirty seven  
 Acres be the same more or less on the Branches of Barshers  
 Creek & bounded as followeth To wit, Beginning at Moses  
 Hodges Corner White Oak, thence N. 35. W. 114 poles to a  
 White Oak by a Branch N. 10. E. 108 poles to Pointers P. 70.  
 E. 62 poles to Pointers S. 33. E. 32 poles to a Red Oak, S. 9. E. 60  
 poles to Pointers S. 33. W. 79 poles to the Beginning To have and  
 to hold the aforesaid granted and Bargained Land and  
 premises with all and singular the Rights Benefits profits and  
 Advantages thereunto belonging to the said Mary Nash her  
 heirs and Assignes forever, the said John Dyer doth by these  
 presents Warrant and will forever Defend the aforesaid  
 granted Land and premises with all the Advantages thereunto  
 belonging unto the said Mary Nash her heirs and Assignes  
 forever and to be at the time of granting the same free and clear  
 of and from all Manner of Incumbrances and from the Debt  
 Claim of any person or persons whatsoever I Witness Whose of  
 the said John Dyer hath hereunto set his hand and affixed his  
 Seal the day and Year first above Written

Signed sealed & Delivered  
 In presence of  
 Luther Nopper Moses Hodges  
 John Nash

John Dyer L.S.

Received of Mary Nash Twelve Pounds Current Money of Virginia  
 in being in full for the within parcel of Land, I say Recd. by me  
 Luth. Nopper  
 Moses Hodges  
 John Nash

John Dyer

At a Court of Quarter Sessions holden for Pittsylvania County  
the 21<sup>st</sup> day of November 1791. The within Indenture Together  
with the Receipt hereon indorsed, was proved by the oaths  
of the Witnesses thereto, to be the act & Deed of the within  
Named John Dyer of the same was Ordered to be Recorded  
by the Court

Et

Tested  
Will. Tunstall Jr. Clerk

Pannills  
Deed from  
Tunstall

This Indenture Made this the Eleventh day of  
October in the Year of our Lord Christ one thousand seven hundred  
and Ninety one Between Thomas Tunstall & Miller his wife  
of the County of Pittsylvania of the one part and John  
Pannill of the other part of Pittsylvania Welmfseth that  
the said Thomas Tunstall & Miller his wife for and in  
consideration of the Sum of one hundred and fifty pounds  
good and Lawfull money of Virginia to them in hand paid  
by the said John Pannill at or before the making & Signing  
of these presents the Receipt whereof is hereby acknowledged  
hath granted bargain & sold, aliened, released and  
confirmed, and by these presents do grant bargain sell &  
confirm unto the said Pannill his heirs and assigns forever  
all that Tract piece or parcel of Land containing Two  
hundred Acres more or less, Situate Lying and being in the  
County of Pittsylvania on both sides of Henning River and  
Bounded as follows Viz. Beginning at said Pannills and  
Joseph C. Nailys Corner pin on the South side of Henning  
River, thence with Nailys line East one hundred and twenty  
one poles crossing a Branch to a pin, North Ten or half

Deed to  
John Pannill  
from  
Thomas Tunstall  
& Miller  
1791

Degree east one hundred and thirty poles to a red oak at a Spring in  
 Crunshaws line, thence down the Spring branch to the river, and down the  
 same as it meanders and accords to Brauces Corwe White Oak, thence his  
 line South twenty one degrees, West thirty three poles to a white oak  
 stump North forty one degrees, West two hundred and forty poles  
 crossing the way for the twice a Michieys road to a post oak in Saig  
 Pannells line formerly by Eckels, thence with it South thirty degrees  
 West forty four poles to a post oak, South Twenty six degrees, east one  
 hundred and eightun poles crossing way for k to a post oak on the  
 Road, thence across the same South Twenty eight degrees, one hundred  
 and thirty two poles crossing Stinking know to the beginning being the  
 land due to the said Thomas Tunstall by his Father Thomas Tunstall de  
 and that he the said Thomas Tunstall de Purchased of Samuel  
 Cog. To have and to hold the above mentioned Two hundred acres  
 of land More or less of premises with Remainder and Remainders  
 In reversion and reversions the only proper use and behoof of him the  
 said John Pannell, his heirs and assigns forever, and he the said  
 Thomas Tunstall and Millic his wife, for and in behalf of them selves  
 their heirs Executors Administrators and will at all times WARRANT  
 a good and lawful right in and to the above Land and premises  
 unto the said Pannell his heirs and assigns forever against the  
 said Thomas Tunstall and Millic his wife, and their heirs Executors adm<sup>rs</sup>  
 and against and every person or persons Whatsoever In Witness  
 Whereof the said Thomas Tunstall and Millic his wife have hereunto  
 set their hands and Affixed their Seals the day and Year first above  
 Written  
 Signed Sealed & Delivered  
 In presence of  
 Vincent Shilton Daniel Shilton  
 John Crutcher William Todd Jun<sup>r</sup>

T. Tunstall

Sent to Mr. P. B. Bunch, Esq.  
 Recorder of the County of  
 St. Louis, Mo. the 10th day  
 of August 1879.

At a Court of Quarter Sessions Continued and held for St. Louis in  
 County the 22 day of Novem<sup>r</sup> 1879. The within Indenture was proved  
 by the oaths of three of the Witnesses thereto, to be the Act and Deed

mia County  
 so together  
 by the oaths  
 he within  
 Recorded  
 W. J. C. C. K.  
 with day of  
 seven hundred  
 by his wife  
 d. John  
 witness that  
 and in  
 by bonds  
 in and  
 of dividing  
 recollecting  
 and in  
 in all  
 give power  
 of two  
 give the  
 river and  
 wells and  
 Stinking  
 and twenty  
 of half  
 Degree

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of the within named Thomas Tunstall and the same was  
Ordered to be Recorded by the Court  
Isle Will. Tunstall jr. Clerk

Buckleys  
Dued from  
Baker

This Indenture Made this Twentry first day of November  
in the year of our Lord one thousand four hundred and Ninety one  
between James Baker and Elizabeth his wife of the County of  
Pittsylvania of the one part, and John Buckley of the said  
County of the other part Witnesseth that the said James Baker  
and Elizabeth his wife for and in consideration of the sum of  
Twenty three pounds Current Money of Virginia to him in hand  
paid before the sealing hereof, Delivering of these Presents the  
Receipt Whereof he doth hereby acknowledge hath granted  
Bargained and sold and by these Presents doth grant bargain  
sell unto John Buckley his heirs and assigns forever one  
certain Tract or parcel of Land Containing seven by six acres  
More or less Lying in the County of Pittsylvania and on the  
South Side of Barnister River and is bounded as followeth  
To wit Beginning at a Hickory and maple on the River Bank  
thence off along Glascocks line South County seven and a half  
West one hundred and Seventy poles to two Black oaks and a pine  
sapling, South by fifty nine and a half West forty poles to two Spruce  
Pines and a pine sapling, thence a New line North by fifty six  
West ten poles to a pine and Maple on the River Bank aforesaid  
and thence down the River as it Meanders two hundred and  
Seventy two poles to the first Station, To have and to hold the  
aforesaid Tract or parcel of Land unto the said John Buckley his  
heirs and assigns forever, and James Baker and Elizabeth his  
wife for themselves their heirs and assigns doth Covenant with  
the said John Buckley his heirs and assigns by these  
Presents

presents that the said James Baker at the time of sealing of  
 these presents is Interested in and possess of the said tract or  
 parcel of Land hereby granted with all the Appurtenances  
 power of hath good right full power and Law full authority  
 to Bargain Sell & assign the same and every part thereof  
 unto the said John Buckley his heirs and assigns in manner  
 & form aforesaid & that the said James Baker and Elizabeth  
 his wife doth for themselves their heirs and assigns Covenant  
 to and with the said John Buckley, his heirs and assigns  
 that the aforesaid tract or parcel of Land, to him the said John  
 Buckley his heirs and assigns well Warranted power defend  
 to him the said John Buckley all Water and Water courses woods  
 under woods, and also all Profitts Hereditaments and Appurtenances  
 unto the said John Buckley and his heirs forever In Witness  
 Whereof the said James Baker and Elizabeth his wife hath  
 hereunto set their hands and Affixed their Seals the day and  
 Year first above Written  
 Sealed & Delivered in the presence of } Jas Baker L.S.

The Court of Quarter Sessions held for Pittsylvania County  
 the 21<sup>st</sup> day of November 1796. The within Indenture was a know  
 ledge by the within named James Baker to be his act & deed  
 and Elizabeth his wife being severally Examined as the Law  
 Directs & relinquished her right of Dower and to the within  
 granted Land and premises conveyed by her said Husband  
 to the within named John Buckley, and the same was or shall  
 be Recorded by the Court  
 Etc  
 Teste Will. Tunstall J. C.

November  
 21<sup>st</sup>  
 1796  
 James Baker  
 Elizabeth  
 John Buckley  
 William Tunstall  
 Clerk of the Court

Nuckles's  
Deed from  
Dunn

This Indenture Made this Twenty first day  
 of Nov<sup>r</sup> in the year of our Lord Christ one thousand seven hundred  
 and Ninety one. Between Will<sup>m</sup> Dunn of the County of  
 Pennsylvania of the one part and Josiah Nuckles of the same  
 County of the other part Witnesseth that the said Josiah Nuckles  
 of the other part for and in consideration of the sum of thirty  
 Pounds current Money of Virginia to him in hand paid by the  
 Said the receipt thereof is hereby Acknowledged  
 and thereof doth Acquit and Discharge the Said  
 and by these presents to the said Will<sup>m</sup> Dunn have granted  
 Bargained Alien'd conveyed and confirmed and by these  
 presents doth grant bargain and sell with warranty and  
 confirm unto the said Josiah Nuckles in his and his heirs  
 forever one Certain Tract or Parcel of Land Situated within  
 and lying in the County of Pennsylvania on the Branch of  
 Barren Run containing one hundred and Twenty one  
 Acres more or less Bounded as followeth Viz Beginning at  
 Edward's Corner White Oak on Robbins branch and thence along  
 his line South east one hundred and forty poles to Chestnut  
 Tree in the said line & thence North West four lines with  
 Thirty poles to a & d Oak Staff lying North Twenty five, East  
 one hundred and eighty Six poles to his Corner point on  
 John Riggs Road, and thence up the same North fifty five  
 West eighty eight poles to point, South thirty seven West  
 three hundred & Ninety two, poles to the first Station Together  
 with all Trees waters and Water courses Profits Commodities and  
 Appurtenances Whatsoever to the same belonging or in any  
 wise Appurtenant to him the said Will<sup>m</sup> Dunn his heirs Executors  
 and Administrators To have and to hold the said Tract or  
 Parcel

Witness  
my hand  
this 21<sup>st</sup> day  
of Nov<sup>r</sup> 1791



Mentioned Act of Assembly directs the Sheriff or Collectors of each  
 County to seize and sell so much of All Lands within his  
 County as would be sufficient to pay the taxes due thereon  
 Where there is no other property to be found in the said County  
 Belonging to the Owners thereof, did on the nineteenth Day of  
 April one thousand Seven hundred and Ninety, on the  
 premises sell unto the said Thomas Hoskins Ten and half  
 Acres of Land charged by the Commissioners of said County  
 to Taxes for the Sum of Seven pounds one Shilling being  
 taxes and Expenses due thereon for the Year one thousand  
 Seven hundred and Eighty eight, in the said Thomas Hoskins  
 Bidding more than halfe of the Value of said Land as  
 charged by the Commissioners agreeable to an Act of  
 Assembly for Equalizing the Land Tax, and the said  
 Thomas Hoskins being the highest Bidder for the said  
 Land. Which said Ten and a half Acres of Land is situate  
 Lying and being in the said County of Pennsylvania on both  
 sides of Nuteys Road adjoining to the Quakers Land  
 Beginning at a red Oak in Samuel M. Lovells Line, thence  
 North New line forty five degrees East Twenty eight poles  
 Crossing a branch to a red Oak thence North forty five  
 Degrees, West sixty poles Crossing said Branch to, Counting  
 on said Nuteys Road, thence South forty five degrees  
 West Twenty eight poles to said Lovells line, thence South  
 forty five Degrees, East sixty poles with the said Lovells line  
 Crossing the said Road to the Beginning, which said  
 Land and premises with all Appurtenances the said Stephen  
 Colman Late Sheriff, doth under the Sanction of the above  
 Voted Act of Assembly Warrant and process defend  
 unto

unto the said Thomas Perkins his heirs and assigns forever  
from him the said Stephen Coleman his heirs Exors. admors. and  
assigns. and from all and every person or persons whatsoever.

In Witness Whereof he the said Stephen Coleman late  
Sherriff hath hereunto set his hand, and affixed his seal  
the day above written  
Signed Seal & Delivered  
In presence of  
Crispian Shillorpe Jas Johnson  
T. Tinsdale

Stephen Coleman

At a Court held for Pittsylvania County the 19<sup>th</sup> day of  
December 1798. The within Indenture was taken and read by the  
within named Stephen Coleman to be his act & Deed and  
the same was ordered to be recorded by the Court

Teste Will. Tinsdale Clerk

This Indenture Made this Eighteenth day of December  
in the Year of our Lord one thousand seven hundred and Ninety  
one Between Ennash Ward of the County of Pittsylvania  
of the one part and Phillip Meece of the other part of s.d  
County Witnesses for and in consideration of the sum of  
one hundred pounds Current Money of Virginia Wholly  
acknowledged having granted Bargained and sold  
and do by these presents give grant Bargain Sell Alien  
Enjoy Confirm and Deliver unto the said Phillip Meece  
his heirs and assigns one certain Tract or parcel of Land  
Lying and being in County of Pittsylvania aforesaid on both  
Sides of the Wide mouth Creek, containing three hundred  
Acres more or less and Bounded as followeth To Wit  
BEGINNING on a Corner White Oak Below the old road

Meece  
Deed from  
Ward

of each  
then his  
due thereon  
said County  
the Day of  
in on the  
and half  
said County  
ing being  
s thousand  
omas Perkins  
and as  
out of  
the said  
the said  
is situated  
is on both  
s Land  
and there  
to be sold  
by five  
counting  
degrees  
south  
skirt  
said  
said Stephen  
the above  
depend  
unto

thence along a new dividing line, South course to Daniel Statches  
 line thence along the said line to Ephraim Witches, thence along  
 the said line to John Hutsons line, thence down the same to the  
 beginning and the Resurvey and Resurveyers Remainders and  
 Remainders thereof and all the estate right Title Interest Claim  
 & Demand of him the said Jeremiah Ward, of or unto the  
 said Lands and Premises with the appurtenances unto  
 the said Phillip Mace, his heirs and assigns forever and  
 the said Jeremiah Ward, do for myself, my heirs &  
 Executors and Administrators Covenant, promise and  
 agree to and with the said Phillip Mace his heirs &  
 assigns that the said Jeremiah Ward, do warrant and  
 defend the above Mentioned Land with the Premises and  
 appurtenances unto the said Phillip Mace, his heirs and assigns  
 forever, against me and my heirs and assigns, against all  
 and every other Claim or Claims whatsoever In Witness  
 Whereof the said Jeremiah Ward have set my hand  
 and Affixed my seal the day and Year last Writen within  
 Signed Sealed & Delivered

Jerem. Ward L.S.

Memorandum that on the and year first within  
 Writen Liked and perusable Papers and Deeds of the within  
 Mentioned Land and Premises with the appurtenances was had  
 by the said Jeremiah Ward, and him made to the said  
 Phillip Mace according to Tenor of the said and true Meaning  
 of the within Writen Deeds.

Jerem. Ward L.S.

At Court held for Pennsylvania County the 19<sup>th</sup> day of Decem<sup>r</sup> 1799  
 The within Indenture together with the Memorandum of Recy & Signa-  
 tion endorsed, was acknowledged by the within named Jeremiah  
 Ward to be his act & deed & the same was ordered to be recorded by  
 the Court

Esq. Will. Tansill

Engl

Clarks  
 Deed from  
 Hoskins