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Expo

The Oaths of the Witnesses thereto to be the true & sureties of the said Indenture  
Done, & the same were sworn to be record by the Court

Tuske Will. Gunstock written

Jenkins  
Bud from  
Jenkins

This INDENTURE Made this thirteenth day of April in the  
Year of our Lord one thousand seven hundred and Ninety two Between  
Daniel Jenkins of the County of Pittsylvania of the one part and  
John Jenkins son of the said Daniel Jenkins of the other part  
Witnesseth that the said Daniel Jenkins for and in consideration  
of the love and goodwill which he hath and doth bear to the said  
John Jenkins, but more especially for the further consideration of the  
sum of Ten Shillings to him in hand paid before the conclusion  
of delivery of these Presents, the receipt whereof is hereby acknowledged  
to the said Daniel Jenkins hath given granted and delivered and  
Confirms and by these presents doth give grant alien and release  
unto the said John Jenkins all that tract piece or parcel of Land  
situate lying and being in the County aforesaid, on the south fork  
of Allens Creek containing by estimation twenty four acres in  
the County aforesaid, and the same is bounded as follows To wit  
Beginning at the said Daniel Jenkins corner pointes in  
William Cooks line, South thirtieth two degrees, each one hundred  
and ten poles to pointes, thence along Thomas Justins line North  
eighty degrees east to pointes at the head of one fork of the said  
Creek & down the same as it Meanders one hundred and eighteen  
poles to the mouth of another fork of the back Creek & up that creek  
Meanders to the said Daniel Jenkins corner hickory & thence his  
former line thirteen hundred and eighty poles to the Beginning under  
all houses and houses Woods underwoods ways Waters Watercourses  
profits & advantages whatsoever to the said premises belonging or in  
anywise appertaining and also the Rents Revenues remainder  
remainders rents issues and profits of the said Premises of any part  
or parcel thereof with the appurtenances, and also all the estate together  
Title Interest Claim and Demand whatsoever whether in equity or  
in law of him the said Daniel Jenkins his heirs or to the said  
premises hereby granted by him or any Person parcel thereof

with the appertaining To have and to hold the said tract, piece or parcel  
of Land with the appertaining above mentioned, and every part and  
parcel thereof, unto the said John Jenkins his heirs and Assigns to the only  
proper use & behoof of him the said John Jenkins his heirs and  
Assigns forever and the said Daniel Jenkins for himself and his heirs  
doth Covenant and agree to and with the said John Jenkins his heirs  
and Assigns by these presents, that the said Daniel Jenkins the said  
tract, piece or parcel of Land and premises hereby granted and given  
unto the said John Jenkins his heirs and Assigns against him the  
said Daniel Jenkins and his heirs shall and during other person or  
persons what ever shall and will warrant and recover defend  
for only by these presents In Witness the said Daniel Jenkins  
hath hereunto set his hand & affixed his seal the day and year  
first above written.

Daniel Jenkins S.S.

At a Court held for Pittsylvania County by the 16<sup>th</sup> day of April 1792  
This Indenture from Daniel Jenkins to John Jenkins was acknowledged  
by the said Daniel Jenkins to be his act & done and the same was  
Ordered to be Recorded by the Clerk.

John M. Armstrong Jt. Clerk

Marts  
Paid from  
Shelton  
Date?

This Indenture made this sixteenth day of April one  
thousand Seven hundred and Ninety two Between William Shilton  
of the County of Pittsylvania of the one part and W. Sandridge Clerk  
of the same County of the Other part. Witnesseth that the said  
William Shilton for and in consideration of five pounds in  
hand paid by the said W. Sandridge Clerk the receipt whereof  
the said William Shilton doth hereby confess, hath granted  
Bargained sold and confirmed unto the said W. Sandridge Clerk  
his heirs and Assigns forever one certain tract or parcel of land  
containing one hundred acres lying and being in the County of  
Pittsylvania

spousid and lying on both sides the bottom fork of Gingers Creek and  
Bounded as followeth to wit Beginning at a Pointe in James Burnes  
line thence with his line N<sup>o</sup>. 10. W. 9. poles to a Chestnut tree, N<sup>o</sup>. 5. E. 52.  
poles W. 9. thence off N<sup>o</sup>. 85 $\frac{1}{2}$  degrees W. 266 poles bearing two branches  
to a pine L<sup>o</sup> 85 $\frac{1}{2}$  E. 266 poles bearing two branches to the first station  
To have and to hold the said one hundred acres of Land with all its  
Appurtenances to the said W. Dandridge Marks and his heirs and  
Assigns. Clear from the Claim or Claims of him the said William  
Shelton his heirs and assigns and from the Claim or Claims of him  
or any other person or persons whatsoever In witness whereof the  
said William Shelton hath to these presents sub subscribed and affixed  
his hand the day and year above written.

William Shelton S. J.

It is Counted and for Petty sum was bound to the 16<sup>th</sup> day of April 1792  
This Inventory from William Shelton to W. Dandridge Marks was  
by the said William Shelton acknowledged to be his last & true  
The same was ordered to be Presented by the Justices

Just. M. T. Justice of the

Duncans  
Dad from  
Watches

This INDENTURE made this the sixteenth day of December in  
the year of our Lord one thousand Seven hundred and Ninety one  
Between Daniel Watcher of the one part and Full A. Duncan  
of the Other part both of the County of Pittsylvania Witnesseth  
that the said Daniel Watcher for and consideration of the sum  
of one hundred pounds but allow me to him in hand paid by  
the said Full A. Duncan the Receipt whereof he doth hereby  
Acknowlegd, hath bargained sold Alene & released and  
Confirmed, and by these presents doth bargain sell alene  
Release and confirm unto the said Full A. Duncan his heirs Execs  
Assigns forever one certain tract or parcel of Land lying and  
bounding the County of Pittsylvania on the North side of Pigg  
Creek, containing by Estimation One hundred acres the same  
More or less abounding the place bought of William Atkinson

Severne

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Said and beginning on a Spanish Oak on the River Bank, thence running Round on the River to a Dead Oak for the above Quantity of one hundred Acre To have and to hold the above granted Land & premises unto the Said Field A. Duncan his heirs and Assigns forever and Said Daniel Witcher doth for himself and his heirs Covenant and agrees to and with the Said Field A. Duncan his heirs and Assigns that he the Said Daniel Witcher and his heirs the above granted Land and premises in undeviseable Estate, unto the Said Field A. Duncan his heirs and Assigns against the Claim or demand of all other Person or Persons whatever shall and will by these presents Warrant and facion defend. In witness Whereof the Said Daniel Witcher hath counterset his hand and affixed his Seal the day of your just written —

In presence of us —

John Bobbitt Isaac Ramsey

Daniel Witcher  
his  
Seal

Q. C.

A Court held, for Petty Session County by the 16 day of April 1792. This Indenture from Daniel Witcher to Field A. Duncan was acknowledged by the Said Daniel Witcher to be his act of fact & the same was ordered to be recorded by the Court —

Just Wm. Franklin Jr. 10th

Dobson  
Deed from  
Hardy

This INDENTURE made this eighth day of September in the year of our Lord one thousand seven hundred and Ninety two Between George Hardy junior of Petty Session County of the one part, and Lazarus Dobson of the other part witnesseth that the Said George Hardy junior for and in consideration

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of the just and full sum of thirty two pounds Current money of Virginia  
to him in hand paid by the said Lazarus Dodson, the receipt whereof  
the said Hardy, doth hereby acknowledge, hath given granted  
Bargain and Sale and by these presents doth give grant Bargain  
and sell unto the said Lazarus Dodson a certain tract of Land  
on the waters of Sandy Creek containing Seventy two acres in the  
same more or less, and bounded as follows to the Beginning of  
a Oak running thence South twenty five and a half degrees -  
East fifty two pole to a post in Joseph Tarrys line then waling  
the same South fourteen degrees, West two hundred and ten  
pole to a White Oak, thence West fifteen degrees, North fifty  
pole to a pine, thence North Twenty degrees, east one  
hundred and Seventy eight pole to the Beginning. Together  
with all houses orchards gardens waters ways, mines  
mines, privileges and whatsoever, thence belonging, and  
the said George Hardy junr doth for himself his heirs and assigns  
mean and forever defend the above named Land and Premises  
unto the said Lazarus Dodson and to his heirs and assigns  
forever, against the lawful claims or demands of all and every  
person or persons whatsoever. In witness whereof the said  
George Hardy junr hath hereunto set his hand seal this day  
and year first above written.

George Hardy L.S.

Signed sealed & Delivered  
In the presence of —  
George Dodson Silvagardner  
Thomas Madding —

Memorandum the day and year written, peaceably and quiet  
possession of the said Land was given and made unto the aforesaid  
named Lazarus Dodson according to the form form and effect  
of the written written Deed

Tak.

George Hardy L.S.

George Dodson Silvagardner  
Thomas Madding —

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Received the day and date written specified, the sum of Thirty  
two Pounds current money of Virginia from the within Mition  
Lazarus Dodson being in full for the Consideration.

L 32. 0. 0.

Witness, George Dodson,  
Selina Gardner,  
Thomas Madding,

George Hardy

A Court held for Pittsylvania County the 16<sup>th</sup> day of April  
1792. This Indenture together with the Memorandum preceding  
and Leger and Receipt thereon indorse & was proved by the  
Oaths of the Witnesses above, to be the Act & Deed of the  
Within named George Hardy and the same was ordered  
to be recorded in the Court R.

John Hill Trustee, etc.

Fitzgeralds  
Dad from  
George

Phls. McDONALD made this the day - Month in  
the year of our Lord one thousand Seven hundred and Ninety  
two, Between John Living & Bitty his wife of the County of  
Pittsylvania & the one hundred & Matthew Fitzgerald of the  
Same County of the said, B.M. Witnesseth that the said  
John Living and Bitty his wife for the Consideration of Twenty  
Pounds current money of Virginia to whom in hand paid the  
Receipt whereof they doth acknowledge, hath given to  
Matthew Fitzgerald Consigned and by these presents doth  
grant bargain sell and Confer unto the said Matthew Fitzgerald  
his heirs and assigns for a certain Tract or parcel of  
Land lying and being in the County of Pittsylvania containing  
by Estimation one hundred acres more or less lying on the  
Waters of Brushy Creek, Bounded as follows to wit.  
Beginning on a poor Oak in Robert Watters land thence

Sum of Twenty  
two M<sup>t</sup> in  
one.

Hardy L<sup>s</sup>

2 day of April  
sum of twenty  
two by the  
end of the  
year or there  
and then

Talke & Cott

March in  
and Twenty  
2 County of  
you all of the  
in the said  
on of Twenty  
despised the  
granted  
isenty doth  
Matthew Fitz-  
is parson of  
and containing  
ng on the  
To wit.  
and knowe

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on the said Fitzgarnells line to a black jack, thence on the same  
to another Black jack, thence on Samuel Washins line  
to a Red Oak, thence on Bellay Bolloways line to a first Oak  
thence on William Collie line, to a corner pine, thence  
thence to a corner pine, in Wallers line, thence on Wallers line  
to the first station together with all Buildings orchards improvements  
of appurtenances, thence to belong or in any wise appertaining  
and also the reversion of rents, tithes and issues thereof  
and all the rights titles interests claims and demands of  
them the saids John Grimes and Betty his wife their heirs and  
assigns of in and to the said Tracts or parcels of Land to  
have and to hold the said tract or parcel of Land with all  
and singular the premises above mentioned and every  
part thereof, with the appurtenances unto the said Matthew  
Fitzgerald his heirs and assigns, to the only brother wife and  
heirs of the said Matthew Fitzgerald his heirs and assigns forever  
and the said John Grimes & Betty his wife for themselves and  
their heirs the said Tracts or parcels of Land and premises and  
any part thereof against them and their heirs and against  
all and every other person or persons whatsoever unto the said  
Matthew Fitzgerald his heirs and assigns shall and will  
morever and forever defend by these presents In witness  
whereof the said John Grimes and Betty his wife hath countersigned  
in their hands and affixed their Seal this day and year  
first above written

Seal of John Grimes &  
John & Collie, Bellay Bolloway  
Mark.  
William Collie, Robt. Waller {

John O'Grimes L<sup>s</sup>  
mark  
Betty Grimes L<sup>s</sup>  
Mark

This Deed to be before Petty Session's Courtly the 16<sup>th</sup> day of April  
1793. This Indenture from John Grimes & Betty his wife to Matthew  
Fitzgerald was proved by the oaths of three of the witnesses thereto  
to be the act & Deed of the said John Grimes & Betty his wife of  
the same was ordered to be recorded by this Court  
Talke Wall, Town Clerk of the

Gaulding  
Deed from  
Buckley

MS. A. 1. 1. Vol. 1. p. 208  
 This Indenture made this thirteenth day of July in the  
 Year of our Lord one Thousand and Seven hundred and Ninety one  
 Between John Buckley and Mary his wife of the County of  
 Pittsylvania of the one part, and William T. Gaulding of the  
 County of Campbell of the other part, witnesseth that the  
 Said John Buckley & Mary his wife for and in consideration  
 of the sum of Thirty Pounds current Money of Virginia to him  
 in hand paid by the said William T. Gaulding, the receipt  
 Whereof he doth hereby acknowledge hath granted Bargained  
 & Sold and by these presents doth grant Bargain and Sell  
 unto the said William T. Gaulding his heirs and Assignees forever  
 an tract or parcel of Land situated lying and being  
 in the said County of Pittsylvania lying on the head of the  
 South fork of Stewarts Creek and Branches as followeth  
 Beginning at an old Chestnut tree White Oak thence his line South  
 for six acres West two hundred and forty poles bearing said  
 land on a branch to a Chestnut tree No 100 feet by 100 feet West  
 one hundred and twenty rods to a Chestnut tree North forty  
 poles and two hundred and eighty poles to a Chestnut tree South  
 twenty nine acres East one hundred and fifty six poles to the  
 Beginning Together with all houses gardens orchards trees woods  
 under Woods Water courses rights Comodities Habitations  
 and Appurtenances whatsoever to the said tract or parcel of land  
 Belonging or in anywise appertaining and also the Reversion and  
 Provisions remainder and remainders rents issues and profits and  
 all the estate right title interest claims and demands whatsoever  
 in the said John Buckley & Mary his wife open and to the said  
 tract or parcel of land and every part and parcel thereof To  
 have and to hold the said tract or parcel of Land by paying  
 with the Appurtenances unto the said William T. Gaulding his  
 heirs

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hers and Assigns to the only proper use and behoof of her the said  
William T. Gaulling his heirs and Assigns forever, and the said  
John Buckley and Mary his wife for himself his heirs Executors  
and Administrators the said Teacher parcel of Land and  
premises with the Appurtenances unto the said William T.  
Gaulling his heirs and Assigns against him the said John  
Buckley and Mary his wife their heirs and Assigns  
and a good and wary other person or persons whatsoever  
shall and will Marry and form a family by these presents  
In witness whereof the said John Buckley and Mary his  
Wife hath set their hands and seals the day and year above  
written —

Sealed & Delivered in  
the presence of us — {

George Martin.

Moses & Steagall. }  
Mark

Buckley & Wicker  
mark

The 3<sup>rd</sup> Blake. Mo. Lankford  
mark

John Buckley S.S. —

Mary Buckley S.S. —

The Wood pole indented before  
Assignee. —

I CLEVE this thirtieth day of July 1795. This bond  
is full of the written Memorandum sum to be paid to me for the  
written tract of land. —

John Buckley —

Pst. George Martin.

Mo. Lankford —

A Court held for Peter Lankford to the 16<sup>th</sup> day of April  
1792. This Indenture from John Buckley & Mary his wife —  
to William T. Gaulling  
Together with the Receipt hereon indorsed was acknowledged  
by the said John Buckley to be his act of Deed, & the same was  
Deed to be Recorded by the Court. —

Fiske Will. Sunstable Jr. atty

M'Nancy's  
Due from  
Logan

This Indenture Made this eighth day of February in the year of our Lord one thousand seven hundred and Ninety two Between David Logan of the County of Halifax of the one part and Terry Mackhany of the County of Pittsylvania of the other part, testifying that the said David Logan for and in consideration of the sum of fifty pounds current Money of Virginia to him in hand paid by the said Terry Mackhany about before the sealing and Delivering of these Presents, the receipt whereof he doth hereby acknowledge hath granted bargained and sold all and sundry lands and Conveyed unto the said Terry Mackhany and to his heirs and assigns forever one certain tract or parcel of Land Situate lying and being in the County of Pittsylvania on the head of Allens Creek containing by estimation One hundred and Ninety acres to the same more or less, and Bounded as follows To wit Beginning at Giltbank Branch corner White Oak in Buckleys line, and thence along Buckleys line South Thirtly degrees East two hundred and Sixty poles to a pine and thence along South Twentie line South Sixty Seven degrees West one hundred and Sixty poles to a White Oak on a branch and down the said Branch as it Meanders to a Oak, thence off South Thirtly degrees West eight ten poles to another on a branch and down the same as it Meanders to a White Oak in Benjamin Langhorns line, and thence along his line North Twenty Nine degrees West forty four poles to point in on Giltbank Branch line aforesaid and thence along the same North Thirtly four degrees West two hundred and fifty six poles to the first station with all houses gardens orchards trees Woods under Woods ways & Water courses being or standing, and also the division and boundaries aforesaid of remainder tenents fees and profits, and all the estate

(11)

Right title Interest Property Claim and demand whatsoever of  
him the said David Logan, for and to the same and in  
every part and parcel thereof to have and to hold the said  
Land and premises with the appurtenances unto the said  
Tomy Mackhany to the only proper use and behoof of him  
the said Tomy Mackhany & his heirs and assigns forever  
of the said David Logan for himself his heirs and assigns  
doth covenant and agree with the said Tomy Mackhany  
that he the said Tomy Mackhany and his heirs and assigns  
shall forever here after by virtue of these presents, have hold  
use occupy possess and enjoy the said Land and premises  
with their appurtenances without molestation or interruption  
and that the said David Logan and his heirs shall and  
will warrant and defend the title of the said Land in full  
simple unto the said Tomy Mackhany and to his heirs and  
assigns forever against himself and his heirs *I M W t m e f f*  
Whom of the said David Logan hath hereunto set his hand  
at the day of 30th June just above written

Signed & also Deliv'd

In the presence of — { his

Thomas & self, Obdiah & Sam  
mark mark

John & Owen — {  
mark

David Logan S.J.

Memorandum that on the day of the date of the within written  
David living & living of the within mentioned Land of premises  
was taken and had by the within named David Logan and  
by Deliv'd to the within named Tomy Mackhany according  
to the full Meaning & Intent of the within written Indenture

Pst. Thomas & self. — {  
mark

Obdiah & Sam — {  
mark

John & Owen — {  
mark

David Logan —

(13)

At a Court held for Pittsylvania County the 16<sup>th</sup> day of April  
1792 This Indenture Together with the Memorandum of Leving  
wherein hereon indorsed was proved by the Oaths of the Witting  
Witnesses to be the Act of Due of the within named David Logan  
of the same was Ordained to be Recorded by the Court

*Isaac Mull Tunstall Jr. atty*

Munday's  
Deed from  
Tunstall

This Indenture Made this 10<sup>th</sup> day of February one thousand  
Seven hundred and Ninety two Between Ignatius Mull Tunstall  
of the County of Caswell State of North Carolina of the one part  
and Isaac Munday of Pittsylvania County Virginia of the other part  
and Isaac Munday of Pittsylvania County Virginia that  
the said Ignatius M. Tunstall for and in consideration of the sum  
of Fifty Pounds Virginia Currency to him in hand paid, the  
Premises whereof he doth hereby acknowledge, hath bargained  
and sold and Conveyed, and by these Presents doth give  
and Deliver unto the said  
Isaac Munday his Heirs and Assigns forever one certain  
Tract of Land Situate Lying and being in the County  
of Pittsylvania on the Roanoke Branch of Sandy Creek in  
Computation two hundred, acres, and bounded as follows  
Beginning at a box Oak John Brax Comer in Thomas Way's  
line thence North 81 degrees East on the said Thomas Way's  
line 190 poles to a Pointe thence a due line South Twenty degrees  
West 340 poles to a Oak on Charles Chapman line thence N. 83  
degrees West 70 poles to John Brax's corner White Oak, thence  
North on his line 240 poles to the Beginning with all the  
trees Woods Water and Manufactures whatsoever to the said tract  
as parcel of land Belonging or in any wise Appertaining with  
all rights his use and Benefit, and all the estate Righs and  
title. In witness Properly Sealed and Demand, Wheresoever of  
him

(3)

I, Ignatius N. Timmon of me and to the said tract of land and premises and my park thereof, To have and to hold the said tract or parcel of land and premises unto the said Isaac Munday his heirs and assigns forever, and the said Ignatius N. Timmon for himself & his heirs to make a right to the said tract or parcel of land with appurtenances unto the said Isaac Munday his heirs and assigns forever against the said Ignatius N. Timmon his heirs and assigns and against the claim and demands of any other person or persons whatever, shall and will warrant and defend by these presents. Witness Whereof the said Ignatius N. Timmon hath hereunto set his hand and sealed his seal the day of

year above mentioned of 1702.

Isaac N. Timmon

George Sutherland

Charles Michelburrack

his  
Signature & No. 1702  
mark —

At a Court of Quarter Sessions held for Pittsylvania County by the 21<sup>st</sup> day of May 1702. The within Indenture was Proved by the oaths of the Witnesses thereto, to be the act & Deed of the within named Ignatius N. Timmon of the same was Recorded to be Recorded by the Court.

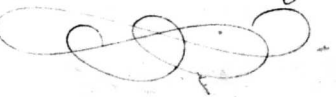
Witness Whereof the Seal of the Court is affixed.

This Indenture made this twenty third day of April in the year of our Lord, One thousand Seven hundred and Seven ye eight, Between Button Lane & Elizabeth his wife of Pittsylvania County Virginia of the one part and George Conn of the Province of Maryland of the other part witnesseth that the said Button Lane & Elizabeth his wife for and in Consideration of the sum of One hundred and fifty Pounds Current Money of Virginia to them paid by the said George Conn the Receipt Whereof they doth hereby Acknowledged hath given great and Barginable Gold and by these presents do give great bargains and full delivery to the said George Conn one certain Tract or parcel of Land situate lying and

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and lying on either side aforesaid on both sides Upper Dauphin Creek  
 Containing one hundred and fifty acres Beginning as follows to wit abe  
 Dogwood by a branch thence Musking South fifty six, east one  
 hundred and sixteen poles to point less North Twenty five east Sixty two poles  
 to a Red Oak North fifty East forty eight poles to a Red Oak  
 North Ten east one hundred fourteen poles to a Red Oak North  
 forty West fifty six poles to a White Oak South eighty four  
 West forty poles to a Red Oak South Seventy one West two  
 hundred and Twenty poles to the Beginning To have and to  
 hold the said Lands and premises with all and singular the  
 Privileges and Appurtenances therunto belonging or in any  
 way Appertaining, and the Reversion &余地の残りの  
 Remainder thereof, and of my lands and parcels thereof, To  
 have and to hold the same by me  
 my husband and parcel thereof unto the said George Conn his heirs  
 & gos. Adam & offspring forever, and the said Dutton Laine  
 & Elizabeth his wife, to the Conn and aye with the said  
 George Conn and his heirs that they the said Dutton Laine &  
 Elizabeth his wife, and their heirs, shall and will answer  
 presents demands, for ever defend the above said Land &  
 premises unto the said George Conn and his heirs against  
 the claim and demand of any other person or persons whatever  
 At witness Whereof the said Dutton Laine & Elizabeth his wife  
 have hereunto set their hands and sealed the day and year first  
 above written.

Dutton Laine & Elizabeth  


Signed Sealed & Delivered  
 in the presence of

Joseph Scales Thomas Smith

Joseph Cunningham

\$150.0.0

Ric<sup>d</sup> the day and year first written mentioned in the  
 within named George Conn the sum of one hundred and fifty pounds  
 £150.0.0

Echols  
Madison  
right 15

(15)

Commemoration Money -  
within mentioned. I say the same by us  
Witness ~

Dutton Lavelle

At a Court of Quarter Sessions held for Pittsylvania County the 21<sup>st</sup> day of May 1792. The within Inscription Together with the Receipt hereon inscribed was Acknowledged by the within Named Dutton Layne to be his Act & Deed & the same was Ordered to be Recorded by the Court.

T. H. Hill. Esq. Pro tem.

This Indenture made this second day of November in the year of our Lord one thousand seven hundred and Ninety one between Thomas Adams Burnet Voden and George Maid Wright of the one part, and Nathaniel Echols of Halifax County of the other, Witnesseth that the said Thomas Adams Burnet Voden and George Maid Wright for and in Consideration of the sum of two hundred Pounds Current money of Virginia, to us in hand paid. The receipt whereof we do hereby acknowledge, have bargained and granted to the said Nathaniel Echols his heirs or assigns forever a certain tract or parcel of Land containing two hundred and Ninety five Acres be the same more or less lying and being in the County of Pittsylvania on the branch of Sweetens fork of Sandy Creek and bounded as followeth to wit, Beginning at a Comer of George Saylor, thence Due line to a Corner Black Gum in Sharts line, thence along Said line to Claybrooks line thence along Said line to a Corner Post Oak, thence along Said Claybrooks line to a Corner Post Oak, thence a dividing line between Claybrook and Adams to the long branch, thence down the Branch to Claybrooks line again, thence along Said line to the Meadow Branch, thence down said Branch to the mouth of Westbrooks Spring branch, thence up said branch to the head of the same, thence a straight line to the Beginning To have,

And to hold the said Land together with all houses Oakards, trees  
Woods, Waters and Water courses, and every priding thereof, belonging  
unto the said Obdiah Etchells his heirs & assigns forever, and we  
Thomas Adams, Burrel Voden & George M. Wright, do for ourselves  
our heirs or assigns forever warrant & defend the said Land  
unto the said Obdiah Etchells his heirs or assigns forever from  
the lawful claim & claims of any person or persons  
whatsoever in witness whereof the said Thomas Adams,  
Burrel Voden & George M. Wright, have hereunto set their  
hands and affixed their seals the day and year above  
written —

Signed sealed and delivered } George M. Wright S.  
in presence of us John Kasee. } his S.  
John McCrae Jr. William Burgess } Burrel + Voden S.  
Elijah + Adams David Tanner } mark  
George M. Wright — Thomas Adams. S.  
George M. Wright —

At a Court held for Probate in County the 16 day of April  
1792. The within Inscription was acknowledged by the within  
Named George M. Wright and Burwell Odens to be their Act of Deed  
and, proved by the Oaths & Lays of the Witnesses whereunto to be the  
Act of Deed of the within Thomas Adams and the same was  
Ordered to be certified, All Afterwards to witness. At a Court  
of Quarter Sessions held for the said County the 21<sup>st</sup> day of May  
in the year aforesaid, the said Inscription was further proved by  
the oath of one of the other Witnesses thence to be the act of Deed  
of the said Thomas Adams, and the same was Ordered to be  
Certified by Justice Sam

P. S. Mrs. Tumtumgoz bkh

(17)

This Indenture made this 31<sup>st</sup> day of October in the year of our  
Lord one thousand seven hundred & Ninety one Between James M. Williams  
of the one part and John Dupree of the County of Pittsylvania of the  
Other part witnesseth that the said James Master Williams for  
divers good causes of Considerations, but more especially for the  
inconsideration of Sixty Pounds lawful Money of Virginia to him  
in hand paid, the receipt whereof he doth hereby acknowledge  
hath granted Bargained sold and by these Presents doth give  
Grant Bargain Sell unto the said John Dupree one certain  
tract or parcel of Land Containing two hundred Acres being  
the same more or less, situated lying and being in the County  
of Pittsylvania on the Branches of Elkhorn Creek, being  
the second Survey and Part of Nine hundred and Sixty  
Nine Acres that was acknowledged to Champneys Party 10<sup>th</sup>  
in Halifax Court after his death, which was part of a greater  
Quantity that was granted to John Robertson Esq<sup>r</sup> by Patent  
bearing date the twentieth day of August one thousand and  
Seven hundred & Sixty three, & since Conveyed to Nathaniel  
Terry by said John Robertson bearing date the last day of the General  
Court that began and held in October one thousand Seven  
hundred and Sixty four, and bounded as follows viz. by John  
Jones' Stephen Collier's & Joseph Terry's & Roger Atkinsons land  
To have and to hold the above granted lands & herimurts, with all  
its appurtenances of the same Belonging thence unto the said  
John Dupree his heirs and Assigns, that he the said James Master  
Williams for himself his heirs & the above granted Lands and  
Premises unto the said John Dupree his heirs and Assigns  
will warrant & forever defend against the lawful claiming of all  
Persons for whom I witness Whereof the said James Master Williams  
hath hereunto set his hand and Affix'd his Seal the day and year  
first written —

Sealed sealed in presence of  
Fist. Solo. Stiles. W. Bouldin.

Selvania Stokes junr.

J. M. Williams L.S.

8<sup>am</sup>

19

A Court of Quarter Sessions held for Pittsylvania County the 25<sup>th</sup>  
Day of May 1792. The within Indenture was acknowledged by  
the within named James M. Williams to be his Act of Sale and  
the same was Ordered to be Recorded by the Clerk.

Park Mill, Pittsylvania Co.

Maddox<sup>s</sup>  
Deed from  
Potter  
Esqur<sup>d</sup>

MS INDENTURE Made this tenth day of May one thousand  
Seven hundred and Ninety two Between Henry Potter of Pittsylvania  
County State of Virginia of the one part, & Sarah Maddox of the said  
County of the other part, witnesseth that the said Henry Potter  
for and in consideration of the sum of two hundred and fifty pounds  
Virginia Currency to him in hand paid by the said Sarah Maddox  
the receipt whereof he doth hereby confess and acknowledge  
have Bargained and Sold and do by these presents grant  
Bargain and Sell to the said Sarah Maddox and her heirs forever  
one certain Tract or Part of Land Containing two hundred  
and Sixty three acres of land more or less, One acre excepted  
as a Burying ground Situate Lying and Bounding Pittsylvania  
County and on the North fork of Sandy River, and Bounded by  
the Lands of Mr. Clay, Mr. Robertson, James Curr and David  
Harris being the Land and Plantation Whereon the said Henry  
Potter now lies To have and to hold the aforesaid two hundred  
and Sixty two acres of Land with all the Appartenances therewith  
Belonging, and the said Henry Potter for himself his heirs  
and Administrators do Covenant and agree with the said Sarah  
Maddox that he the said Henry Potter will Bear and pay  
Dynes the aforesaid Land with all the Appartenances thereto the  
said Sarah Maddox and her heirs forever against him and his  
heirs and from the claim or claims of any person or persons  
whatever In Witness whereof the said Henry Potter hath to  
these

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bounty the 25<sup>th</sup>  
alleged by  
Dicks and

Copy left

Raymond Thomas  
Pennsylvania  
doe of the said  
Henry Potter

and fifty pounds  
to Sarah Madam  
know ledge -

its grants  
for his four  
hundred  
acres bought

in Pennsylvania  
Bounded by

and David  
said Henry  
and two hundred  
acres therunto  
his heirs equally

said Sarah  
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there presents set his hands and affixed his seal the day and date  
above written -

Signed sealed & acknowledged  
in the presence of — — —

Nathan Curny, Thomas + Curny

Isaac Potter — — —

Henry Potter L

At a Court of Quarter Sessions held for Pittsylvania County this  
21<sup>st</sup> day of May 1792. The within Indenture was acknowledged  
by the within named Henry Potter to be his act & Deed of the same  
was ordered to be recorded by the Court —

Testi  
Will. Huntall Jr. Notary Public

This Indenture made this 3 day of April one thousand seven  
hundred Ninety two a of our Commonwealth between George Horner  
Lewin & Elizabeth Gwin his wife of the County of Pittsylvania in  
Virginia of the one part & Richard Alden of the other part witnesseth  
that for and in the consideration of the sum of Twenty five pounds  
current money of Virginia to be paid in hand by the said Alden  
free granted bargained sold & delivered to him one tract of land  
of Land lying & being in the County of Pittsylvania a parish of  
Grauel on the water of Sandy Creek on the North side, part of a  
large tract of land at the upper end lying John Wilsons line  
part of the land that now given now lies on containing by  
Estimation one hundred & three acres unto the said Richard  
Alden & is bounded as follows viz Beginning on a White Oak thence  
degrees West 130 poles to a White Oak thence South fifty eight degrees  
East 201 poles to a pine thence N. 58. E. 124. poles to a black oak  
thence North 70 degrees easterly West 44 poles to a pine thence North  
10. S. East 149 poles to a pine at the spring, thence North 36. W. to  
a pine, thence South 36. E. West degrees 68 poles to a red oak thence  
South 77. E. West to the Beginning To have & to hold the said  
tract of land with all appurtenances improvements whatsoever  
at the said George Horner Lewin & Elizabeth Gwin his wife shall

(221)

will forever defend the Right & Property of the said Land to Richard Arden & his heirs forever & defend the same or demand from all Person or Persons whatsoever, with which good tench the said George Home Gwin & Elizabeth his wife have set their hands and sealed their Seals the day & year above written.

Signed & delivered in presence of us - George Horner & Gwen L<sup>l</sup>  
 William Colman Titching Gwin } his  
 James McDonald. } mark  
 Elizabeth Gwin L<sup>l</sup>.

At a Court of Quarter Sessions held for Montgomery County  
 the 21<sup>st</sup> day of May 1792. The within Indenture was proved  
 by the Oaths of the Witnesses thereto to be the act of Deed of  
 the within Name & George & Gwen L<sup>l</sup> Elizabeth his wife.  
 Of the same was ordered to be recorded by the Clerk.

Just M<sup>r</sup> Marshall, J<sup>r</sup> C<sup>lerk</sup>

Dashb.  
Dashpon.  
Dashk.

This INDENTURE made on this Twenty Second day of June, in  
 the year of our Lord one thousand Seven hundred and eighty Seven  
 Between Jacob Dashb<sup>l</sup> Marlborough Township in the County of  
 Montgomery in the State of Pennsylvania Esq<sup>r</sup> Master of the same  
 Park and his only Son George Dashb<sup>l</sup> of the Township and County  
 aforesaid Bachelor on the other part. Witnesseth that the said Jacob  
 Dashb<sup>l</sup> for the paternal Affection to his said Son, and for giving  
 good Causes and Reasons as hereunto mentioned, at also for the  
 Consideration of five Shillings of lawful Money of America to him in  
 hand paid by his said Son George Dashb<sup>l</sup>, a sum before the sealing  
 and Delivery hereof the receipt whereof is hereby acknowledged to be  
 Granted Bargained and Sold, Conveyed released and confirmed, and  
 by these presents doth grant Bargain and sell, convey release and  
 confirm unto his said Son George Dashb<sup>l</sup> and to his heirs and  
 Assigns a certain Tract of Land with an Improvement situated in the  
 State

(221)

State of Virginia in the County of Pittsylvania containing three hundred  
Acres of Land, as the equal half part of a tract of six hundred Acres  
of Land, which is Adjoining to the Land of our Mitchell Daniel -  
Kreider & Jacob Barger and others upon condition that the said tract  
of six hundred Acres shall be divided in two equal parts according  
to the Quantity & Quality thereof, so that the one part be near as much  
Worth than the other, as near as the same possibly can be done, and  
as soon as it will suit him the said Jacob Dashk or whom the said  
George Dashk to get it done; and after the same shall be divided  
in the manner as above said, then the said George Dashk shall have  
the choice to take and keep in his possession which part he pleases  
or shall take best for his use, and where as a lawful Executor  
Conveyance hath already been granted and delivered and confirmed  
by the Court of the said County for the said whole Tract of six  
hundred Acres of Land unto the above named Jacob Dashk his  
heirs and assigns, so notwithstanding the said Jacob Dashk for himself his  
heirs and assigns promise to his said son  
the said Executor and Administrator promise to his said son  
George Dashk, then to begin his Execution & deliver a lawful  
Deed for the above recited three hundred Acres of Land, after the  
same shall be divided, and at any time when the same Conveyed  
or be done unto him the said George Dashk and to his heirs and  
assigns or to grant him such other Conveyance for the  
same, as otherwise is customary and used in the State of Virginia  
which said Tract is number 500, with all the several Lands and  
other improvements, wherein done and situated with the ways Woods &  
waters Water courses, Rights Liberties, Privileges, Headments and  
Appurtenances whatsoever, unto the said Tract of Land belonging  
or in any wise appertaining, and the Reversions, Remainders, rents  
and profits thereof, and all the estate rights title interest  
possessory Property claim and demand, whatsoever of him the  
said Jacob Dashk for and to the hereby granted premises to have  
and to hold the above mentioned Tract of three hundred acres  
of Land Headments and promising hereby Granted or Mortgaged  
to be Granted, with the appurtenances unto his said Son George  
Dashk

Dash & his heirs and Offspring to the only purpose use Benefit and behoof  
 of the Said George, his heirs and Offspring forever, and Whereas the said  
 Jacob Dash the father intends in a short time also to move to the  
 State of Virginia and Come to live on the same Land, so he therefore  
 Reserves for himself and his family a full Right Priviledge and  
 Liberty to Build and run a small forge or Iron Work on the above  
 mentioned three hundred acres tract of his said Sons Land at  
 any place wheresoever he shall find it convenient for him, in  
 case he should think it more suitable for it than on his own  
 said other Land, and then to Work and Manage the same at his  
 own Discretion without any Reversal Hindrance or denial on  
 his said Sons part, and to keep on the same during all his life  
 or ability, And further this is hereby agreed Between the parties aforesaid  
 in Case the said Jacob Dash the father and his wife the wife  
 of the said George Dash, Should no more be able and in a condition  
 to Work and Maintain and Support them selfe, that in such Case he their  
 said Son George Dash or his heirs Executors Administrators or  
 Offspring or any of them Shall be Obliged to procure provide and  
 Support both his said Parents, with all the necessary Articles of  
 provision and Cloathing etc. Otherwise with whatever may be  
 necessary or required for them or be in Need of whatsoeuer during  
 all their life times, and all as to be done held and performed  
 by both the said Parties according to the true intent Tenor and  
 meaning Intention and Confirmation whereof both the said Parties  
 to these Presents have hereunto set their hands and seals, dated  
 on the day and year aforesaid written

Sealed & Delivered  
 in the presence of us.

George Giger, Wm. G. Githman.

Jacob Dayt. S.  
 George Dayt. S.

Personally appeared before me Thomas being one of the Justices  
 and Prothonotary in and for the County of Montgomery in the  
 State of Pennsylvania George Giger and Michael Githman  
 and

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and Made Oath according to Law that they saw the party to the  
within Deed poll or Instrument of Writing execute it, and that  
they signed their Names as Witnesses thereto. In Testimony —  
Whereof I have hereunto set my hand and affixed the Seal  
of the said County this 25th day of July 1791 —

Thos. Craig. Sealed

The Court held at Pittsylvania County the 15<sup>th</sup> Day of June 1792  
This Indenture from Jacob Dush to George Dush together with a  
Certificate from under the hand of Thomas Craig one of the Justices  
of Prothonotary in and for the County of Montgomery in the State of  
Pennsylvania was Ordered to be Recorded by the Court

Exe

Tis the Will of James Johnson

KNOW all men by these presents that we James Johnson & William  
Todd all of the County of Pittsylvania are held and firmly bound unto  
the County of Said County by Benjamin Lupton & William Todd  
William Ding David Allen & John Gentry Trustees of Said County in the  
sum of one hundred Pounds Current Money of  
Virginia to which payment will and truly to be made in kind  
our Silver, Turnery and Sewall, and each of our Goods and Sealable  
Herr Executors and Administrators firmly by these presents.  
Sealed with our Seals & dated this 18<sup>th</sup> day June 1792.

The Condition of the above Obligation is such that Whereas the above  
Borrower James Johnson hath this day undertaken to Build  
a Bridge across Shingstone Creek where the Road crosses said  
Creek at Thomas Watsons farm in consideration of the sum  
of fifteen pounds Current Money of Virginia. Which said  
Bridge is to be Twelve feet wide, and to be Built and finished off  
in a Workman like Manner, and the said James Johnson doth  
agree to keep up the said Bridge in good Order for the term of  
Seven Years agreeable to an order of Court of Said County for Building  
said Bridge. The said Seven Years to commence and begin from

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Seals, date

Dated —  
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and

The time the Said Bridge is finished by the sd James Johnson, Now  
 the Said James Johnson Shall Build the Said Bridge and Shall  
 well and truly Repair and Make good the said Bridge so often as  
 it . . . Shall or may require anything to be done thereon for  
 Seven Years as aforesaid, and Shall so keep the same that no  
 Person Shall receive any Damage in account of the said  
 Bridge being out of repair, and Shall be at all times for the sd  
 term of Seven Years in so good order that no passengers Shall be  
 hindered or delayed in Crossing the said Bridge with their  
 horses and Carriages &c. Then the above Obligation to be paid  
 or else to remain in full force between and Justice against the sd  
 James Johnson and William Todd for any Person who sue for  
 the same &c.

Testy

J. Johnson L.S.

Wm. Todd L.S.

At a Court held for Pittsylvania County the 18<sup>th</sup> Day of June 1792  
 The northern Bank was returned & ordered to be recorded by the  
 Court

Test Wm. Franklin 6th

Hanks's  
Indenture  
for Bond.

This M'DCCLXIV. And the 23<sup>rd</sup> day of February in the year of  
 our Lord One thousand Seven hundred and Ninety two Between  
 William Hanks one of the Officers of the Poor of the County of Pittsylvania  
 of the One part and George Hanks of the County Officers of the other  
 part Whereas the Court of the said County in February last did  
 make an Order that the poor of Pittsylvania should bind out John  
 Bond according to Law. Now this Indenture witnesseth that the  
 Person aforesaid in Obedience to such Order of Court & of the Law  
 concerning binding out Poor Children to have places and by these  
 presents doth place & bind the said John Bond unto the said George  
 Hanks and to the said Hanks to dwell Continue and live, from  
 the Day of the Date of these Presents for and during and until the  
 Said John Shall Come to the full Age of Twenty one, during which

Wher unto the said Apprentice his said Master faithfully  
shall serve, his Secrecy keep, his lawfull Commandments obey -  
Wher gladdly they, turn to his said Master he shall not do or  
Cause to be done by Others from the Service of his said Master, he  
Shall not Absent himself by day or by night without firs  
Obtaining his leave for so doing, the money or goods of his said  
Master he shall not Imbagle or Steal or Ormays or Tippeling -  
houses he shall not frequent, abborre or dice or any other lawfull  
game he shall not play, Matrimony he shall not contract -  
but in all things as a good and faithful Servant or Apprentice  
Shall and will behave & demean himself toward his said Master  
and all his during the term aforesaid, In consideration Whereof the  
Said George Hanks, doth by these presents Covenant and agree  
to and with the covenants aforesaid, the Said Hanks his said  
Apprentice shall and will pay and provide for and allow -  
Sufficient Miles Dine & Washing, Lodging and Other Expences and  
convenient for such Apprentice, and shall and will also Touch  
and instruct him to procure him to be taught and instructed  
to read & write & by this as far as the Law of the Land and Shall and  
will also Teach him to Caste or Decou him to be Taught  
the plantation Business and at the Expiration of the term aforesaid  
pay unto his said Apprentice the Lawduty In Writings  
Whereof the Proofs to these presents have herunto Interchangeable  
in their hands & seals the day and year first written mentioned  
Saled & Delivered In presence of  
Geo White L.S.  
Geo Hanks L.S.  
Geo White L.S.

The County will pay Pittsboro and County by the 18<sup>th</sup> Day of June 1792  
This Indenture from William White one of the overseers of the poor  
of Said County to George Bankes was retained & caused to be recorded  
by the County

Taste /  
Mrs. Langdale's

Spencing  
Indenture  
for Carter

This Indenture made the second day of January one  
thousand seven hundred and Ninety two between Matthew Tamm  
of W<sup>m</sup> White Ovens of the poor of the County of Pettycoates  
of the one part & John Spence of the County aforesaid of the  
Other part. Whereas the Court of Said County in December  
last did Make an Order that the Ovens aforesaid Should  
bind out Their Carter Orphan of Richard Carter Esq<sup>r</sup> according  
to Law. Now this Indenture witnesseth, That the Ovens  
aforesaid In Obedience to the said Order of Court and the  
Law Concerning binding out Orphans have placed & bound  
by these Presents to Place & bind the said Trainee to the said  
Spence & with the said Spence to Dwell Continue and Live  
from the day of the Date of these Presents until the Twentieth  
Day of October one thousand Seven hundred and Ninety two  
During all which time the said Apprentice his said Master  
faithfully Serve his Service but his Lawfull Commands  
any where Gladly obey he shall to his said Master be忠誠 to  
a Cause to be done by Others from the Service of his said  
Master he shall not Absent him self by Day or by Night  
Without first obtaining his leave for Lodging the money or  
Goods of his said Master he shall not Imbege or frequent  
Ordinaries or lodging houses he shall not frequent at Cards  
Dice or any other unlawful game he shall not play,州市  
he shall not Contrive, Bother all thing as a good and faithful  
Servant or Apprentice. Shall and will behave himself toward  
his said Master and all his during the term aforesaid. In  
consideration Whereof the said John Spence doth by these  
presents Covenant and agree to and with the Ovens aforesaid  
the said Spence his said Apprentice shall and will feed  
and provide for and allow sufficient Meat Drink Washing  
Lodging and Apparel fit and convenient for such Apprentice  
and

Spencis  
Indenture  
for Carter

229.)

January one  
Matthew Tannin  
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and shall and will also teach & instruct or cause or procure him  
to be taught & instructed the trade of a Bricklayer at the Expiration of the term aforesaid pay  
unto his said Apprentice one suit of good clothes Exclusively, In  
Witness Whereof, the parties to these presents have hereunto ~  
Interchangeable Sub their hands & Seals the day and year first  
mention'd ~

John Spencer L.S.  
Matthew Tannin L.S.  
Wm White L.S.

Sealed & Delivred  
In presence of  
Robert Walling ~

At a Court held for Pittsylvania County the 13<sup>th</sup> Day of June  
1792, This Indenture from the Overseers of the Poor to John Spencer  
was returned & ordered to be Recorded by the Just Clerk ~

Fiske Will. Franklin Jr. Clerk

This INDENTURE Under this Twenty sixth day January of  
the Year of our Lord One thousand Seven hundred and  
Ninety two Between William White Overseer of the Poor of the County  
of Pittsylvania of the one part and John Spencer of the County ~  
of Pittsylvania of the other part, Whereas the of the said County in  
December last p<sup>r</sup>nt<sup>d</sup> did make an Order that the Overseer ~  
aforesaid should bind out them as Servants according to Law ~  
Now this Indenture witnesseth that the overseer aforesaid in  
Obedience to the said Order of Court and of the Law Concerning  
binding out poor Orphans, has placed bound by these presents  
do place and bind the said Thomas Hardy to the said John Spencer  
with the said Spencer to dwell Continue & Serv from the day of  
the date of these Presents, for and during & until the said  
Thomas shall arrive to the full age of Twenty one Years, during  
all which time the said Apprentice his said Master faithfully  
Shall

Shall leave, his Servt high, his law ful Commandg every where  
 Gladly obey, heut to his Said Master he shall not do, or cause to  
 be done by Others, from the Service of his Said Master, he shall not,  
 Absent himself by Day or by Night, without first obtaining  
 his leave for so doing, the money or goods of his Said Master  
 he shall not Imbagle or Purloin, Or alias a Tisling house  
 he shall not frequent, at Cards, Dice or any other unlawfull  
 Game he shall not play, Matrimony he shall not contract  
 but in all things as a good and faithfull Servant or Appentee,  
 Shall justly behav and demean himself Towards his Said  
 Master, and all his during the time Appentee. In Consideration  
 Whereof the Said John Spencer doth her these presents Covenant  
 and agree to and with the owners aforesaid the Said Spencer  
 his Said Appentee, Shall & will, find & provide for and obtain  
 Sufficient Meal Drink, Washing Lodging Appentee, to and  
 convenient for Such Appentee, and Shall and will also Teach and  
 Instruct & Cause to practice him to be Taught, instructed  
 to read Writ & Copyes, as far as the Rule of the Law, and Shall &  
 Will also Teach & instruct or cause or procure him to be taught  
 Instructed to write w<sup>t</sup> Master in Cognation of his Law  
 and at the Execution of his term Appentee pay unto his Said  
 Appentee as the Law Deserveth In Wages Whereof the  
 Parties to these presents have herunto Interchangable Set their  
 hands & Seals the day and year first written mentioned  
 sealed & delivered in presence of

John Spencer. L.S.  
 John Parker. L.S.

John Spencer. L.S.  
 Matthew. L.S.

In a Court held for Peterscoaria County the 15<sup>th</sup> Day of June  
 1792 The within Indenture from William White one of the Assessors  
 of the Poor to John Spencer was returned & valued to be Executed  
 by the Court by

Task Mr. Tunstall Jr. to the

Wright, yea  
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THIS INDENTURE made the Eighteenth day of June in the  
Year of our Lord one thousand seven hundred and Ninety two Between  
Frederick Shilton of the County of Pettycoates of the one Part and  
George Wright of the same County of the other Part, witnesseth that  
the said Frederick Shilton for and in Consideration of the sum of Twenty  
pounds Current Money of Virginia, to him in hand paid by the said  
George Wright, at or before the Sealing & Delivering of these presents  
the Receipt Whereof the said Frederick Shilton doth hereby acknow-  
ledge, hath granted Bargained and sold Aluid Released and  
Confirmed unto the said George Wright and to his heirs and assigns  
forever, Two hundred Acres of Land, More or less lying and being  
in the said County on the Branches of Chey Stone & James River  
Beginning at Points in Thomas Hedges line, and thence along  
Hedges line, South Two hundred & twenty eight poles to a White oak  
in Finney's Old line thence along the same North Sixty two degrees  
East one hundred and fifty two poles to a White Oak, thence along  
Lodge Myers line, North Three degrees, West two hundred and  
fourteen poles to a corner, thence South Eighty three Degrees, West  
one hundred and thirty four poles to the beginning, with all houses  
Gardens orchards trees woods underwoods, ways and Water courses, being  
or standing, and also the Possession and Possessions remainder and  
diminutions rents, issues and profits thereof, and all the estate right title  
Interest, property by him now or demands whatsoever of him the said  
Frederick Shilton affinities to be same, and every part and parcel  
thereof, To have and to hold the said Land and all premises with all  
its appurtenances unto the said George Wright, to the uses and behoof  
of him the said George Wright, and to his heirs and assigns forever  
and the said Frederick Shilton for himself and his heirs doth Covenant  
and agree so and with the said George Wright that he the said George  
Wright his heirs and assigns shall from hence after by virtue of these  
present have hold use Occupye possess and enjoy the said Land and  
premises with all their appurtenances and that the said Frederick  
Shilton and his heirs shall and will warrant the title of the said

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Land in fee simple unto the said George Wright and his heirs  
forever, against himself and his heirs, and against all and every  
other person and persons whatsoever, claiming under him the said  
Frederick Shatto and his heirs aforesaid power, IN WITNESS  
WHEREOF the said Frederick Shatto hath hereunto set his hand  
and seal the day and year first above written.

Signed Sealed & Delivered  
In the presence of -

Fred. Shatto S.S.

Q. 100

At a Court held for Pittsylvania County the 13<sup>th</sup> Day of June 1792  
That Indenture from Frederick Shatto to George Wright was by  
the said Frederick Shatto acknowledged to be his act of fact & the same  
was Ordered to be Recorded by the Clerk

John M. Tinsley Esq.

Hardy's  
Deed from  
Payne

WMS. HARDY WITNESSED. Made this 10<sup>th</sup> day of April, one thousand  
seven hundred and Ninety two Between Rubin Payne of Pittyva  
County of the part and William Knoddy of the County of the other  
part. Witnesseth that the said Rubin Payne hath for and  
in consideration of the sum of fifty Pounds Current Money of Virginia  
to him in hand paid the receipt whereof is hereby acknowledged  
hath granted Bargained sold, claimed, enjoyed and confirmed  
and by these presents doth Grant to William Knoddy his heirs and assigns  
Acre unto the said William Knoddy his heirs and assigns  
forever one certain tract or parcel of Land, containing one hundred  
Acres be the same more or less lying and being in the said County  
of Pittyva on the North side of Hocks Creek and bounded as  
follows, to wit BEGINNING at William Willis line on the said  
Creek, thence along his line to Henry McDaniel line near the  
Mountains, thence along his line North Sixty eighth Degree West  
thirty eight Rods to a White Oak, From thence bearing North Twenty

Q. 100

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222

from poles to points North forty four degrees, West point to a  
White Oak, South forty three degrees, West sixteen poles to a White  
Oak, South twenty four degrees East twenty poles to a Dead Oak, South  
forty three degrees West one hundred twelve poles a pine in Kintone  
Lane, thence along the same to the creek and down the said Creek  
as it meanders to the beginning, together with all and singular the  
Appurtenances, thereunto belonging or in any wise Appurtenant  
with the Precision and Circumstances hereinunder and remainder of  
the said Land and Premises, with the Appurtenances thereto  
and to hold the said Tract or Parcel of Land, with the appurtenances  
unto the said William Harday his heirs and Offspring forever, to  
the only proper use by the said William Harday his heirs  
and Offspring forever of the said Rubin Payne for himself and  
his heirs both Covenants and agrees unto and with the said  
William Harday, that he the said Rubin Payne the above mentioned  
Land & Premises unto the said William Harday his heirs and  
Offspring forever from him the said Rubin Payne his heirs and  
from all and every other person or persons whatsoever, shall and  
will warrant and give over Dated by these presents, In witness  
whereof the said Rubin Payne hath hereunto set his hand the  
Day and Year first written

Rubin Payne S.S.

Signed Sealed & Delivered

In presence of

John Johnson, William Johnson, Gabriel Johnson  
Samuel Fitzgerald, R. Johnson

Thos Payne.

The Court held at Pittsylvania County the 10<sup>th</sup> Day of June 1792  
The within Indenture was proved by the oaths of three of the Witnesses  
thereunto, to be the act & Deed of the within named Rubin Payne of the  
same was ordered to be Recorded by the Court

Taste  
Wm. Cummins Jr. P.C.

Hutchings's  
Due from  
Thornton

Ms. M. 1. 1. v. 1. p. 235. 234  
 This Indenture made this Twenty third day of December in the  
 Year of our Lord Christ one thousand seven hundred and Ninety one  
 Between William Thornton of the one part and Christopher Hutchings  
 of Pettycunia of the other part, witnesseth that the said William  
 Thornton for and in consideration of the sum of One hundred and fifty  
 pounds current money of Virginia to him in hand paid by the said  
 Christopher Hutchings the receipt whereof the said William Thornton  
 doth hereby acknowledge & thereof Acquit & Discharge the said  
 Christopher Hutchings his heirs Esq<sup>r</sup> and adm<sup>r</sup> factor by these  
 presents hath granted Bargained & Sold and by these presents doth  
 grant Bargain & Sell unto the said Christopher Hutchings and his  
 heirs Assignees forever, one certain tract tract or parcel of Land  
 Situate lying and being in the County aforesaid on the Waters of  
 White Oak Creek, Containing three hundred and Sixty two acres  
 to the same more or less, and is bounded by the line of Slope Slopes  
 Edmond Ralston, Fred Ragsdale, Joseph Richards, running along  
 Peters old line to the Beginning to have and to hold the said  
 Tract or parcel of Land, with all its Appurtenances unto the said  
 Christopher Hutchings and his heirs with hereby Covenant and  
 Agree to and with the said William Thornton his heirs Esq<sup>r</sup> and  
 Administrators and Assignees that he will bear and defend  
 the Right & title of the said Land from whom so ever and whomever  
 Person or Persons whatsoever for ever In witness Whereof the said  
 William Thornton hath hereunto set his hand and seal the  
 Day and Year above written

Wm. Thor. S. S.

Richard Elliott. Charles Carter. ?

James Hutchings. John Hutchings. ?

20 of December one thousand seven hundred and Ninety one, then  
 Received of Christopher Hutchings one hundred and fifty pounds  
 in full for the within mentioned Land and premises as witness my  
 hand & seal Richard Elliott. Wm. Thor. S. S.  
 James Hutchings. John Hutchings. Charles Carter. ?

Williams  
Due for  
Payne

90

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At a Court held for Petty treason in County the 18<sup>th</sup> Day of June 1792.  
This Inventory of Decapitation Goods from William Thornton to  
Christopher Hutchings, was proved by the oaths of three of the  
Witnesses Thos. to be the act & Deed of the said William Thornton  
of the same was ordered to be Recorded by the Clerk.

Tis I Wm. Sunstable Jr. Esq.

This Inventor made this 2 day of January thousand seven  
hundred and Ninety two Between Philip Payne of the County of  
Pittsylvania in the State of Virginia of the one part and Joseph Terry  
Williams of the County aforesaid of the other part witnesseth that  
the said Philip Payne for and in consideration of the sum of  
one hundred and eight pounds Current money of Virginia to  
him in hand paid by the said Joseph Terry Williams the receipt  
whereof is hereby acknowledged and thereof doth acquit and  
discharge the s:<:d Joseph Terry Williams and by these presents he  
the said Philip Payne hath granted Bargained Alured and delivered  
confirmed and by these presents doth grant Bargain Alure and  
confirm unto the s:<:d Joseph Terry Williams his heirs and assigns  
for ever one certain Harbor Parcel of Land Situate lying and being  
in the County of Pittsylvania and on Banister River, and bounded  
as follows with viz Beginning at a Red oak at the Mouth of a  
branch on Banister River thence up the River South Sixty five  
Degrees West forty eight Poles to William Clarkes Common Red oak  
Hence along Said Clarkes line South forty Seven Degrees East  
Eighty two poles to the said Clarkes Common White Oak thence  
along the said Clarkes line to a Common White Oak on Robert Martins  
line, then South Twenty six Degrees East one hundred and eighteen  
Poles to a Red Oak, thence South Twenty Six Degrees West eighty  
Poles to a Common Red Oak on Said Martins line, thence South forty  
Degrees East forty Poles to Pointers, thence North forty Degrees West  
one hundred and Sixty Poles to a White Oak on the Mountain  
North forty Degrees West fifty Poles to a White oak on the branch  
thence

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thence down the said branch as it meanders to the beginning containing  
 one hundred and thirty acres more or less, together with all trees, ways, waters,  
 & all water courses, profits, commonalties and appurtenances whatsoever to the  
 to the same Belonging or in any wise appertaining to him the said  
 Joseph Terry Williams his heirs &c<sup>rs</sup> of adms<sup>rs</sup> To have and to hold the  
 said tract of land of promises with the appurtenances unto the said  
 Joseph Terry Williams his heirs and assigns forever, and the said  
 Philip Payne for himself and his heirs doth covenant and agree  
 to and with the said Joseph Terry Williams that he the said  
 Philip Payne and his heirs the said tract of land and promises  
 above mentioned with the appurtenances unto him the said  
 Joseph Terry Williams his heirs and assigns forever, and against the  
 claim or claims of all and every other person or persons, whatsoever  
 shall and may arise by these presents In witness  
 whereof the said Philip Payne hath hereunto set his hand and  
 affixed his seal the day and year first above written

Signed sealed and delivered

Phil. Payne L.S.

in the presence of — —

Doctor C. Williams William <sup>his</sup> T. Holden Jr.  
 his mark  
 Captain T. Holden First Lieutenant Drane,  
 his mark

At a Court held for Pittsylvania County the 16<sup>th</sup> Day of June 1792  
 This Indenture from Philip Payne to Joseph T. Williams was by  
 the said Philip Payne Acknowledged to be his act & deed of the same  
 was Ordered to be Recorded by the Clerk

Tise Will. Turnbly Jr. Clerk

Haynes's  
Deed from  
Goodman

This INDENTURE made this eighteenth Day of June in the year  
 of our Lord one thousand seven hundred and Ninety two Between William  
 Goodman of the County of Pittsylvania of the one part and William Haynes  
 of the same County of the other part witnesseth that the said William  
 Goodman for and in consideration of the sum of Nine pounds current  
 money

Money of Virginia to him in hand paid by the said William Haynes  
 at or before the sealing & Delivering of this presents the receipt whereof  
 the said William Goodman doth hereby acknowledge, hath granted  
 Bargained & Sold, Alured & released in full and Confirmed unto the  
 said William Haynes and to his heirs and assigns forever  
 Eighteen Acres of Land Situate lying and being in the said County  
 of Pittsylvania, on the house shore branch of White Horn Creek Beginning  
 at the said Daynes's Come Pointers, then a Mus line South Twenty  
 two Degrees East fifty two Poles to Pointers on Tan Troft Branch and  
 Down the same as it Meanders Thirtynight Poles to the house shore branch  
 and Down that as it Meanders Sixty Poles to the said Haynes's old  
 land, and thence along the same South eighty one Degrees West  
 Ninety two Poles to the Beginning, with all houses gardens orchards  
 trees, woods under woods ways and Water courses being or Standing  
 and also the Revision and Revision remainder and Remanding  
 rents issues and profits there of and all the estate right title to such  
 claim and Demand whatsoever of him the said William Goodman  
 given 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 William Haynes to the only proper use and behoof of him the  
 said William Haynes his heirs and assigns forever, and the said  
 William Goodman for himself his heirs Executors and Administrators  
 doth Oblegi themselves to Warrent and Defend the Right of the said  
 Land in fee simple unto the said William Haynes and his heirs and  
 assigns for ever against them selves and their heirs and against all and  
 every other Person and Persons whatsoever In Witness Whereof the said  
 William Goodman hath hereunto set his hand & seal the day & year first  
 above written

App: Goodman L J

Signed sealed & delivered in the presence of

At a Court held at a Court House for Pittsylvania County the 1<sup>st</sup> Day of June 1792  
 The within Indenture was acknowledged by the writer named William  
 Goodman to be his Act & Deed of the same was Ordained to be recorded by the Court

Dise Will. Cunliffe Jr. atty

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 in the year  
 William  
 and Haynes  
 & William  
 Goodman  
 Money

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Thompson's  
Mortgage from  
Dix Jr.

This Indenture made this tenth day of March in the year of our  
Lord one thousand seven hundred & Ninety two Between William Dix  
of the County of Pittsylvania of the one part and George Thompson  
of the County of Fluvanna of the other part witnesseth that the said  
William Dix for and in consideration of the sum of Two hundred  
and thirty pounds Nine Shillings & Nine Pence English Cash in hand paid  
by the said George Thompson the Recd. is hereby acknowledged by the  
said William Dix have bargained & sold unto the said George  
Thompson Ten Negros Mams & Hannah Marado. Gall. Lucy, Ann  
Phibe, Ralph Wall & his two Children of future to come the said  
William Dix binds himself his heirs & Exec<sup>t</sup> to warrant  
and forever defend a good and Liofule Right and title in fee simple  
unto the said George Thompson his heirs Ex<sup>t</sup> Adm<sup>t</sup> or assigns  
forever, provided nevertheless that if the said William Dix shall  
die before the tenth Day of June next ensuing the date  
hereof pay or cause to be paid unto the said George Thompson  
his heirs or assigns the full and last sum of two hundred and  
thirty pounds Nine Shillings & Nine Pence Virginia currency  
with legal Interest from this Day and the Expenses attending  
the same. Then these presents to be void, or else in full force & virtue  
as witness hereunto the said William Dix has put his hand and  
Seal the day and year above written  
I sign'd & Sealed in presence of  
J. Payne, George Thompson, Jno<sup>t</sup> Joseph King.

Wm Dix Jr

A Court held for Pittsylvania County the 18<sup>th</sup> day of June 1792  
The within Indenture of Mortgage from William Dix to George  
Thompson was by the said William Dix Acknowledged to be his  
Act of free and the same was ordered to be recorded to be recorded by  
the Court  
Test. Will. Tammally Jr

Hollis  
Dad from  
Lewis

This Thirtieth day of January in the year of  
 our Lord one thousand Seven hundred and Ninety two, Between  
 Jack<sup>t</sup> Lewis & Minney his wife of the County of Pittsylvania of the one  
 part and Curtis Heath of the other party witnesseth that the said  
 Ja<sup>t</sup> Lewis & Minney his wife for and in Consideration of the sum  
 of Eighty Pounds Current Money of Eng<sup>t</sup> in hand paid by the said  
 Curtis Heath, the receipt whereof I do confess and Acknowledg  
 hath given granted Bargained & Sold & Aluid made of him  
 And the s<sup>d</sup> Ja<sup>t</sup> Lewis & Minney his wife for him & his heirs Esq<sup>r</sup>  
 of Aem<sup>t</sup> doth by these presents give grant bargain sell Alow  
 confess and Confirm unto the said Curtis his heirs and assigns  
 forever one certain Tract or parcel of Land containing one hundred  
 & fifty Acres be the same more or less Situate lying and being on  
 the North fork of Stinking River, in the aforesaid County  
 of Pittsylvania, and bounded as follows to wit, on a corner  
 point in William Gregory line, thence South 20 Degrees, about  
 190 poles to corner point in John Martin line, thence his line North  
 to Jacob Farris line, thence his line to a corner in Gilbert Stevens  
 thence his line to point in William Gregory's line, thence his  
 line East to the Beginning To have and to hold the said Land  
 with all the appurtenances to the said Curtis Heath & his heirs and  
 assigns forever of the said Ja<sup>t</sup> Lewis his heirs Esq<sup>r</sup> of Aem<sup>t</sup> doth  
 Coconish and agree with the said Curtis Heath that the said Ja<sup>t</sup>  
 Lewis & Minney his wife will warrant and forever defend the said  
 granted Land with all its appurtenances to the said Curtis Heath  
 his heirs or assigns forever against them the s<sup>d</sup> Jack Lewis &  
 Minney his wife and from the claim or claims of all person or  
 persons whatsoever Intituting either of the said Ja<sup>t</sup> Lewis & Minney  
 his wife, hath to these presents set their hand and affixed seal the  
 day and year above written

Richard Heath. Daniel Shattoe Jr.

John Heath. — — —

Ja<sup>t</sup> Lewis S. J.

Minney Lewis S. J.

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MEMORANDUM Jan'y 13<sup>th</sup> 1792. This day full and payable  
Begun with Seizing of Seven of the within Mentioned Land and  
Premises was Given and Delivered by the within Mentioned Zackariah living  
to the within Carter Heats in the presence of the Testifiers Required.

Richard Heats Daniel Shattox Jr.

To Lewis L.

John Heats ~~~~~~

Jan'y 13<sup>th</sup> 1792. Rec'd this day of Carter Heats Eighty pounds  
current Money of Virginia et being the consideration of the within  
Mentioned, I say, say the affore

To Lewis L.

Richard Heats Daniel Shattox Jr.

John Heats ~~~~~~

The Court held for Pittsylvania County the 16<sup>th</sup> Day of June 1792  
The within Indicture Together with the Memorandum of Seizing of Seven  
of Zackariah Heats endorsed was acknowledged by the within Named  
Zackariah Lewis to be his, <sup>and</sup> <sup>now</sup> of Nancy his Wife being fully  
Examined as the Law directs relinquished his Right of Dower in  
and to the within Granted Land and Premises Conveyed by her said  
Husband to the within Named Carter Heats, All which were Ordained  
to be recorded by the Court by

Toke M. Tunkay R. C. W.

Wm. Ward  
13<sup>th</sup> for the  
Collection  
of the 1792  
tax.

I now verily these presents that we William Ward, Bryan Ward  
Jacolin, Rawley White, Franklin Shattox Esq & James Hall Shattox  
John Shattox & Wm Tunkay John Smith & Lincoln Shattox of the  
County of Pittsylvania are well and firmly bound unto Jacqueline Amble  
Coffer Treasurer of the Commonwealth of Virginia for the time being and  
her Successors in the sum of ten thousand pounds current Money of  
Virginia to which payment will and truly to be made, we bind our selves  
one hund<sup>d</sup> & Esq<sup>r</sup>, Adm<sup>t</sup> & Co. ~~~~ jointly by these presents. Sealed  
with our seals and Dated this 16<sup>th</sup> Day of July 1792. The condition

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of the above Obligation is such that if the above bound William Ward do and  
shall will and truly Collate Account for and pay unto the said Treasurer  
or his Successors according to law, all the Taxes which shall or may  
become due and payable in Specie from each and every taxable  
Person in the County aforesaid, Land and Other Testacies, also  
taxable due for the year 1792, and shall will and truly perform  
his duty as Sheriff in all things thereto belonging, then the above  
Obligation to be void, or else to remain in full force Power and Statute  
William Ward L.S. Bryan W. Nowlin L.S. - Rawley White L.S.  
Wm. Shatto L.S. Will. Tunstall L.S. John Ward Jr. L.S. John  
Shuckley L.S. John Smith L.S. Edm<sup>d</sup>. Tunstall L.S.  
Taken in Open Court.

At a Court held for Pittsylvania County the 16<sup>th</sup> Day of July 1792  
the within Bond was by the parties thereto acknowledged to be their  
true and lawful Act & Order of the same was Ordered to be recorded by  
the Court.

Twyf  
Will. Tunstall Procto

Ms. M. 1. 1. v. 1. p. 10  
This. MARCH. the fifteenth day of July in the year of our  
Lord one thousand seven hundred and Ninety two Between Benjamin  
Terry Sen<sup>r</sup> of Pittsylvania County of the one part, and Benjamin  
Terry Jun<sup>r</sup> of the said County of the other party witnesseth that the  
said Benjamin Terry Sen<sup>r</sup> for and in consideration of the love good  
will and affection which I have and do bear towards my loving  
son Benjamin Terry Jun<sup>r</sup> of the said County have given and granted  
and by the present do fully give and grant unto the said Benjamin  
Terry Jun<sup>r</sup> his heirs Executors Administrators one certain Tract or parcel  
of Land Containing one hundred and fifty acres by Estimation be  
the same more or less Situate & Lying in Pittsylvania County on both  
sides of Sandy Creek and bounded as followeth To wit Beginning  
at a White Oak in Benjamin Terry Sen<sup>r</sup> line the west side of the  
Muddy Branch Crossing the said Branch North Sixty two Degrees  
East One hundred and thirty poles to a post oak in Elijah Kings line  
thence along the said Kings line Crossing Sandy Creek to Samuel  
Nottley's

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Mottley's land thence along the said Mottley's line North forty six degrees West one hundred and fifty four poles to pointing, thence a Northwest South eleven degrees West three hundred and twenty eight poles bearing Sandy Brook to the Beginning, in Benjamin Terry's said line to the Beginning with all his woods ways waters and watercourses profits hereditaments and advantages whatsoever to the said tract or parcel of Land belonging or in anyways appertaining thereto, also the Revision and Revisions and Services of the said Land and premises and every part thereof To have and to hold all and singular the said premises above mentioned and every part thereof with the appurtenances unto the said Benjamin Terry jun<sup>r</sup> his heirs and assigns forever to the Proprietary and behalf of the said Benjamin Terry & his heirs and assigns forever, and the said Benjamin Terry senior for himself and his heirs will forever defend the Right of the said tract or parcel of Land against himself and his heirs and all persons or persons to the said Benjamin Terry junior and his heirs forever As witness my hand.

Ben. Terry Jr.

Dated  
Delaware

At a Court held for Pittsylvania County the 16 Day of July 1792  
the Within Indenture was acknowledged by the within named  
Benjamin Terry Jun<sup>r</sup> to be his Act<sup>s</sup> & Deed and the same was ordered  
to be recorded by the Court. Test. Will. Finstalpe Cllr

Johnson's  
Deed from  
Lorrell.

This MORNIN<sup>g</sup> MARCH the Twenty second day of March in the  
Year of our Lord one thousand Seven hundred and Ninety two Between  
Samuel Lorrell of the County of Pittsylvania of the one part and James  
Johnson of the same County of the other part WITNESSETH that the said  
Samuel Lorrell for and in Consideration of the sum of Six hundred  
Pounds Current Money to him in hand paid and accounted with  
hundred of Samuel Lorrell of the said County and the receipt whereof  
to the said Samuel doth hereby acknowledge and himself to be  
therewith fully satisfied Contented and paid hath granted bargained  
and sold, Alured and confirmed released and forever quitclaim

Ranville  
Deed from  
Finstalpe

of one to one tract of land in the said County of Pittsylvania containing by Estimation two hundred acres the same more or less bounded by the lines of Mr John Watson Senior, Thomas Watson and Currie's Order including the Courthouse of the said County with Ordinary and adjacent Buildings thereon being the same Lands and Appurtenances purchased by the said James Johnson of Col John Wilson and Conveyed by him to the said James Johnson in Trust to his own use with a Resettling the same to the said Samuel Lovell, and including in the same due the lands also purchased by the said James Johnson of a certain Samuel Hughes and Conveyed to the same user with the same Resettling before aforesaid To have and to hold the said Land and premises with all the Appurtenances and all the right Title and Claim of the said Samuel Lovell either in Possession or Execution in and to the same or any part or parcel thereof in as full and absolute Right Title and possession as he the said Samuel Lovell by and under the Deed aforesaid can or is intitled to convey the same and to the said Samuel Lovell for himself and his heirs Executors and Administrators with Command and assistance to and with the said James Johnson and his heirs and assigns to warrant and forever defend the same against him self and his heirs and from all Manner of Intrusions made or raised by him the said Samuel Lovell or his heirs and assigns thereon unto him the said James Johnson and his heirs and Assignees who in A. W. Whitney's Note at the said Samuel Lovell hath hereunto set his hand and seal the day and year above written.

In presence of J. Will. Whilton  
Martha Hoskins, Hannah Hoskins

Sam'l. M. Lovell S. S.  
S. S.

Polly Incole

At a Court held for Pittsylvania County the 10<sup>th</sup> day of July 1792.

The within Indenture was acknowledged by the within named Samuel M. Lovell to be his act & Deed and the same was Ordered to be recorded by the Court.

Tise Will. Tunstall et al.

Daniells  
Deed from  
Tunstall

This INDENTURE made this the eleventh day October in the year of our Lord Christ one thousand seven hundred and ninety one Between Thomas Tunstall and wife his wife of the County of Pittsylvania of the one part and John Daniells of the other part of Pittsylvania witnesseth

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Witnesseth that the said Thomas Tunstall and Miller his wife for and in consideration of the sum of one hundred and fifty pounds good and lawful Money of Virginia to them in hand paid by the said John Pannell upon before the sealing and delivering of these presents the receipt whereof is hereby acknowledged hath granted Bargained and sold Alene released and confirmed and by these presents doth and hath given alien and confirm unto the said Pannell his heirs and assigns forever all that tract of land or parcel of land containing two hundred acres more or less situate lying and being in the County of Pittsylvania on both sides of Stinkin Creek and bounded as follows viz Beginning at the said Pannells and Joseph E. Harleys line pine on the south side of Stinkin River thence with Harleys line east one hundred and twenty one poles crossing a branch to a pine North ten and half degrees east one hundred and thirteen poles to a Oak above a spring in Crumshaws line thence down the spring branch to the river and down the same westward and a croft to Brays corner white oak thence his line south seventy one degrees west thence thence poles to a white oak stump North forty one degrees east two hundred and forty poles or bears the day back twice in and Hickory Board to a post oak in said Pannells line formerly Charles Thorne with it South thirty degrees West for by four poles to a post oak south twenty six degrees East one hundred and eighteen poles crossing a fork to a post oak on the road thence to east the same south twenty eight degrees one hundred and Ninety two poles crossing Stinkin river to the Beginning length land devised to the said Thomas Tunstall by his father Thomas Tunstall and that he the said Thomas Tunstall deceased purchased of Samuel Cox To have and to hold the above mentioned two hundred acres of Land with his wife and for ever with him under and remaining his executors and administrators the only persons and behalf of him the said John Pannell his heirs and assigns forever and to the said Thomas Tunstall and Miller his wife for and in behalf of them during their lives Executors and Administrators shall 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 Miller his wife

Bennett  
for ever  
for Datt

2111  
wife and others his Executors Administrators and against any and  
every person or persons whatsoever In witness whereof the said Thomas  
Turnstall and wife his wife have hereunto set their hands and  
affixed their seals this day and year just above written

Signed sealed & delivered  
in presence of

J. Tunstall L.S.

Vincent Shillton Daniel Shillton  
Robert Cratchett William Toad Jr.

*Recd by Jno. D. Dalton Esq. 16 July 1792*  
At a Court held for Pittsylvania County the 22<sup>d</sup> day of November 1791 the within Indenture was  
proven by the oaths of those of the witnesses thereto to be the act of David  
of the within named Thomas Turnstall of the same was ordered to  
be recorded by the court

Jno. Wm. Tunstall L.S.

At a Court held for Pittsylvania County the 16<sup>th</sup> day of July 1792  
The within Indenture was acknowledged by the within named  
Thomas Turnstall to be his act & deed and the same was ordered to be  
recorded by the court

Jno. Wm. Tunstall L.S.

Pittsylvania County 1<sup>st</sup> day of March 1792.

We do hereby for value recd of Stephen Bennett disinguish all our  
Right title and Interest & claim to all and singular our part of  
the estate of Edward Wade Esq. of the State of Georgia & we do hereby  
Authorize the said Stephen Bennett to sue the Executors or Adminis-  
trators of the said Edward Wade or Mollie his wife both deceased  
or take any other step or steps he the said Bennett may see cause  
to obtain all and every thing or things claim or demand w<sup>r</sup> the  
said John Dalton Senior John Clement Dalton Jr. his son may have  
against the said estate of both the above named Edward Wade and  
Mollie his wife both deceased as witness our hands and Seals the day  
and date above written.

John Dalton L.S.

Witness, Daniel Krayton

John Clement Dalton L.S.

Larkin Bennett Samuel Weston

The State of Virginia

At a Court held for Pittsylvania County the 16<sup>th</sup> Day of July 1792

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The within Power of Attorney was proved by the oaths of the foregoing  
shorts to be the acts of one of the within named John Dalton and  
John Clement Dalton and the same was Ordered to be recorded by  
the Court.

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Jas. Will. Tunstall Jr. Esq.

Colland

De & from

Colland & Smith

This INDUMENT Made on this Sixteenth day of July in the year  
four Thousand One Thousand Seven hundred and Ninety two Between  
Colland & Smith of the County of Pittsylvania of the one part  
and Samuel Colland of the said County on the other part Witnesseth  
that the Said Colland & Smith for and in Consideration of the  
Sum of One hundred and fifty Pounds Current Money of Virginia  
to them in hand付与 the Said Samuel Colland before the  
Sealing and Delivering of these presents the Recd Wherof the said  
Colland & Smith doth hereby Acknowledges and hath given granted  
Bargained and Sold, and by these presents doth give grant Boven  
all & Confirm unto the said Samuel Colland his heirs and assigns  
free on half of a certain Tract or Part of Land formerly  
Purchased by James Smith Esq<sup>r</sup> of Gooch Isferson, and Deeded by  
Sailor Creek lying on the South Side of the said Creek and containing  
by Estimation two hundred and fifty Acres be the same more or less  
being the Land on which James Smith Esq<sup>r</sup> formerly Resided near  
Pittsylvania old Courthouse whereon the above house now occupied by  
the said Samuel Colland stands which Land was Deeded to James  
Brown in the high Court of Chancery in Richmond the third day of  
December One thousand Seven hundred and eighty Seven, and by the  
said James Brown Sold and Delivered unto the said Colland & Smith  
as Plaintiff of the County Court of Pittsylvania to whom he may  
be held, with all houses orchards Woods Wayes Waters and Watercourses  
to the said tract of Land belonging or in any wise Appertaining  
To have and to hold the said tract with every of its Promises unto the  
said Samuel Colland his heirs Executors and Assigns forever and  
the said Colland & Smith doth hereby for themselves their heirs  
Executors Administrators and Assigns Covenant and agree to and  
with the said Samuel Colland his heirs and Assigns forever  
that

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That it may be lawful to and for the said Samuel Calland his heirs & assigns forever from time to time and at all times hereafter peaceably and quietly to have hold, possess and enjoy the said lands and premises with every of their appurtenances to the same belonging to the only proper use and behoof of him the said Samuel Calland his heirs and assigns forever without such trouble or molestation from them the said Calland & Smith their heirs & assigns &c or any other person or persons lawfully claiming in by or from under the said Calland & Smith or any other person . . . . . Whereupon of the said Calland & Smith shall and doth hereby warrant and for ever defend the said lands and every of the aforesaid premises unto the said Samuel Calland his heirs and assigns forever In witness whereof the said Calland & Smith have hereunto set their hands and seals the day and year first above written

SIGN<sup>N</sup>. Seal of Samuel Calland & Smith  
In presence of John Smith L.S.

MEMORANDUM that on the day of the date of the within Indenture full quiet & peaceable possession being & given of the within mentioned Land and premises was made & delivered by the said Calland and Smith unto the within mentioned Samuel Calland In witness whereof the said Calland & Smith have hereunto set their hands and seals the Day and Year written

Witnes

for Calland & Smith

John Smith L.S.

At a Court held for Pittsylvania County the 16th day of July 1792  
The within Indenture together with the memorandum of abiding and  
suzin hereon endorsed was acknowledged by the within named  
John Smith for Calland & Smith to be their acts of due and the  
same was Ordred to be recorded by the Court

Folio  
Mr. Tandy Jr. C.R.

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James's

Dad from

Hundley & Kirby

This Indenture made this sixteenth day of July in the year of our Lord Christ one thousand seven hundred and Ninety two Between Caleb Hundley of Pittsylvania County & Francis Kirby Franklin County & John James of Pittsylvania County Massachusetts that the said Caleb Hundley and Francis Kirby for and in consideration of the sum of One hundred and thirty pounds current Money of Virginia to them in hand paid by the said James before the sealing and delivery of these presents the receipt whereof the said Caleb Hundley and Francis Kirby doth acknowledge and confess themselves fully satisfied & paid thereof do clearly acquit and discharge the said John James his heirs &c Administrators forever firstly by these presents hath granted Bargained & Sold & of and Confirmed and by these presents do hereby clearly Sett inf Simple unto the said John James his heirs and Assignees for ever one tract or parcel of Land Containing four hundred acres be the same more or less lying and being on Johnskin Creek in Pittsylvania County Bounded as followeth to wit Beginning at a White Oak in peak of said peak thence along oldie Oldie line near east course to a dividing line Between Robert Bunting & said Hundley & said Kirby, thence along dividing line to Hundleys line to a Red Oak, thence South Course to red oak in a branch thence up said Branch to a Red Oak thence an North course to Watters corner Hickory, thence along said line to Red Oak thence Northwest North 35 Degrees East 24 Rod to White Oak on Branch at the Beginning Together with woods waters Water courses thereunto Belonging or in any wise appertaining thereto. To have and to hold the said Land and premises singularly appertaining whatsoever thereunto belonging or in any wise appertaining unto him the said John James his heirs and Assignees forever, and the said Caleb Hundley and said Francis Kirby for themselves their heirs and the said <sup>Land</sup> and promises with these Geomys of these we defend by these presents against our selves and our heirs or any Person or Persons whatsoever laying any Wright

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in the year of our  
Blessed Saviour  
Anno Domini  
between Caleb  
Hundley County of  
that the said  
consideration of the  
Money of Eighteen  
the Bealling and  
Caleb Hundley  
to them belong  
it and discharge  
is now firmly  
Agreed and  
by us in the  
Use and favor  
whereas he  
is bound in  
Beginning at  
the corner  
of the Bunting  
ing bank to  
a large oak  
tree thence  
along said  
s. East 24 rods  
there with woods  
of wood appertaining  
to premises singular  
any wood appur-  
and affixes  
Francis Kirby  
is with these  
us to our selves and  
any weight  
a

at late to the said tract or parcel of Land things so witness we the  
said Caleb Hundley and Francis Kirby have here unto set our hands  
& affixes our seals the day and date above written.

In presents of  
Stephen Haynes William Haynes }  
Henry Haynes, Thomas + Denton mark }  
Caleb Hundley Ld  
Francis Kirby Ld

At a Court held for Pittsylvania County the 16<sup>th</sup> Day of July 1799.  
The within Indenture from Caleb Hundley and Francis Kirby to  
John James was Acknowledged by the said Caleb Hundley to be  
his Act & Deed of record by the oaths of three of the witnesses  
thereunto to be the act & Deed of the said Francis Kirby, and the  
same was ordered to be recorded by the court.

Tis Wm. Tunstall J: com

Young  
ord from  
Good  
Egan

This MDCCCLX. Now this tenth day of March in the year of our  
Lord Christ one thousand seven hundred and Ninety two between John  
Good of Pittsylvania County of the one part and William Young  
of the said County of the other part witnesseth that the said John  
Good for and in consideration of the sum of Twenty five Pounds  
Current Money of to him in hand paid by the said William Young  
before the Issuance and Delivery of these presents the receipt whereof  
the said John Good doth acknowledge and confess himself fully  
satisfied and paid thereof and do hereby acquit of Discharge  
the said William Young his heirs Executors Administrators from  
firmly by these presents hath given granted Bargained Sold  
Enfranchised and confirmed and by these presents doth fully Bleatly  
& absolutely sell in fee simple and confirm unto the said William  
Young his heirs and assigns forever one certain tract or parcel of  
Land containing fifty acres lie the same more or less situated  
lying in Pittsylvania County on Red's Creek and bounded as in  
followeth to wit Beginning on David Proffers corner red oak  
thence running to King Creek on a creek thence crossing the creek to  
the mouth of Branch on the south side of the said Creek thence up

the

the said branch to Witches line thence along the said line to a corner post oak, thence a straight line to the first Station. Together with all houses out houses gardens orchards fences Woods under woods waters Water courses thereunto belonging or in any wise appertaining thereunto, to have and to hold the said Land and premises and singular appurtenances whatsoever thereunto belonging or in any wise appertaining to him the said William Young his heirs and assigns forever, and the said John Goad for himself and his heirs the said land and premises with their and every of their I do hereby this presents against me and my heirs or any persons whatsoever laying any right or title to the same or any part thereof. In witness whereof I the said John Goad have hereunto set my hand and affixed my seal this Day and Date above written.

Stephen Potter, Peyton Young,  
Willie Young.

<sup>I mark</sup>  
John + Goad <sup>his</sup> <sub>Seal</sub>

Memorandum that on the tenth day of March one thousand seven hundred and Ninety two full and Peaceable Receipt  
of Sums, to the within Land & Tenements was made and done  
Delivered of the within Manner John Goad to the said William  
Young according to the ten intent and Meaning of the within  
Written Deed.

Stephen Potter, Peyton Young,  
Willie Young.

<sup>his</sup>  
John + Goad <sub>mark</sub>

At a Court held for Pittsylvania County the 15<sup>th</sup> Day of June 1792  
The within Indenture together with the Memorandum of living  
of Sums herein inserted was proved by the oaths of two of the  
Witnesses thereto to be the acts & Deed of the within Named John  
Goad and the same was ordered to be certified. And afterwards  
To witness at a Court held for the said County, the 16<sup>th</sup> Day of July  
1792. the said Indenture and Memorandum was further  
<sub>certified</sub>

Proved by the oaths of the other witness thereto to take the seal of Due of  
the said John Goad of the same was Odeacted to be Recorded by  
the Court.

Tis the Will of the Testator.

Done  
This  
Day of  
December  
Anno Domini  
MDCCLXII

This Indenture made this fourteenth day of June in the year of our Lord  
one thousand seven hundred and thirty two, Between Bentley Barkdale  
of the County of Pittsylvania in the State of Virginia of the one part  
and Charles Terry of the same County & State of the other part witnesseth  
that the said Bentley Barkdale for and in Consideration of one  
hundred and Twenty five Pounds Current Money of Virginia to  
him the said Bentley Barkdale in hand paid by the said Charles Terry  
before Execution hereof the Deed whereof is hereby Acknowledged  
to have Bargained and sold and by these presents do grant Barkdale  
all unto the said Charles Terry his heirs and Assigns forever a  
Tract or parcel of Land situate lying and being on the North side  
of Sandy Creek in the County of Pittsylvania being part of the tract of  
Land formerly late to James Gray by Thomas Buckingham from  
Gray to Barkdale containing by Estimation two hundred and Six  
Acres be the same more or less & is bounded as followeth to wit  
Beginning at the Mouth of Buckingham Spring Branch thence up  
the said Branch as it Meanders to the Brick col Spring thence a new  
line towards the North west until it strikes attorney line, thence  
along his line to a corner in David Terry's line thence along his  
line down Sandy Creek to where his line crosses said creek, thence  
down said creek as it Meanders to the Mouth of <sup>the</sup> said Spring branch  
To have and to hold the said hereby granted premises with all rights  
privileges of Appartnances thereunto belonging and Appertaining  
to him the said Charles Terry his heirs and Assigns forever to the only  
proper use and behoof of him the said Charles Terry his heirs and  
Assigns forever and to no other use Intended or purposed whatsoever and  
the said Bentley Barkdale for himself his heirs and Assigns forever  
with having Covenant grant an agree to and with the said Charles Terry his  
heirs and Assigns forever, that he the said Bentley Barkdale his heirs and  
Assigns the hereby granted premises and every part thereof unto him

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the said C. Terry his heirs and assigns against all and every person or persons whatsoever; claiming or laying claim to the premises or any part thereof shall and will warrant and forever defend by these presents to testimony whereof the said Marksdale has hereunto set his hand and affixed his seal this day and year above written

B. Marksdale L.S.

*Exam*

At a court held for Pittsylvania County the 16th day of July 1792 the within instrument was acknowledged by the within named Bentley Marksdale to be his act & deed and the same was ordered to be sealed by the court

Tish Will. Tunstall Jr. witness

Dennis  
Deed Trust  
from Robinson

*Exam*

This INDENTURE made the third day of March in the year of our Lord Christ 1791. Between Ipe Robinson of the County of Pittsylvania of the one part and William Dennis of the aforesaid County of the other part. Witnesseth that the said Ipe Robinson for and consideration of the sum of thirty four pounds current Money of Virginia which the said Ipe Robinson is justly indebted to him & honestly desiring to secure him & pay unto him the same in consideration of five shillings like Money in hand paid by the said William Dennis at and before the sealing and delivering of these presents his receipt whereof is hereby acknowledged. Whereas and every part thereof doth execute and discharge the said William Dennis his heirs Executors & Administrators or assigns hath given granted Bargained & sold unto William Dennis his heirs and assigns forever one certain tract or parcel of land lying and being in the County aforesaid containing one thousand acres being the part of Land Sold by the Sheriff and Conveyed by Daniel Tompkins to the said Robinson formerly being Gran Clays and part of Said Land as run into Henry County and for the Courses apply to the deed from Tompkins to Ipe Robinson with all the appurtenances or in any wise appertaining with the Revision & dimensions remainder and remainder, and all success Benefits and profits of the said Lands and premises, and the right and title of him the said Ipe Robinson with all rights claim'd interest

Interest and Securities relating to the same, To have and to hold the said tract  
of Land and premises unto the said William Dean his heirs &c<sup>rs</sup> and  
Adm<sup>t</sup> to forever to the only proper use and behoof of him the said William  
Dean his heirs & assigns from and to the said Jesse Robinson &  
his heirs & assigns and every of them shall and will warrant and  
Defend forever to the said William Dean the said tract of Land  
and premises upon Trust now the less that him the said William  
Dean his heirs Executors &c shall after the first Day of Feb<sup>r</sup> next  
insuring as soon after as him the said William Dean shall then be  
proper or the said Jesse Robinson shall request him which one of these  
Circumstances shall first happen sell for the best price that can be  
gotten after giving ten days Notice sell the said tract of Land and  
premises and out of the money arising out of such sale discharge pay  
and satisfy himself the said sum of thirty four pounds with all  
Intrest & Costs that is or may be against the said Robinson in a  
suit brought by Lassitt against the said Robinson & Mr. Dean  
as Security against whom there is an Execution for the aforesaid sum  
together with the expence of drawing this Indenture & recording the same  
and the Contingent charges of the sale aforesaid or anything that is  
necessary relating to this Indenture of the said William Dean his heirs  
& Assigns shall pay the over plus of any after paying the said  
William Dean the aforesaid mentioned sum of Money after such  
Sale to the said Jesse Robinson his heirs &c In witness whereof I have  
hereunto set my hand and seal the year and day first above written  
Witnesses.

Robert Dean T. Tunstall John Dyer

Jesse Robinson S.S.

At a court of Quarter Sessions continued and held for Pittsylvania County  
the 22<sup>d</sup> Day of November 1791. The within Deed of Trust was proved by the  
Oath of one of the Witnesses thereto to be the act & Deed of the within Named  
Jesse Robinson, and the same was ordered to be certified by the Court.  
And Afterwards to witness At a court of Quarter Sessions continued and  
held for the said County the 23<sup>d</sup> day of the said month the said Deed  
of Trust was further proved by the Oath of one of the other Witnesses thereto  
to be the act & Deed of the said Jesse Robinson and the same was further  
Ordered

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Ordered to be cut up, And afterwards to work, At a Conch hill for the said  
County the 16<sup>th</sup> day of July 1792 the said Duck of Teach was further  
proved by the oaths of the other witnesseth to be the act & Deed of  
the said Jesse Robinson all which were Ordered to be recorded by the  
Court.

Tude Will. Tunstall procto

Broughills  
Deed from  
Doff

This M<sup>r</sup> JULY 1792 made this sixteenth Day of July in the year  
of our Lord one thousand Seven hundred and Ninety two. Between James  
Doff Jr. of the County of Pittsylvania of the one part and James Broughill  
of the County of Halifax of the other part witnesseth that the said  
James Doff Jr hath & doth for and in consideration of the sum of  
Sixty Pounds Current Money of Virginia to him the said James Doff Jr  
in hand paid by the said James Broughill the receipt whereof the  
said James Doff Jr doth acknowledge himself fully Owe and paid  
of my part and parcel of one certain Tract or Parcel of Land and  
doth by these presents grant, Bargain Sell, and Convey unto the  
Said James Broughill his heirs and Assignees forever one certain  
tract or Parcel of Land Situate lying and being in the County of  
Pittsylvania on back to a Creek containing two hundred and  
Twenty acres and bounded as follows Beginning at a small pond  
in James Doffs line thence east fifty six poles to a Hickory south west  
East two hundred and twenty six poles to a Red oak in the creek thence  
down the creek twelve poles to a White oak seventeen east few  
poles to a pine south seventy West One hundred and sixty two poles  
leaving the Creek to a White Oak North forty seven West Sixty four  
poles to a pine thence North East North forty one degrees East Sixty  
poles leaving a creek to two Maples on a Branch and thence up  
the said branch as it meanders Sixty eight poles to a poplar and thence  
North Ninety degrees East one hundred and Sixty poles to the first  
Station, Together with the Appurtenances therunto belonging with all  
kinds of orchards Woods ways Waters & Water courses therunto belonging  
or in any wise appertaining to have and to hold the above mentioned  
Tract or Parcel of Land & premises as per Survey & of the said James  
Doff

Whitell's  
Deed from  
Aaron

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Dos for doth warrant and given upon the said tract a parcel of Land and  
promises from the said and lawful claim or claims of any person whatsoever  
to the only proper use and service of him the said James Broyle and his  
heirs and assigns forever Intervening whereof the said James Dos gave  
his hand and affixed my seal the day and year above  
mentioned.

Witness. Will. Todd. Joshua Stone }  
Richd. Graddock. J. Boardell }  
Phill. Coleman. Benjamin League }  
Jonadab George. Jas. M. George }

James <sup>his</sup> Dos Lg  
mark.

Recd. This sixteenth day of July the sum of Sixty Pounds being the full  
amount for the within mentioned tract of Land.

Witness. Will. Todd. Joshua Stone }  
Richd. Graddock. J. Boardell }  
Phill. Coleman. Benjamin League }  
Jonadab George Jas. M. George }

James <sup>his</sup> Dos  
mark.

If a Court held for Pittsylvania County the 10th Day of July 1792  
The within Inventory together with the receipt hereon indorsed were  
acknowledged by the within Name & James Dos to be his acts & Deed &  
the same were ordered to be recorded by the Court.

Isaac Will. Franklin Esq.

This Indenture made this 10<sup>th</sup> day of April in the year of our Lord one  
thousand seven hundred and Ninety two Between Abraham Ann Sr<sup>r</sup> of  
the County of Pittsylvania of the one part and John Whittle of the  
County aforesaid of the other part witnesseth that the said Abraham  
Ann for and in consideration of the sum of Thalys Pounds current  
Money of Virginia to him in hand paid by the said John Whittle  
before the sealing and delivering of these presents the receipt whereof  
is hereby acknowledged by the said Abraham Ann Sr<sup>r</sup> hath granted  
Bargained sold & delivered and by these presents doth grant bargain  
sell and confirm unto the said John Whittle his heirs and assigns  
forever one certain tract of Land situated lying and being in

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the County of Montgomery on the east side of Turkey Creek containing  
 by Estimation two hundred acres being part of a larger tract belonging to  
 Said Abraham Orne &c he the same more or less is bounded as follows to  
 Viz Beginning at John Stockton's Corn red oak thence North eighty six  
 degrees East one hundred and twenty poles to a Black oak thence South  
 ten and an half degrees West two hundred and Ninety poles to a White  
 Oak thence West one hundred and thirty poles to a White oak and  
 Gum on a branch thence down the same as it meanders to a Poplar  
 in John Stockton's line aforesaid thence North Sixty poles to a Hickory  
 thence North thirty degrees East one hundred and fifty five poles to the  
 Beginning together with all houses or houses Edifices Buildings  
 trees Woods under woods ways Waters Watercourses profits Commodities  
 Advantages Hires, Laments and Oppertunities whatsoever & then  
 Said tract or parcel of land and premises belonging or in any wise  
 Appertaining and also the Reversion and Provisions remainder and  
 Remainders rents, fees and profits of the Said Land and premises  
 above mentioned and of every, Part and parcel therof with with their  
 and every of their Appertinances and also all the estate right title  
 Interest, claim & demand of him the said Abraham Orne & his  
 heirs open to the said Land and premises aforesaid or any part  
 thereof with the Appertinances therunto belonging To have and to hold  
 the said tract or parcel of land and premises above mentioned  
 and every Part and parcel therof, with the Appertinances unto  
 the said John Whiteside his heirs and assigns to the only use and  
 behoef of the said John Whiteside his heirs and assigns forever  
 and the said Abraham Orne for himself and his heirs the said  
 tract, land or parcel of land and premises above mentioned  
 and every Part and parcel therof with their and every of their  
 Appertinances unto the said John Whiteside and his heirs and  
 assigns against whom the said Abraham Orne and every other  
 Person or Persons whatsoever shall and will bear and answer  
 defend by these presents but witness Whereof the said Abraham Orne  
 said hath hereunto set his hand and affixed his seal the  
 Day

956.)  
Day and year first above written.  
Signed Sealed & Delivered }  
in the presence of:  
Joseph Fuller, James McCachan  
Jacob Arnn.

Abraham Arnn L.S.

Memorandum that on the day and year first written mentioned quicq[ue] of  
peaceable possession of living & Leizn of the Land and premises within  
Mentioned was made and Delivrd by the within named Abraham Arnn  
Senior unto the within named John Whetstone to hold to him his heirs and  
Assigns forever according to the just & true intent and meaning  
of the within written Indenture.

In the presence of, Joseph Fuller  
James McCachan, Jacob Arnn.

Abraham Arnn L.S.

Received, the day & Date within Mentioned, the sum of thirty pounds  
Current Money of Virginia, it being the Consideration money within  
Mentioned, Due & Due.

Tst. Joseph Fuller, James McCachan  
Jacob Arnn.

Abraham Arnn L.S.

In a Court held for Pittsylvania County the 16<sup>th</sup> day of April 1792  
The within Indenture together with the Memorandum of living and  
Leizn of Eight hundred acres was proved by the oaths of two of the  
Witnesses thereto, to be the several acts of Deed of the within named  
Abraham Arnn, and the same was ordered to be testified by the Court  
And afterwards to wait, at a Court held for the Said County the 16<sup>th</sup>  
day of July 1792. The said Indenture Memorandum &c. was  
further proved by the oaths of the other Witnesses thereto to be the acts of Deed  
of the said Abraham Arnn all which were ordered to be recorded by  
the Court.

Tst. Wm. Simms L.S.

In the Name of God Amen, I William Durrell of Pittsylvania County  
 William Durrell being Sick & Weak of Body but of sound Mind & Memory thank be  
 to God for the same & calling to mind the uncertainty of this mortal life  
 do make & constitute this my last will and testament in Manner &  
 form following. Item. After my just debts are paid I leave every thing  
 that I possess to my wife Molly Durrell as long as she continues  
 my Widow at her death I leave my land to be Equally divided  
 According to Quantity & Quality Between my three Sons Francis  
 Durrell, Noah Durrell & Randy Durrell, if either of them should  
 die before they come of lawfull Age then the saide Land to be Divided  
 Between the other two or they that are living. Item I leave my  
 Estate to be Equally divided amongst my Children Leah Knapp  
 Cath Durrell today Durrell Frances Durrell, Betty Durrell, Noah  
 Durrell Randy Durrell Elizabeth Durrell & Molly Durrell, if  
 either of them should die without an heir lawfully begotten it  
 is my Desire that their Part of my estate should be Equally  
 divided amongst my living Children. Item fifty acres of land  
 which I sold to Gabriel Richards the ten years ago last May &  
 as I have made him a Deed to the same I give and bequeath it  
 to him and his heirs forever. Item. I hereby nominate & appoint  
 Purcell Richards & a Thomas of my beloved wife Molly Durrell  
 Executors of this my last Will and Testament, declaring all other  
 Wills by me heretofore made to be Null and Void as if the same  
 had never been Executed. Confirming this to be my last will and  
 Testament In testimony whereof I have hereunto set my hand &  
 affixed my seal this 13th day of September one thousand seven  
 hundred and Ninety two.

William Durrell

Signed Sealed and Acknowledged  
 In the presence of,

Noel Waddell jun<sup>r</sup>. Allen Waddell  
 Charles Waddell

At a Court held for Pittsylvania County the 16<sup>th</sup> Day of July 1792

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The within last will and testament of William Duncar deceased was  
Exhibited into Court by Dorothy Richards of Mollay Duncar, the Executrix  
of Executing this in Name, & the same was proved by the oaths of two  
of the Wifes Friends, & ordered to be record'd of the said Executrix and  
Excuting Made oath according to law, & with William Thomas and  
John Muddell their Securites entered into Bond and acknowledged  
the same, and on this Motion Certificate is granted them for obtaining  
a probate hereof in due form of Law.

Tisle Will. Tuncall pro Btto

Thos Rice's  
Will

In the Name of God. Amen I Thomas Rice of Pittsylvania County  
being very sick and weak but in perfect sense and memory, and calling  
to mind the Mortality of my Body, and knowing that is appointed  
for all men Once to die, do Make and Ordain this to be my last will  
and Testament, in the following Manner and form. Item I give &  
Bequeath Easts Robinson five Shillings to her forever.  
Item I give & Bequeath to Dease Rice five Shillings to him forever.  
Item I give & Bequeath to Martha Crum five Shillings to her forever.  
Item I give and Bequeath to John Rice five Shillings to him forever.  
Item I give & Bequeath to Thomas Rice five Shillings to him forever.  
Item I give & Bequeath to David Rice five Shillings to him forever.  
Item I give and Bequeath to Isaac Rice five Shillings to him forever.  
Item I give and Bequeath to Elizabeth Bales Rice one Brash and  
Saddle with feather Bed & furniture thereunto Belonging, with one  
Cow & Calf, two English Pounds and twenty Shillings in Cash. the  
Brash at ten Pounds Rice one Pound at forty Shillings, and the  
other at thirty Shillings Rice, Item I leave to my beloved wife Mary  
Rice all my hole & sole estate that can be founde within doors and  
without, my Lande Negroes Stocks of all kinds house hold and  
Kitchen furniture During her Natural life a Widow look with me  
to raise her children, but if in case my said wife shoule Marry  
then my estate to be taken by my Executors & Equally Divided  
Between my last wifes Children also Appertain to my wife Mary  
Rice, and my son John Rice to be my sole Executor of this

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My last will & Testament An witness whereof I have unto this my  
hand & seal this this thirty first day of March one thousand seven hundred  
& Ninety two.

In presents of us.

Thomas Price Esq

Abram Parish Godfrey & Burnell his  
mark

John Turtle.

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At a Court held for Pittsylvania County July the 16. 1792  
This last Will and Testament of Thomas Price deceased was presented in  
Court and proved by the Oaths of two of the witnesses thereto, Ordered that  
the same be recorded. And at another Court held for the said County -  
March the 17. 1800 the same was again presented in Court, and Mary  
Price Widow and Executrix herein named having first taken the  
Oath agreeable to Law and together with Richard Johnson, Joshua  
Saffold, William Shelton and Carlton Price her securities entered  
into and acknowledged their Bond in the penalty of two Thousand  
pounds Conditioned as the Law directs, on her motion Certificate  
is granted her for obtaining a Probate of the said Will in due form  
and liberty is reserved to John Price the Executor herein named to join  
in the said Probate when he shall think fit

Teste Will Dunstall Esq

Reads R.  
as Minister

I know all manner by these presents that we James Read and William  
Harrison of Pittslye County are hold and firmly bound unto his  
Excellency Henry Lee Governor of the State of Virginia in the sum  
of One thousand pounds Current money to be paid to the said Governor  
or his Successors to which Payment will and truly to be made we  
bind ourselves our Sons and several heirs Executors and Administrators  
firmly by these presents. Sealed with our Seals and Dated this  
20<sup>th</sup> day of August 1792 Whereas the above bound James Read  
being duly Authorized a Preacher of the Methodist Society  
 hath obtained License of and from the Court of the aforesaid  
County to celebrate the rites of Matrimony Between any persons  
Applying to him within the State of Virginia. Now the Condition  
of the above Obligation is such that if the above bound James Read  
shall will and faithfully celebrate the rites of Matrimony Between  
all parties to him Applying within this State Agreeable to the  
Rules

Rules and Regulations of his Church are agreeable to law then the above  
Obligation to be void else to remain in full force

Taken in Open Court.

James Reed, Lg

Tom. Garrison, Lg

At a Court of Quarterly Sessions held for Pittsylvania County the 26<sup>th</sup>  
Day of August 1792, this Bond was by the parties thereto acknowledged  
to be their Act & Deed and the same was Ordained to be Recorded by this  
Court.

Testified Will Gunns before both

Hicks's Deed  
from  
Master.

This INDENTURE made this fourteenth day of January in  
the Year of our Lord one thousand Seven hundred & Ninety two Between  
John Martin of the County of Pittsylvania of the one part, and  
Nathaniel Hicks of the said County of the other part, witnesseth that  
the said John Martin for and in consideration of the sum of Nine  
Pounds in hand paid Current Money of Virginia by the said  
Nathaniel Hicks the receipt whereof I do confess and acknowledge, hath  
given granted Bargained and sold, and Almond assigned and confirmed  
and the said John Martin for himself his heirs Exec & gen<sup>t</sup> doth  
by these presents give grant Bargain Sell All my right & Conform to  
the said Nathl. Hicks his heirs and Assigns forever one certain Tract  
or parcel of Land Containing fifty acres to the same more or less  
lying in the County of Pittsylvania, and bounded as followeth to wit  
Beginning on a corner White Oak in Charles Kizel's line, thence along  
the said Line North West to the Ridge Road near John Martin's  
plantation thence along the said Road South to Thomas Davis's  
line, thence his line to Charles Kizel's line, thence his line east to the  
Beginning to have and to hold the said fifty acres of land with all  
the appurtenances to the said Nathl. Hicks his heirs and Assigns forever  
and the said John Martin his heirs Exec & gen<sup>t</sup> doth Covenant  
and agree with the said Nathl. Hicks that the said John Martin will  
bear and pay forever defend the said before granted land with all  
the appurtenances to the said Nathl. Hicks his heirs and Assigns forever  
against them the said John Martin and from the claim or claims

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of any person or persons what ever Am witness whereof the said  
John Martin hath to these presents set his hand and seal the day  
of date above written

Signed sealed & delivered  
In presence of us.

John <sup>his</sup>  
+ Martin L<sup>S</sup>  
Mark

To: Lewis, Matthew McGloson  
Larkin Mays

(262)

Notary  
Jas from  
Ellington

Memorandum Jan<sup>y</sup> 14<sup>th</sup> 1782.

This day full and compleatly

Possession with key of dozen of the within mentioned land and  
Premises was given and delivered by the within bound John Martin  
to the within mentioned Nath Hucks. In the presence of the witness  
harts Regard

To: Lewis, Larkin Mays

Jno <sup>his</sup>  
+ Martin L<sup>S</sup>  
mark

Matthew McGloson

Jan<sup>y</sup> 14<sup>th</sup> 1792.

Recd this day of Nath Hucks Nine pounds  
Current Money of Virg & having the Consideration of the Money of  
the within mentioned, I say so. Dme Jno <sup>his</sup>  
+ Martin L<sup>S</sup>  
To: Lewis, Larkin  
Matthew McGloson

At a Court held for Pittsylvania County the 18<sup>th</sup> Day of June 1792.

This Indenture Together with the Memorandum of Lewis and Luran &  
receipt hereon indorsed was proved by the oaths of two of the Testifying  
thence to be the acts of Deed of the Within Named John Martin the  
same was Ordered to be Certified by the Court, And Afterward to be  
set at a Court of Quarter Sessions held for the said County the 25<sup>th</sup> Day  
of Aug<sup>t</sup> 1792. The said Indenture Memorandum and Receipt was  
further proved by the oaths of the other Testifying thence to be the several  
acts of Deed of the said John Martin and the same was  
Certified

Ordinance to be Recorded by the Register.

Take Will This Day of October 1772.

Notary  
for  
Ellington

This Indenture Made this fifteenth Day of October in the year of our Lord one thousand seven hundred and Ninety one between Jeremiah Ellington of Pittsylvania County of the one part and John Motley of the County aforesaid of the other part Witneseth that the said Jeremiah Ellington for and in Consideration of the sum of two hundred pounds Current Money of Virginia to him in hand paid by the said John Motley the receipt whereof the said Jeremiah Ellington doth hereby acknowledge to the said Jeremiah Ellington hath granted Bargained and sold Alene and confirmed and by these Presents doth grant and Confirm unto the said John Motley his heirs and assigns forever one certain tract or parcel of Land containing one hundred and Eighty Acres more or less a Citeate lying in the County aforesaid on both sides Shocco Creek and bounded as follows to wit Beginning at a post Oak and a Hickory in the said Ellingtons land on a branch on the North side of Shocco, thence straight along Shocco to the Mouth of a branch above the plantation, thence up the said Branch to Jeremiah Ellington old line and comes at a Black Jack in the old line made for that purpose, thence down the old line including the plantation till it comes to a new line made for John Yates, thence along his new line to the old line again thence along the old line to the Beginning and with all his wood ways waters and Watercourses profits hereditaments and Advantages whatsoever to the said tract or parcel of land belonging in any wise appertaining thereto and also the Execution and Recording remainder and Reserving Rents and Services of the said land and premises and of every Part thereof To have and to hold all and Singular the said premises above mentioned and every part and parcel thereof with the appurtenances unto the said John Motley his heirs and assigns forever and the said Jeremiah Ellington for himself and his heirs the above said tract or parcel of Land and premises and

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way back them up against him and his huse and agenst all and  
any other person or persons to the said John Motley his huse and  
Aysing forever Shall and will Warant and defend by these  
presentes. Whereunto I have set my hand and seal the day and  
year above written.

Jeremiah Ellington Esq

Signed Sealed & Delivere

In presence of

William Iby, Benjamin Hall

Jo. Motley

Memorandum and Surety of usyn that this fifteenth day of Octo  
One thousand Seven hundred and Ninety one full and payable pefyion  
of the within Land and premises was had by the said Jeremiah  
Ellington and he does Warant and defend the same unto the said  
John Motley his huse and Aysing forever as witness my hand  
and Seal the day and year above written.

Signed Sealed & Delivere in presence of Jeremiah Ellington Esq  
Will Iby, Benjamin Hall, Joab Motley

At a Court held for Pittsylvania County the 20<sup>th</sup> day of February 1792  
The within Indenture together with the Memorandum of Leving and  
Agreement made and sealed, was proved by the oaths of one of the WITNESSES  
thereon to be the true & Deed of the within named Jeremiah Ellington  
and the same was ordered to be certified by the Clerk. And afterwards  
sealed. At a Court of Quarter Sessions held for the said County the  
19<sup>th</sup> day of March in the year aforesaid the said Indenture and  
Memorandum was further proved by the oaths of one of the other  
WITNESSES thereon to be the true & Deed of the said Jeremiah Ellington and  
the same was further ordered to be certified. And afterwards sealed.  
At a Court of Quarter Sessions held for the said County the 20<sup>th</sup> day of  
August in the year aforesaid the said Indenture of Memorandum was  
further proved by the oaths of the other WITNESSES thereon to be the true & Deed  
of the said Jeremiah Ellington. All which were ordered to be sealed  
by the Clerk.

Teste Will. Tunstall Esq

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Farns  
Dad from  
Lumkin

Said

This Indenture Made this 19<sup>th</sup> day of April one thousand seven  
hundred and Ninety Between Joseph Lumkin of the County of Pittsylvania  
of the one part and Thomas Farns of the same County of the  
Other part witnesseth that the said Joseph Lumkin for and  
in Consideration of the sum of One hundred and fifty pounds to  
him in hand paid by the said Thomas Farns the receipt Whereof the  
Said Joseph Lumkin doth hereby Acknowledeg and thereof doth  
Acquit & Discharge him the said Thomas Farns his heirs &c.  
and have by these Presents given granted sold, enfeoffed and  
Confirmed unto the said Thomas Farns his heirs and Assigns  
foreward One certain Tract or Parcel of land lying and being in the  
said County on the South side of Dan river on Rutledge Creek  
Bounded as follow Beginning at a White Oak at the Mill  
then down the Creek and Meanders to a Branch, then up the sd  
Branch to a Dogwood where Stetts Wynn John Worshams &c  
Thomas Farns Corners In bisects from thence along Stetts Wynns line  
to Jacob Stillwells line, thence along his line Crossing the Creek to  
Charles Wynns line thence along said Charles Wynns line to John  
Worshams line, from thence along said Worshams line to the  
Beginning To have and to hold the said Tract or parcel of land  
Containing by Estimation two hundred Acres be the same more  
or less, with all the Appurtenances thereunto Belonging, which sd  
Tract or parcel of land I the said Joseph Lumkin for myself  
My heirs &c do warrant and will forever defend to the said  
Thomas Farns his heirs Executors Adm<sup>r</sup>s & Assigns and from all  
every other Person or Persons whatsoever Intervening Wherof I  
have hereunto set my hand and Seal the day and Date first above  
Written

Signed sealed & delivered in presence of }  
Robert Payne, Joseph Ferguson. }  
John Fergusons jun<sup>r</sup> Matthew & Wynn

Joe. Lumkin S<sup>r</sup>

Joseph Fergusons jun<sup>r</sup> Matthew & Wynn  
John Worsham

At a Court held for Pittsylvania County the 11<sup>th</sup> day of April 1792.

The

The within Indenture was proved by the Oaths of two of the Witnesses  
shaks. to be the act of Dwd. of the within Name & Joseph Lumpkin  
and the same was Ordained to be Certified by the Court & And  
Afterwards to Wth. Aka Court of Quarter Sessions held for the said  
County the 2d<sup>o</sup> Day of August 1792. The said Indenture was  
further proved by the oaths of one of the other Witnesses thereto  
to be the act of Dwd. of the said Joseph Lumpkin of the same  
was Ordained to be Recorded by the Court.

The Mlk. Tunstall jth

Mack s

Dwd from

Adams

Ewan

This Indenture Made this tenth day of August one thousand  
Seven hundred and Ninety two Between Simon Adams of Pittsylvania  
County of the one part, and John Mack of Buckingham County  
North Carolina of the other part, Witnesseth That the said Simon  
Adams for and in Consideration of the sum of Eighty pounds  
Current Money of Virginia to him in hand paid by the said  
John Mack about before the sealing and delivery of these  
presents the receipt whereof is hereby acknowledged by the  
said Simon Adams have granted, Bargained and sold unto  
Nelman and confirmed and by these presents do grant by give  
and sell unto John Mack all his Right, Title and Interest  
in and to that tract of land situate  
lying and being in the County of Pittsylvania on the North side  
Sandy River and Boundaries followeth to wit, Beginning at a  
White Oak below the falls, North thirty degrees east three  
hundred and Twenty poles bearing two Branches to a small White  
Oak, South eighty Nine degrees West three hundred and Six poles  
bearing two branches to a Red Oak in his own line thence on the  
said line, South Sixty Nine degrees East Ninety one poles bearing  
a branch to a White Oak South Nineteen degrees West Sixty Nine  
poles to a Red Oak, South Sixty two degrees West Sixty poles bearing  
a branch to a large White Oak, South five degrees West Thirtynine  
poles to a Red Oak on the river Bank thence down the said river  
as it Meanders to the Beginning. Together with all houses out houses  
Buildings

3 the Writings  
Joseph Lankin  
the And  
held for the said  
Indenture was  
twice as much  
of the same

estate forth  
one thousand  
3 of Pittsylvania  
County  
at the said Simon  
City pounds  
by the said  
of these  
and be the  
2 lots above  
grand bargain  
to the said  
and situated  
the North side  
beginning at  
ast there  
a small white  
and six poles  
thereon the  
one pole being  
st. Sixty four  
tenty pole being  
west thirty two  
in the said town  
was not house  
but

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Edifying Buildings woods underwoods profits Adantages hereditaments  
and Opportunituies whatsoever who in Equity or in law of him the said  
Simon Adams or in the said premises or any part thereof To have and  
to hold the said tract parcel of Land and premises above mentioned  
Containing three hundred Acres be the same More or less and every  
part thereof with the Opportunituies unto the said John Mack  
his heirs or assigns forever and the Simon Adams for himself his  
heirs all claiming under him do covenant grant and agree  
to and with the said John Mack his heirs and assigns by these  
presents that he the said Simon Adams the said tract or parcel  
of Land and premises mentioned and every part and parcel  
thereof with the Opportunituies unto the said John Mack his  
heirs and assigns against him and all persons claiming under  
him and also against the heirs of the said Simon Adams Shall  
and will warrant and defend by these presents In witness whereof  
the said Simon Adams shall underfull warrant and defend  
by these presents In witness whereof the said Simon Adams  
with his unto set his hand and affixed his seal the day and year  
within writing

Simon Adams L  
Signed & Delivered in the presence of us }  
Gibert L. Barnett, Jr. Wilson }  
George F. Nankins, John Mack junior }  
George Cunningham.

At a Court of Quarter Sessions held for Pittsylvania County the 25.  
Day of August 1792 the within Indenture was acknowledged by  
the within named Simon Adams to be his act of fact, and the  
same was Ordained to be recorded by the court

John Will. Franklin Jr. Rector

Morgan from  
Shelton  
Deed

The Commonwealth of Virginia to William Todd and friend Shelton  
first Justices of the County of Pittsylvania, grating whereas Abraham  
Shelton by his certain Indenture of sufficient title conveyed unto  
Haynes Morgan of the County of Pittsylvania one certain tract or  
parcel

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part of land lying and being in the said County of Pittsylvania  
 Containing by Estimation four hundred and More or less and  
 Whereas Chloe Shilton the wife of the said Abraham Shilton cannot  
 conveniently Travel to and from our said County Court of Pittsylvania  
 Know ye that we troubling to your faithful and prudent Examination  
 in Examining Chloe Shilton the wife of the said Abraham  
 Shilton from and apart from her sd Husband whether she does  
 the same fully and 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 attested that you  
 certify to our Justices of our said County of Pittsylvania under  
 your hands & seals distinctly and plainly you send together with  
 this Writ to Drs William Tunstall Clerk of our said Court  
 the day of 1790 in the 11<sup>th</sup> Year of the Commonwealth

Will. Tunstall

### Pittsylvania County S.C.

By virtue of the within Commission issued  
 directed we have Examined Chloe Shilton the wife of the said  
 Abraham Shilton from and 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 Name & Haynes Morgan we do hereby certify that  
 the said Chloe Shilton aforesaid from her said Husband did  
 fully 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 Haynes Morgan given under our  
 hands and seals this 14<sup>th</sup> day of July 1792

Will. Tock S.C.

Vincent Shilton S.C.

At a Court of Quarter Sessions held for Pittsylvania County the 20<sup>th</sup>  
 day

Pennsylvania  
or less and  
I am shittin cannot  
back of Pennsylvania  
accident facumspac  
t said Abraham  
whether shadow  
was com or threat  
lower in and to  
said Husband  
with that you  
cania under  
and together with  
is said land  
Commonwealth  
Tunstall

mission to us  
of the said  
Husband  
the within  
said Husband  
by party that  
Husband did  
work in and to  
the Husband in  
win under our

Toled S<sup>d</sup>  
J Shillton S<sup>d</sup>.  
a County the 20<sup>a</sup>  
day

268  
from  
Mollie's  
Dad from  
Ellington

Day of August 1792. The within Deed is an Acknowledgment  
and Ordained to be Recorded by the Court.

To the W<sup>t</sup> Tunstall Jr. etc

This INDEMNITY Made this tenth day of October in the year of  
our Lord one thousand seven hundred and Ninety two, Between —  
Jermiah Ellington, of the one part of Pennsylvania County and  
John Mollie of the County aforesaid of the other part, Witnesseth  
that the said Jermiah Ellington for and in consideration of  
the Just and full Quantity of Eighteen Thousand pounds of  
Crop tobacco to him in hand paid by the said John Mollie to  
the said Jermiah Ellington and the said Ellington hath  
granted Bargained and sold and by these presents doth grant  
Bargain and sell unto the said John Mollie his heirs and  
Assigns forever on certain Tracts or parcel of Land Situate lying  
and being in Pennsylvania County on both Sides of Shocks Creek  
Containing two hundred acres by estimation more or less and  
Bounded as follows to wit Beginning at a Post Oak and  
hickory on a branch on the North Side of the said Branch and  
the North Side of the said Creek at John Mollies Corner thence  
South to a Post Oak in the Line thence crossing the  
Creek to Tuckers Woodsons line thence North to a black Jack corner  
on a branch thence down the said Branch to the Creek thence  
crossing the Creek a line to the fish Station to North end to North  
the above said Two hundred acres of land, Together with the appurte-  
nances and all houses woods ways waters and Watercourses  
thereon standing growing or being and all other the Appurtenances  
to the said land Belonging or in any wise Appertaining unto the  
said John Mollie his heirs and Assigns forever and also the Rent  
and Revenues Rents and Remainders and all the estate right  
title Interest Claim and Demand whatsoever of the said Jermiah  
Ellington or his heirs of or to the said Land and promising and  
willing back therefrom with the Appurtenances unto the said John  
Mollie

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Molly his heirs and Assigns forever and I the said Jeremiah Ellington  
for my self and my heirs, and from all and every person or persons  
whatever the above granted land and Premises unto the said  
John Mottley his heirs and Assigns will warrant and forever  
defend by these presents In witness whereof I the said Jeremiah  
Ellington hath hereunto set my hand and fixed my seal the day  
and year above written.

Sealed & Dated & Delivered  
in presence of

Joseph Molly, William Dupuy,  
Daniel Mottley.

Jeremiah Ellington Jr.

Memorandum that on the sixth day of October one thousand  
Seven hundred and Ninety two being & day of the month and  
Premises within mentioned was had by the within Jeremiah  
Ellington and by him given up to the within named John  
Mottley according to the form and effect of the within Deed

Tiske Joseph Molly  
William Dupuy  
Daniel Mottley

Jeremiah Ellington Jr.

At a Court held for Perryman a County the 13<sup>rd</sup> Day of October 1792  
The within Indenture together with the Memorandum herein  
endorsed was proved by the oaths of the WITNESSES thereto to be  
the act & deed of the within named Jeremiah Ellington &  
Francois his wife being Privily Examined as the law directs  
Distinguishing her rights of Dowry in and to the within granted  
land and Premises Conveyed by her Said Husband to the within  
named John Mottley all which were agreed to be executed by the  
Court

Tiske Will. T. Marshall Esq.

near Ellington  
or persons  
the said  
and so far as  
said premises  
seat the day

Ellington 2d

thousand  
Land and  
Premises  
of John  
in Due

Ellington 2d

3 October 1792

honor  
acts to be  
granted  
Deeds  
in granted  
to the within  
named by the

us attell 8th

270.  
Parsons's  
Dad from  
Shelton

This Indenture Made this fourth Day of November in the year of our  
Lord & Christiana thousand Seven hundred and Ninety one Between  
Thomas Shelton of the County of Pittsylvania of the one part and  
William Parsons of the said County of the other part Testifying  
that the said Thomas Shelton for and in Consideration of the sum  
of Twenty five pound lawfull Money of Virginia to him in  
hand Paid by the said William Parsons hath granted  
Bargained and Sold to the said Parsons one certain Tract of  
land lying in the County of Pittsylvania containing one hundred  
Acres more or less and bounded as following to wit, on the North by the  
Bridge Path on the West by Caneys Branch on the South by Joseph  
Thurk's and on the East by the line of the said William Parsons  
To have and to hold the above granted land and premises with  
all my franchises thereunto belonging to the the said William Parsons  
his heirs and Assigns forever and he the said Thomas Shelton  
Shall and will warrant and defend a good and lawfull right  
and title to the said Land and premises to the said Parsons forever  
In witness whereof the said Thomas Shelton hath set his hand and seal the day & place above written

In presence of. J. Williams  
Thos Ragsdale. Joseph Parsons

Thomas Shelton Se

A Court of Quarter Sessions held for Pittsylvania County the 21<sup>st</sup> Day of  
May 1792. The within Indenture was proved by the oaths of two of  
the Witting Thirst. to be the Oath of Deed of the within named  
Thomas Shelton of the same was ordered to be Certified by the Court  
And afterwards to be Recorded for the said County Next  
Day of October in the Year aforesaid the same was further proved  
by the Oath of the other Witting Thirst. to be the act of Deed of the  
Said Thomas Shelton and the same was Ordered to be Recorded by  
the Court

Teste Will. Tinsdale Etch

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Ferguson's  
Deed from  
Ferguson

This Indenture Made this 10<sup>th</sup> day of October in the year of our Lord Christ one thousand seven hundred and Ninety two Between Robert Ferguson of the County of ~~in the State of~~ Pennsylvania of the one Part and Milicent Ferguson his Daughter of the County aforesaid of the other Part Witnesseth that the said Robert Ferguson for the Natural love and Affection which he bears unto his said Daughter Milicent Ferguson and More Especially for and in the Consideration of the Sum of ~~one hundred and~~ fifteen Shillings Current Money of Virginia to him in hand paid by the said Milicent Ferguson that given Granter Bargained Sold Alured Exposed and Compromised and by these Presents doth grant Bargain Sell Alure expose ~~and~~ Deliver and Confirm unto the said Milicent Ferguson of her heirs and Assigns forever all that Tract piece or parcel of Land Situate lying & being in the County aforesaid on both Sides of Riffle Creek id long the Land whereon the said Robert Ferguson Now lies and Boundaries as followeth Beginning at a corner Red Oak on ~~the~~ Hickys Road thence keeping along Briss line Crossing Riffle Creek to a corner Red Oak thence keeping along William Tods line to Riffle Creek of Crossing the said Creek along Todds line to the said Creek again thence Down the Creek to Hickys Road thence Keeping up Hickys Road to a corner near the house thence crossing the Road to Briss's line thence keeping along Briss's line to a corner point near the Muster Ground thence along Briss's line to Hickys Road thence Down the Road to the Beginning <sup>to the bottom</sup> containing by Estimation One hundred Acres more or less Together with all houses and houses Outfitts Building Woods and Woods Waters & Watercourses Projects Commonalties Advantages hereditaments and Appurtenances whatsoever to the said Tract piece or parcel of land and premises above mentioned belonging or in anyway appertaining also the Possession and Reversion Remainder and Remainder Dents and Servies of the said Premises of being paid therefor and the estate right title Interest claim demand whatsoever either in Equity or in law of him the said Robert Ferguson.

Ferguson.

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(272)

Ferguson his heirs Exors. or adm<sup>ts</sup> for and to the said Land and premises  
above Mentioned To have and to hold the said Land and premises  
above Mentioned and my part and parcel therof with the appurtenances  
unto the said Milicent Ferguson her heirs and assigns to the only  
proper use and behoof of the said Milicent Ferguson her heirs and  
Assigns forever. and the said Robert Ferguson for himself his  
heirs Exors. or adm<sup>ts</sup> doth Command and agree to and with the  
said Milicent Ferguson & her heirs Exors or adm<sup>ts</sup> by these  
presents that he the said Robert Ferguson the said tract of land  
and premises above Mentioned and my part and parcel therof  
unto the said Milicent Ferguson her heirs Exors or adm<sup>ts</sup> will  
warrant and for ever defend against the claim or claims of  
any person or persons whatsoever now living the said Robert  
Ferguson doth agree to and with the said Milicent Ferguson  
that he the said Robert Ferguson & Milicent his wife is to hold  
peaceable possession of the Land and premises above Mentioned  
during their natural life In witness whereof the said Robert  
Ferguson hath hereunto set his hand and affixed his seal the  
Day and year first written

R. Ferguson S.

Signed sealed & delivered } in the presence of }  
in the presence of } his wife Entituled }  
Will. Todd. Ben. Sunstall } before signed  
William Smith, Joshua Stone }  
Haynes Morgan

Recd the day and year first written Mentioned of the within Named  
Milicent Ferguson the consideration within Mentioned being Recd of me  
Wm. Todd, Joshua Stone  
William Smith, Haynes Morgan

R. Ferguson

A true bill for Pittsylvania County the 13<sup>rd</sup> Day of October 1792 The  
Within Indenture Together with the receipt hereon made was proved  
by the Oaths of three of the witnesses thereto to be the several acts of  
Deed of the within Named Robert Ferguson, and the same were  
Issued to be Recorded by the Clerk

Tiske Will. Sunstall Attest

Jamn.

Callands  
Deed & Trust  
for Walker

THIS INDEMNITY MADE on this twentieth day of September in the  
 year of our Lord One thousand seven hundred and Ninety two Between  
 Elisha Walker of Pittsylvania County of the one part and Samuel  
 Callands of the said County of the other part. Witnesseth that  
 the said Elisha Walker for and in consideration of Twenty one  
 pounds Ten Shillings and four pence half penny current money  
 of Virginia which he the said Elisha Walker is Justly indebted  
 unto him of honestly owing to him to pay unto him the said  
 Samuel Calland and for and in further consideration of the sum  
 of four Shillings to him in hand paid by the said Samuel  
 Calland at and before the sealing and delivering of these presents  
 the receipt whereof is hereby acknowledged and that I and  
 my part thereof doth Oponnate and Discharge the said  
 Samuel Calland and his heirs and assigns forever one  
 certain Tract or parcel of land lying and being in the County of  
 Pittsylvania on Sailor's Creek Adjoining the tract of land on  
 which the said Samuel Calland standeth at present stands  
 and being the Land on which I at present Reside containing two  
 hundred and fifty acres the same more or less, Together with all  
 my Stock of every kind household furniture and plantation  
 Utensils with all the Appurtenances thereto belonging or in  
 any wise Appertaining with the Revision and Rescission  
 Remainder and Remaining and all the Benefits and Profits  
 of the said Land and other Bargains & promises and the right  
 and title of him the said Elisha Walker with all the rights titles  
 Intents and Securities relating to the same To have and to hold  
 the said Land and other premises unto the said Samuel Calland  
 his heirs and assigns forever To the only proper use and behoof  
 of him the said Samuel Calland his heirs and assigns forever  
 and the said Elisha Walker does hereby grant for himself and  
 his heirs that he the said Elisha Walker his heirs and executors  
 shall and will warrant and forever defend the said Land to  
 his heirs

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Item two in the  
city two Between  
and Samuel  
myself that  
Seventy one  
pounds money  
by me delivered  
him he said  
of the sum  
Samuel  
of these presents  
thereof and  
the said  
one  
the County of  
Boglandon  
standing  
containing two  
acres with all  
plantations  
going or in  
use and  
profits  
and the right  
the rights title  
or and to hold  
Samuel Colland  
and whose  
everfore  
himself and  
a copy of this  
said land by  
promises

Promises and every part and article thereof with all and singular the  
rights and Opportunities there unto belonging unto the said Samuel  
Colland his heirs and Assigns forever against him the said  
Elisha Walker and his heirs and against every other person a  
person whatsoever upon Trust heretofore that him the said  
Samuel Colland his heirs Executors Administrators or assigns shall after  
the 25<sup>th</sup> Day of December one thousand seven hundred and  
Ninety three or as soon thereafter as the said Samuel Colland  
shall think proper or him the said Elisha Walker request him  
which ever of these circumstances shall first happen sell for the  
best price that can be gotten after giving ten Days publick Notice  
the said Land and other heretofore promised and out of the  
Money arising out of such sale discharge and satisfy himself the  
above sum of Seventy One pounds ten Shillings & 4 $\frac{1}{2}$  with law full  
Interest thereon from the Date hereof until the same shall be fully  
discharged and satisfied together with the Expenses attending the  
Drawing of Receding this Instrument of the contingent charges of the  
Appraisement or performing anything that is or shall be necessary  
relating to the delivery of this Instrument and the said Samuel Colland  
his heirs or Assigns shall pay the sum plus if any remain unto the said  
Elisha Walker his heirs Executors or his for the order in Writing  
whereof the said Elisha Walker hath hereunto set his hand and  
seal the day and year as foist above written

Signed sealed by Elisha Walker

In the presence of

Sam Tompkins & James McAdam  
John Cook.

Elisha Walker L.S.

It is caused to be Recorded for Pittsylvania County by the 15<sup>th</sup> Day of October 1792  
The within Deed of Trust was acknowledged by the within named  
Elisha Walker to be his act of deed and the same was Ordained to be  
Recorded by the Court

Taste Wall Tunstall Etch

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Parson's  
Deed from  
Shilton

This Instrument Made this fourth Day of November in the year  
 our Lord Christ one thousand seven hundred and Ninety one Between  
 Thomas Shilton of the County of Pittsylvania of the one part and  
 Samuel Parsons of the said County of the other part witnesseth  
 that the said Thomas Shilton for and in consideration of the sum  
 of Twenty five Pounds Lawfull Money of Virginia to him in  
 hand Paid by the said Samuel Parsons hath Bargained  
 and sold and by these presents doth grant Bargain sell  
 Alow and Confirm unto him the said Samuel Parsons his  
 heirs and Assigns forever one certain Tract of land lying in  
 the County of Pittsylvania Containing One hundred acres  
 More or less and Boundeth as follows to wit Beginning  
 Where the line of George Parsons's Pattern of two hundred  
 and Eighty five Acres crogeth the Ridge Path, thence the line  
 of the said pattern untill they crogs Little Cherry Stone, thence  
 the line of the aforesaid pattern to the aforesaid pathes thence  
 up the path as it Meandres to the Beginning To have and  
 to hold the above granted land and premises unto him the  
 said Samuel Parsons his heirs and Assigns forever with  
 all and every Priviledge and Appurtenance thereto belonging  
 or in any wise appertaining, and the said Thomas Shilton  
 for himself his heirs and Assigns doth covenant and agree to  
 defend a good & peaceful Right title and Interest in fee simple  
 In and to the aforesaid land premises to him the said Sam'l  
 Parsons his heirs &c against the claim of all persons whatever  
 In witness whereof the said Thomas Shilton hath hent to him  
 his hand and seal the day and date above written

In presence of.

J. M. Williams Joseph Parsons  
 Tho. Ragsdale

Tho. Shilton S.S.

At a Court of Quarter Sessions held for Pittsylvania County the

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 Nott.  
 Dec'd  
 Attn.

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21<sup>st</sup> Day of May 1792. This Indenture was proved by the Oaths of  
 two of the Testifiers thereto, to be the act of Deed of the within named  
 them, as Shilton which was Ordered to be Certified. And afterwards  
 to witness at a Court held for the said County the 15<sup>th</sup> day of October  
 in the year of our Lord, the said Indenture was further proved by  
 the Oath of the other witness thereto, to be the act of Deed of the said  
 Thomas Shilton of the same was Ordered to be recorded by the Clerk.

Teste Will: Ham states attck

Mottley's  
Dad from  
Athinson

This Indenture made this fifth Day of May in the Year of our  
 Lord Christ one thousand seven hundred and Ninety two between  
 Roger Athison Gent of Dunwoody County of the one part and  
 Joseph Mottley of Pittsburgh County of the other part witnesseth  
 that the said Roger Athison Gent for and in consideration of  
 the sum of Seven Thousand Pounds of Crops Tobacco at Petersburgh in  
 Manshousis to him in hand paid by the said Joseph Mottley the  
 Receipt of which the said Roger Athison doth hereby acknowledge  
 hath granted Bar gained and takes Alined and Confirmed and  
 by these presents doth grant and Confirm unto the said Joseph  
 Mottley his heirs and Assigns forever one certain Tract or parcel  
 of Land Containing one hundred and forty Acres by Estimation  
 to the same more or less aduate & lying in Pittsburgh County on the branches  
 of Echols fork of Sandy Creek and Boundes as followeth to wit.  
 Beginning where the said Mottley's New line which he purchased of the said  
 Athison joining Benjamin Hawls line thence along the said New line  
 South two and a half degrees East one hundred and fifty poles to a pine  
 thence along the said Mottley's Old line South Sixteen degrees  
 West thirty four poles to a White Oak corner thence along Lacey's line  
 South forty degrees East one hundred and twelve poles crossing Jacks  
 branch to Red Oak corner thence North thirty three degrees East one  
 hundred and fifty poles corner pine thence a New line North thirty nine  
 to degrees West one hundred and twenty poles to the said Hawls line  
 thence along said line North eighty degrees West thirty six poles to the  
 Beginning with all true Woods Way's Water and Water courses

Proofd

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for his Habitation and Advantage whatsoever to the said Tract or parcel  
of Land belonging or in any wise appertaining thereto and also the  
Rivation and Possession Remained and Remaining tents and living  
of the said Land and promising and of every part thereof To have  
and to hold all and singular the said Possession above mentioned  
and every part and parcel thereof, with the Appurtenances unto the  
said Joseph Motley his heirs and Assigns to the Proprietary and  
where the said Joseph Motley his heirs and Assigns forever.  
And the said Roger Atkinson Gent for himself and his heirs  
the above said Tract or parcel of Land and promising and  
every part thereof against him and his heirs and against all  
and every other Person or Persons to the said Joseph Motley  
his heirs and Assigns forever shall Warrant and Define by these  
Presentments where unto I have set my hand seal the day and

Year above written —

Roger Atkinson S:G

Signed Sealed & Delivered  
in presence of —

John R. Hall Thomas Atkinson  
John Dodd. M Williams  
Harris Adams

Memorandum and saying of Sealer that this fifth Day of May  
One thousand Seven hundred and Ninety two, full and peaceable  
possession of the within Land and promising was had by the said  
Roger Atkinson Gent and he does warrant and define the same  
unto the said Joseph Motley his heirs and Assigns forever as  
Witness my hand and seal the day and Year above written

Signed Sealed & Delivered

Roger Atkinson S:G

In presence of —

John R. Hall Thomas Atkinson  
John Dodd. M Williams  
Harris Adams

Co: of  
Ind for  
George

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At a Court of Quarter Sessions held for Pittsylvania County by the 21<sup>st</sup> day of May 1792. The within Indenture together with the memorandum herein inserted was proved by the oaths of one of the Testifying Thence to, to be the several acts & Deed of the within Name of Roger Atkinson, and the same was ordered to be Certified by the Clerk. And Afterwards to witness at a Court held for the said County the 16<sup>th</sup> Day of July in the year aforesaid the said Indenture of memorandum was further proved by the oaths of one of the other Testifying Thence to be the acts & Deed of the said Roger Atkinson of the same was further ordered to be Certified. And Afterwards to witness at a Court held for the said County the 15<sup>th</sup> Day of October in the year aforesaid the same was further proved by the oaths of one of the other Testifying Thence to be the acts & Deed of the said Roger Atkinson. All which were ordered to be recorded by the Clerk.

Take Will Fully etc

Gosney's  
Deed from  
George

This INDENTURE Made this sixteenth Day of July in the year of our Lord One thousand four hundred & Ninety two Between James George & Elizabeth his wife of the County of Pittsylvania of the one part, and Benjamin Gosney of the County of Franklin of the other part Testifying that the Said James George and Elizabeth his wife for and in consideration of the sum of One hundred and eighty Nine Pounds current money of Virginia to them in hand paid by the said Benjamin Gosney also before the sealing and delivery of this present instrument the Receipt whereof they the said James George and Elizabeth his wife doth hereby acknowledge and themselves therewith fully satisfied Contented and paid have given granted Bargained and sold and by these presents do give grant Bargain and Sell unto the said Benjamin Gosney his heirs and Assignees forever one certain Tract or parcel of Land situate lying and being in Pittsylvania County on the Branches of Allen's Creek containing by estimation Six hundred and thirty acres and bounded as follows Beginning at a corner near to Hickey's Road, thence along the line of the said James George's New plantation North Twenty three Degrees East forty six poles to a pine tree along

Day of May  
29  
payable  
by the said  
At the same  
date as  
written in  
the book

on 28

along Joseph Davis's line North three Degrees West one hundred and forty eight poles bearing three branches to a pine North eighty Degrees West One hundred and twenty poles to a Tree Oak Sapling in Benjamin Lankfords line and thence along the same South Twenty seven Degrees West two hundred and six poles bearing three branches to a pine three along James Henderson's line South eleven Degrees West two hundred and forty poles bearing three branches to a Red Oak on a Branch just above Buckley's Mill thence along Buckley's lines North Sixty Nine and a half Degrees East forty eight poles to a White Oak on the said Branch and thence up the same as it Meanders thirty two poles to a pine thence South forty Degrees East forty six poles to a pine South Twenty Two Degrees West Twenty Six poles to a few and off and pine bearing Kitching Brook line South four Degrees West sixty six poles to a Red Oak on the East fork of Allens Creek and thence down the same as it Meanders thirty poles to a white oak thence off south fifty Degrees East one hundred and eighteen poles to pointers thence along Joshua Stones line North fifty degrees East Sixty four poles to pointers thence along William Heath's line North thirty Nine Degrees West Twenty one poles to a pine North forty Seven Degrees East one hundred and Ninety poles to pointers thence North forty two Degrees West thirty eight poles to a Black on the east fork of Allens Creek and up the same as it Meanders thirty four poles to a dogwood in Mr. Heath's line aforesaid and along the same N.E. 10.72 poles to the Beginning together with all houses out houses Woods underwood underwood ways water and water courses profits commodities advantages hereditaments and appurtenances whatsoever to the said tract or parcel of land and premises above mentioned Belonging or in any way appertaining and also the Reversion and Reversions余地 and remaining rents and leases of the said land and premises above mentioned and of every part and parcel

part thereof and also the estate right title to such claim and demand  
 whatsoever either in Equity or in law of them the said James George and  
 Elizabeth his wife and their heirs Executors and Administrators of and  
 to the said Land of premises and every part and parcel thereof To have  
 and to hold the said Land and premises before Mentioned and  
 every part and parcel thereof with the appurtenances unto the said  
 Benjamin Gosney his heirs Executors Administrators and assigns  
 forever and the said James George and Elizabeth his wife for  
 themselves and their heirs both Currant and agree to and with  
 the said Benjamin Gosney and his heirs by these presents that they  
 the said James George and Elizabeth his wife the said Tract of Land  
 and premises before Mentioned, and every part and parcel thereof  
 with the appurtenances unto the said Benjamin Gosney his heirs  
 and assigns forever against them the said James George and  
 Elizabeth his wife and their heirs and all other person or persons  
 whatsoever shall & will warrant and forever defend the said Land  
 and premises In Testimony whereof the said James George and Elizabeth  
 his wife hath to these presents set their hands and seals the day and  
 year before written

Signed sealed & delivered  
 in presence of us.

James George L.S.

Memorandum that on the day and year within Mentioned full  
 peaceable and quiet possession of living of dozen of the within Mentioned  
 Land and premises was given and delivered by the within Name of  
 James George unto the within Name Benjamin Gosney according to  
 the true purpose Intend and Meaning of the within written Instrument  
 Test.

James George

Received July the 16<sup>th</sup> 1792 of Benjamin Gosney the sum of one  
 hundred and eighty nine pounds Current Money in full of the  
 within Mentioned Consideration Money to be paid unto me

Test

James George

At a Court held for Pittsylvania County the 15<sup>th</sup> day of October 1792  
 The within Indenture Together with the Memorandum of Living and signature

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and Receipt hereon indorsed was acknowledged by the writer Namely  
James George to be his Seal City of Sud, and the same was Oared  
to be bounded by the Court.

Tude Mill Tunstall etc

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Richards's  
Deed Trustee  
Tunstall

This Indenture Made this thirtenth day of September in the  
Year of our Lord one thousand seven hundred and Ninety two Between  
Edmund Tunstall of the County of Pittsylvania of the one part and  
Humphrey Richard of the Town of Petersburg of the other part  
Whereas the said Edmund Tunstall is Justly indebted to the  
Said Humphrey Richard the sum of One hundred pounds Current  
Money of Virginia and being Desirous to Secure the Payment  
thereof with Interest Now this Indenture witnesseth that the  
Said Edmund Tunstall for and in Consideration of the aforesaid  
Sum of One hundred pounds to him in hand paid the receipt  
Whereof he doth hereby acknowledge to be the said Edmund Tunstall  
hath granted, Bargained and sold unto Alan Pearce and Company  
and by these presents doth grant Bargain and sell unto  
Release and Confirm unto the said Humphrey Richard all  
that Tract piece or parcel of land Situate lying and being in  
the County of Pittsylvania on the North side of Shunking River  
Containing by Estimation two hundred Acres to be the same  
More or less and Bounded by the lines of Francis Foley William  
Toad, Robert Ferguson & Thomas Tunstall also the following  
Negroe Slaves to wit Bristol & Tilly which said Land and  
Slaves Together with all houses gardens orchards trees woods  
underwoods ways watercourses profits Commodities &  
Advantages incidentally and Appertaining whatsoever  
to the said Tract piece or parcel of land & premises & slaves  
above mentioned and of every part and parcel thereof with  
the Appertaining and also the Revision and Cross roads  
Remainder and Remaining tents and services of the said premises  
and slaves and of every part and parcel thereof and also  
all

with whom  
and was Ordained  
Dr. Tunstall etc  
  
September in the  
Ninety two Between  
the one part and  
other part  
settled to the  
esounds Current  
Payment  
that the  
of the aforesaid  
is the receipt  
Edmund Tunstall  
and his assigns  
will be given  
Richard all  
is and being in  
the king now  
the same  
to Sir William  
to the following  
d Land and  
ds Trees mostly  
nating in  
Whatsoever  
was selling  
this of with  
resorts in  
the said premises  
and also  
all

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all the estate right title claim and demand whatsoever, either in equity  
or in law of him the said Edmund Tunstall and his heirs of or to the  
said premises and slaves and every part and parcel thereof, with  
the appurtenances To have and to hold the said tract piece or  
parcel of land of premises of slaves copy back and parcel thereof  
with the appurtenances unto the said Humphrey Richards his  
heirs and assigns forever, and the said Edmund Tunstall for  
himself and his heirs doth covenant and agree to and with  
the said Humphrey Richards his heirs and assigns by these  
presente that the said Edmund Tunstall his heirs the said  
Tract piece or parcel of Land and premises and slaves above  
mentioned and every part and parcel thereof with the appurtenan-  
ces unto the said Humphrey Richards his heirs and assigns  
against him the said Edmund Tunstall and his heirs and all  
and every other person and persons whatsoever, shall and will  
Warrant and recover defor by these presents In Trust Monthly  
and these presents are upon this condition that in case the said  
Edmund Tunstall his heirs Executors or Administrators Shall on  
or before the thirtenth Day of September one thousand seven  
hundred & Ninety three or as soon afterwards as the said Humphrey  
Richards his heirs or assigns shall require well and truly pay or  
cause to be paid unto the said Humphrey Richards his heirs or  
Assigns the aforesaid sum of one hundred pounds with legal interest  
thereon and also all costs and expenses which shall or may  
attend the sale of the said Land and Slaves, also the Drawing and  
Recording this Indenture, that then the said Humphrey Richards  
Shall permit and suffer the said Edmund Tunstall or his heirs  
to remain in the possession on the said Land and premises and  
Slaves with all its appurtenances and this Indenture to be void  
and of no effect In witness Whereof the said Edmund Tunstall  
 hath to these presents set his hand and seal the day and year first  
above written

Sealed & Delivered In presence of  
William Smith William Dib  
Jonathan Stone

Edm. Tunstall Esq

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At a Court held for Pittsylvania County the 15<sup>th</sup> Day of October 1792  
 The Within Deed of Trust from Edmund Tunstall to Humphrey  
 Richards was by the said Edmund acknowledged to be his act of  
 Due of the same was Ordained to be recorded by the Clerk

John M. Tunstall Clerk

Robinsons  
Deed from  
Harris

THIS INDENTURE Made this Twenty ninth Day of September  
 One thousand Seven hundred and Ninety two Between David  
 Harris of Pittsylvania County State of Virginia of the one part and  
 Ise Robertson of the said County of the other part Witnesseth  
 that the said David Harris for and in consideration of the  
 sum of fifty pounds Current Money to him in hand paid  
 by the said Ise Robertson before the sealing and Delivering of  
 these presents the receipt whereof he doth hereby confess and  
 acknowledge hath granted Bargained and sold and by  
 these presents doth grant Bargain sell and Confirm to the said  
 Ise Robertson his heirs and Assigns forever one certain Tract or  
 parcel of land situate lying and being on both sides of the  
 South fork of Sandy River containing by estimation one hundred  
 and fifty acres more or less Beginning on a White Oak on Peter  
 Wilsons New Dividing line on the South side of the said fork  
 thence with the old line to a cornered Oak on Henry Potters line  
 thence along Potters line leaving the said fork to a cornered  
 oak thence along the old line to a cornered Oak on Peter Wilsons  
 line thence along Peter Wilsons line crossing the said fork to  
 the Beginning being the land and plantation whereon the  
 said David Harris now lives To have and to hold and  
 peaceably enjoy the aforesaid land and premises with all  
 houses orchards gardens Woods Under woods Waters and  
 Water courses with with all the appurtenances thereto  
 Belonging or in any wise appertaining to him the said David

Harris

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Harris his heirs and assigns forever to witness whereof the said  
David Harris hath hereunto set his hand and affixed his  
Seal the day and year first above written.

Signed sealed & delivered  
in the presence of

Clement Nance John Harris  
Thomas Curry William Harris  
Thomas Harris

David Harris Esq

At a Court held for Pittsylvania County the 15<sup>th</sup> Day of October  
1792. The within instrument was acknowledged by the within  
Named David Harris to be his act & Deed & the same was  
Ordered to be recorded by the Clerk.

Teste Miss Davis tall to the

Burnett  
Deed from  
Johnson

This 18<sup>th</sup> of August one thousand seven  
hundred and Ninety two Between Samuel Johnson and Elizabeth his wife  
of the County of Pittsylvania of the one part, and Barnet Burnett of  
the same County of the other part. Whereas the said Samuel  
Johnson and Elizabeth for and in consideration of the sum of fifty pounds  
good and lawful Money of Virginia to us in hand paid by the said  
Barnet Burnett, the receipt whereof we acknowledge our selves fully  
satisfactorily satisfied have therefore granted Bargained sold & bequeathed  
and delivered unto the said Barnet Burnett one certain Tract or  
parcel of Land containing by estimation Seven acres more  
or less lying and being in the County of Pittsylvania on the Water  
of Banister River and bounded as follows to wit Beginning at  
Treadwells Corner White Oak in Leake line, thence Treadwells line  
South eighty three degrees East two hundred and fifty eight poles  
to a hawthorn in Chambourlans line thence the same South seventy  
four Degrees West two hundred and thirty six poles to another on  
Turkey Branch and thence along the same as it meanders to the  
Beginning To have and to hold the said tract or parcel of land  
with its appurtenances improvements &c unto the said  
Barnet

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Barnet Burnett and his wife the said Samuel Johnson and Elizabeth his  
wife do for ever Warrant and Despise the Wright of said land to be  
free from the claim Right or Title of any Person or Persons whatsoever  
only the Proprietary and Right of him the said Barnet Burnett  
with its premises, all Improvements Woods Woodlands Marshes  
Meadows Mines &c unto him the said Barnet his husband,  
Osgood for ever In Witness Whereof the said Samuel Johnson  
& Elizabeth his wife have hereunto set their hands the Day and  
Year above written

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Signed & Delivered in  
Present of us.

Samuel Johnson L.S.

Benjamin Burnett. John Burnett  
Benjamin Burnett.

A Court held for Pittsylvania County the 15<sup>th</sup> Day of October  
1792 The within Indenture was Proved by the oaths of the  
Witneses thereunto to be the act & Deed of the Within Named  
Samuel Johnson and the same was Ordained to be Recorded by  
the Clerk.

Teste Will. Tunstall Esq.

Blakely Jr.  
Deed from  
Blakely

This Indenture made this fifteenth day of September one  
 thousand Seven hundred and Ninety two Between James Blakely  
 Senior of the County of Pittsylvania of the one part and James  
 Blakely Junior of the County aforesaid of the other part Witneseth  
 that the said James Blakely Senior doth hereby acknowledge hath  
 given granted Almeda Mace over released Conveyed and Confirmed  
 unto the said James Blakely Junior his heirs and assigns forever  
 one certain Tract or parcel of land situated lying and being in  
 Pittsylvania County and State of Virginia containing by estimation  
 Ninety Seven acres be the same more or less and bounded as followeth  
 to wit Beginning at John Blakelys Corner Red oak on  
 Hukies Road thence North Twenty eight Degrees West fifty  
 poles

Dickersons  
Power of Atty.  
Terry's

Poles to a Black oak in William Drown Senior's line by his fence thence South eighty degrees West two hundred and twelve poles to a White oak on Witsleevs Creek thence South Sixty four degrees West forty poles to a post in White line three thence South Twenty six Degrees East Eighty poles to John Blakely's corner White oak on Hickey's Road thence with its North East two hundred poles to the Beginning of the River and to hold the aforesaid granted premises with all and singular the right benefit privileges and appurtenances therunto belonging to the said James Blakely senior to him his heirs and assigns forever and the said James Blakely senior doth by these presents warrant and will forever defend the aforesaid granted land and premises with the appurtenances therunto belonging unto the said James Blakely senior his heirs and assigns forever to be at the time of granting the same free and clear of and from all manner of incumbrances and from the just claim of any person or persons whatsoever In witness whereof the said James Blakely senior hath hereunto set his hand and affixed his seal the day and year above written

Tester James M' Achrane  
Robert Fenlow Benjamin Blakely

James O'Blakely <sup>his</sup> S: J:  
Mark

At the Court House for Perry County the 15<sup>th</sup> Day of October 1792  
The Within Indenture was Acknowledged by the within Named James Blakely to be his act of fact and the same was Ordained to be Recorded by the Court  
Tister Will. Gunstall Clerk

Dickenson

Power of Atty:

NOW all munity these presents that we Joseph Terry and  
tm Terry of the County of Perry do by these  
presents constitute and appoint William Dickenson of  
Burke County our law fit Attorney in fact for the purpose  
of Selling and Conveying in fee simple a certain tract or  
part of land lying and being in the County of Fayette  
lying on Hickman's Creek State of Kentucky we also oblige our  
Selves over heirs to stand to and abide by his Transactions

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Therein in as ample Manner as I can recollect has done the  
Same, as witness my hands and Seal this the thirteenth day  
of November 1792.

Signed Sealed and Delivered  
In presence of

Joseph Terry Jr.

At the Court of Quarter Sessions held for Pittsylvania County  
the 10th Day of November 1792, The above Power of Attorney  
was by the above named Joseph Terry acknowledged to be his  
act & Deed, and the same was ordered to be recorded by the  
Court

Date Will. Davis Esq. to the

Hubbards  
Deed from  
Robinson

THIS INDUMENT, Made this 19. Day of November in  
the year of our Lord Christ one thousand seven hundred and  
Ninety two, Between George Robinson of the County of  
Pittsylvania of the one part and John Hubbard of the County  
opposite of the other part. witnesseth that the said  
George Robinson for and in consideration of the sum of fifty  
Pounds current Money of Virginia to him in hand paid by  
the said John Hubbard at and before the sealing and delivery  
of these presents, the receipt Whereof the said George Robinson  
doth hereby acknowledge, hath given granted Bargained sold  
Agreed and Confirmed unto the said John Hubbard his heirs  
and Assigns forever, one certain Tract or Parc of Land situated  
lying and being in the County aforesaid on Basskin Creek  
Containing by estimation fifty Acres be the same More or less  
with a Mill thereon Standing, And Bounded as follows to wit  
Beginning at Thomas Hodges Corner Red Oak tree along the  
said line to a Poplar at the Creek, thence down the Creek and  
Meanders to the fork thereof at the other as it Meanders to  
the first Nopper, Spring thence along the path that is from  
Nopper up the Mill pond keeping the old path to a small stream

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That comes in the Mill pond thence as the pond runs to  
 Nathaniel Atkinsons line thence crossing the creek along  
 the said line to the Beginning to have and to hold the  
 aforesaid granted land and premises together with the mill  
 wharves, with all and Singular the Right Benefits franchises  
 & Appurtenances therunto belonging to him the said John  
 Hubbard his heirs and Assigns forever, and the said  
 George Robinson doth by these presents warrants will  
 youse defend the aforesaid granted land and premises  
 with all the appurtenances therunto belonging unto the said  
 John Hubbard his heirs and Assigns forever and to be at the  
 time of Granting the same free and clear of any from  
 all Manner of Incumbrance, and from the just claims  
 of any Person or Persons whatsoever, In Testimony whereof  
 the said George Robinson hath hereunto set his hand  
 and affixed his Seal the Day and Year first written  
 Signed Sealed & Delivered  
 in the presence of — 3 George Robinson

The 20th day of November in the second line was written  
 before signed.

In a Court held for Pittsylvania County this  
 19th Day of November 1792. The above Deed was by the above  
 named George Robinson Acknowledged to be his aforesaid  
 and Francis the wife of the said George The being first fully  
 Examined as the law directs relinquished her Right of Barron  
 in and to the land and premises Conveyed by the said Deed  
 All which were desired to be recorded. By the Court

Tate Will Tunstall Clerk

This INDENTURE Made this eleventh day of December in  
 the year of our Lord God one thousand Seven hundred and Thirty two  
 Between John Hall of the County of Pittsylvania of the one  
 part and Jonathan Hill of the said County of the other part  
 Witnesseth that the said John Hall for and in Consideration  
 of the sum of fifty pounds Virginia currency to him in hand

Hills Deed  
to Hall

Said the witness whereof the said John Hall doth hereby acknowledge hath granted bargained and sold, and by these presents doth grant bargain sell and deliver unto the said Jonathan Hill one certain Myscayce tract or parcel of land situate lying and being in the County of Pittsylvania  
 on the upper Double Creek, beginning at a corner pine on Littleberry Shulds's line thence his line No. 21 E 144 poles crossing the creek and a branch several times to pointing thence Watkins's line in Watkins's line to a corner Black Oak on Pleasant Shulds's line thence said Shulds's line crossing the creek to pointes on said Shulds's line and William Harrison's line thence a straight line to the beginning containing one hundred acres the same more or less to have and to hold the said granted land and premises with all and singular the appurtenances thereunto belonging unto the said Jonathan Hill his heirs and assigns forever, and the said John Hall doth for himself his heirs and assigns covenant and agree to stand with the said Jonathan Hill his heirs and assigns, and the said Hall doth for himself his heirs and assigns warrant and defend the above mentioned land and premises.

In witness whereof the said John Hall hath set his hand and affixed his seal the day and year above written

Sealed & delivered }  
 in presence of }

John E Hall L }  
 Pleasant Shulds William Richardson }  
 Robert Watkins, Littleberry & Shulds }  
 Mark }  
 Mark

At a Court held for Pittsylvania County the 17th Day of June 1792, This indenture from John Hall to Jonathan Hill was by the said John Hall acknowledged to be his act & deed, and Joanna wife of the said John Hall being properly examined as he lawfully relinquished his right of Dower in and to the within mentioned land and premises conveyed by her said husband to the said Jonathan Hill, and the same was ordered to be record by the court.

Teste Will. Gunstall

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Willie's  
Dad from  
Wallace.

Henry in  
and by these  
to the said  
County of  
Pittsylvania  
sum or sum  
£ 114 Pds  
to pointing  
Pleasant.  
The Creek to  
persons live  
ning one  
and to hold  
singular  
said Jonathan  
the Hall  
and agree  
ing, and  
us warrant  
d premises  
his hand  
written

This Indenture made this eighteenth day of July one  
thousand seven hundred and Ninety two between Robert Wallace  
of the County of Pittsylvania and State of Virginia of the one  
part and Pleasant Shilds of the said County & State aforesaid  
of the other part, witnesseth that the said Robert Wallace for  
and in consideration of the sum of Twenty two pounds ten shillings  
current Money of Virginia to him or his hand paid by the said  
Pleasant Shilds the receipt whereof he doth acknowledge  
hath given granted Bargained & sold and by these presents  
to th give grant to Bargain & sell Alin release Lipe off and  
Confirm unto the said Pleasant Shilds and to his heirs &  
Assignees for ever a certain tract or parcel of Land lying and  
being in the County aforesaid on both sides of the upper Double  
Creek and bounded followeth to wit Beginning at a corner  
Post Oak on William Richardson's line & Daniel S. Fairley's  
line near the old road and running N. 30. E 88 chains to the fork  
of the Creek where the old road crosses on Richard's line  
thence his line as the road now runs to a post oak a corner  
of said Shilds on said Richardson's line, thence Shilds' line  
S. 64. W. 14. chains to a red oak thence a straight line to the  
fork of the Branch, thence down the branch to the said creek  
and up the creek a straight line to a bank of the creek and  
then continuing the same course two chain to a corner  
hickory of Ned & Scott's line, thence Fairley's line 5 chains  
to the beginning containing twenty two and a half acres be  
the same more or less, to have and to hold the said Bargained  
land and premises with the Revision & Revisions remainder  
& remaining thereof unto the said Pleasant Shilds and to his  
heirs and Assignees forever and he the said Robert Wallace doth  
hereby warrant and forever defend the above mentioned land  
and premises free from the claim of any person or persons  
whatsoever. In witness whereof the said Rob. Wallace hath  
hereunto set his hand and affixed his seal the day and year first  
above mentioned  
Signed Sealed & Delivered  
in presence of

Robert Wallace

Day of Seven  
will was by  
Dad, and  
Examined  
and to the  
said Notary  
to be record  
ed.

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John Farley, Betsy Watters  
 Archer Watters, John <sup>his</sup> Hale  
 Tittering Shulds, Jonathan Hale  
 William Richardson.

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At a Court held for Pittsylvania County the 17<sup>th</sup> day of Decemr 1592. This Deed from Robert Watters to Pleasant Shulds was passed by the oaths of three of the witnesses thereto to be the act & Deed of the said Robert Watters & the same was ordered to be recorded by the court.

Pete Hale Tunstall att

Waddells  
Deed from  
Seal.

This INDEMNITY Made this twentieth of December in the year of our Lord one thousand seven hundred Ninety two Between James Seal of the County of Pittsylvania of the one part and Charles Waddell of the other parts witnesseth that the said James Seal for and in consideration of the sum of seventy pounds current Money of Virginia the Receipt whereof doth acknowledge hath Bargained & Sold and by these presents doth Bargain and Sell unto the S. & Waddell a certain Mysnay Tract or parcel of land, Situate lying and being in the County of Pittsylvania aforesaid and State of Virg<sup>n</sup> on the waters of Sandy Creek containing by estimation one hundred and eighty six & three quarters Acres and Bounded as followeth To wit beginning at Branch in Noell Waddells line thence up said Branch to a White Oak corner thence New Ground line in William Harrison line thence along Harrisons line to a corner black Jack thence along Harrisons line a post oak on James Woods line thence along James Woods line to white oak on Woods line thence his line to Hammocks corner from thence with said Hammock to a white oak on the same thence with the same to Noell Waddells line thence along Noell Waddells line to the Beginning

Shulds  
Deed fr.  
Hale

have and to hold the said Bargain pertaining with all and  
 Singular Appurtenances unto the said Waddell, and to his heirs  
 and assigns forever and the said James Seal doth for himself  
 his Heirs and Assigns covenant and agree with the said  
 Charles Waddell his heirs and Assigns forever and the said  
 Seal his heirs and Assigns will warrant and forever  
 defend the above granted Land and premises and every  
 Part and parcel thereof unto said Waddell a. M. D. M. C. S.  
 My hand and Seal the Day and year above written  
 Sealed & Delivered  
 in presence of us } James Hale, Jr.

At a Court held for Pittsylvania County the 17<sup>th</sup> Day  
 of Decem<sup>r</sup> 1792 This Indenture from James Seal to  
 Charles Waddell was by the said James Seal acknowledged  
 to be his act & deed by the same was Ordained to be recorded  
 by the Court  
 Post Merit Sunstall Clerk.

This Indenture made this eleventh day of December in  
 Year of our Lord God one thousand seven hundred and Ninety  
 two Between John Hall of the County of Pittsylvania of  
 the one part and Littlebury Shilds of the said County of  
 the other part, witnesseth that the said John Hall for  
 and in consideration of the sum of fifteen Pounds being  
 money to him in hand paid by the said Littlebury Shilds  
 the receipt whereof the said Hall doth hereby acknowledge  
 hath given granted Bargained and sold and by these  
 presents doth give grant bargain and sell & confirm unto  
 the said Littlebury Shilds and to his heirs and assigns forever  
 a certain tract or parcel of Land lying and being in the County  
 aforesaid on both sides of the upper Double Creek and bounded  
 as follows to wit, Beginning at a corner point on William  
 Harrison's line, thence his line S. 80. 8. 54 rods to a point on sd  
 Harrison's line, thence a new line N. E. 21. 8. 14 rods along the

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Creek and a branch several times so pointing in the back line and  
thence along the same S. 76° 30' W. 54 rods to a pine & S. 21. W. 120.  
Rod before the said Creek and a branch to the Beginning  
containing forty acres be the same more or less To have and to hold  
the said Bargained Land and Premises with the houses and  
<sup>remainder</sup>余地 thereof unto the said Settling Shulds  
and to his heirs and assigns forever and he the said John Hall  
doth hereby warrant and forever defend the above mentioned  
Land and Premises free from claim of any person or persons  
whatsoever Intervening Whereof the said John Hall hath  
hereunto set his hand and affixed his Seal the Day and year  
first above written.

Signed Sealed & Delivered }  
in presence of {

John T. Hall &  
Mark

Reseuk Shulds Robert Mullings. {  
Jonathan Hill William Richardson }

A Court held at Pittsylvania County the 17th Day of December  
1792. The above Indenture was by the above named John Hall  
acknowledged to be his act & deed. and Isanna the wife of the  
said John Hall being first Privily Examined as the law  
directs relinquished her right of Dower in and to the land and  
Premises conveyed by the said Indenture, all which were  
deemed to be executed by the Court.

Tobias Mull. Gunstall Etta

Towles  
Deed from  
Phillips.

This INDENTURE made this October the Twelfth one thousand  
Seven hundred and Ninety two Between Tobias Phillips of the  
County of Pittsylvania and State of Virginia of the one part  
and Joseph Towles of the same County and State of the other part  
Witnesseth that the said Tobias Phillips for and in consideration  
of the sum of one hundred pounds current Money of Virginia

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to him in hand paid by the said Joseph Towler the tenth  
 Whence the said Tobias Phillips doth hereby acknowledge he  
 hath granted Bargained sold, Alined and Conveyed  
 and by these presents doth grant bargain sell & confirm  
 unto the said Joseph Towler his heirs and assigns forever  
 One hundred and fifty acres of land more or less, lying on  
 the south side of Bigg River in the County of Pittsylvania  
 and Bounded as follows to wit Beginning at a White  
 Oak on the side of the River, thence off north fifty five  
 degrees East two hundred and ten poles to a scrub White  
 North forty degrees, one hundred & fifty eight poles to a  
 Chestnut tree and two Dogwoods on the said River, and  
 thence up the same as it meanders to the first station  
 To have and to hold the said one hundred and fifty acres  
 of land and all and singular the premises above mentioned  
 and my part and parcel thereof unto the said Joseph  
 Towler his heirs and assigns, to the only pro posse and  
 use of him the said Joseph Towler his heirs and assigns  
 forever, and the said Tobias Phillips for himself and  
 his heirs the said one hundred and fifty acres land and  
 premises, and my part thereof, against him and all  
 his heirs and against his heirs and against all and  
 every other person or persons whatsoever to the said Joseph  
 Towler his heirs and assigns shall and will remain bound  
 forever. Dated by these presents, Anno Domini Whence the  
 said Tobias Phillips hath herunto set his hand and affixed  
 his seal the date above written.

Sign'd Seal'd by Toliver'd  
 In presence of

William Towler, Sella Towler,  
 Joseph Robertson.

Tobias Phillips Jr



MEMORANDUM that the day and year within mentioned full  
 payable and quick Reciept and Delivery of the within  
 mentioned summing made and Delivered by the within mentioned  
 Tobias Phillips unto the within mentioned Joseph Towler.

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To have and to hold to him this his and a going favor  
 According to the Meaning and intent of the within written Indenture  
 Sign'd Sealed & Deliv'red  
 in presence of William Towler. }  
 Sella Towler. Joseph Robinson }  
 Tobias Phillips Esq.

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Received of Joseph Towler the full sum of one hundred  
 Pounds good and lawfull Money of Virginia in full of  
 the within Mentioned Promis'g. I say Received by me  
 the Twelfth Day of October one thousand seven hundred &  
 Ninety two.  
 Witness William Towler Tobias Phillips  
 Sella Towler. Joseph Robinson

At a Court held for Pittsylvania County the 17th Day of  
 December 1792 This Indenture together with the Memorandum  
 Receipt heron inscribed were proved by the oaths of the  
 Witnesses shew'd to be the Several Actz and Deedz of the above  
 named Tobias Phillips all which were ordered to be record'd  
 by the Court

Teste Will. Tunstall Esq.

Towler  
 Bradfoun  
 Phillips

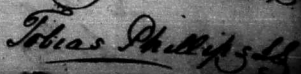
This M'DCXCII Made this October Twelfth thousand  
 Seven hundred and Ninety two Between Tobias Phillips of the  
 County of Pittsylvania and State of Virginia of the one part  
 and Joseph Towler of the same County and State of the other  
 part witnesseth that the said Tobias Phillips for and in the  
 consideration of the sum of Ten pounds current Money of  
 Virginia to him in hand paid by the said Joseph Towler the  
 receipt whereof the said Tobias Phillips doth hereby acknowledge  
 hath granted Bargained Alined and Confirmed and by these

Presente doth grant Bargain Sell and Conferm unto the said  
 Joseph Towles his heirs and Assigns forever, one hundred acres  
 of Land, more or less lying and bung in the aforesaid County  
 aforesaid, and Bounded as followeth to wit Beginning at a White  
 Oak Corner in Jeremiah Wards line, and thence along the same  
 North forty eight Degrees West one hundred and twenty six  
 poles to the said Tobias Phillips's corner White oak on Pegg River  
 thence along his former line North fifty three Degrees East  
 One hundred and forty four poles to pointing, thence along  
 Harmon looking line South forty Degrees East Sixty eight  
 poles to a White and thence New lines South Twenty Nine  
 Degrees West one hundred and thirty four poles to the  
 Beginning To have and to hold the said one hundred acres  
 of Land and all and Singular the premises above mentioned  
 and every Park and Parcell there of, unto the said Joseph Towles  
 his heirs and Assigns to the only Proprietary and Leaue of him  
 the said Joseph Towles his heirs & Assigns forever, and the said  
 Tobias Phillips for himself and his heirs the said one hundred  
 Acres of Land & premises and every Park there of against  
 him and against his heirs and against all and every other  
 Person or Persons whatsoever to the said Joseph Towles Towles  
 his heirs and Assigns shall and will Warant and forever  
 Defend by these presents In witness Whereof the said Tobias  
 Phillips hath hereunto set his hand & affixed his Seal  
 the Date above written

Signed Sealed & Delivere in presence of   
 William Towles, Sallie Towles.  
 Joseph Robinson

Memorandum that the Day and year within mentioned full  
 practicable and quiet possession & delivery of the within mentioned  
 premises made and Delivered by the within mentioned Tobias Phillips  
 unto the within Joseph Towles to have and to hold to him and his  
 heirs and Assigns forever according to the true meaning and intent  
 of the within written instrument

Signed Sealed & Delivere in presence of  
 William Towles, Sallie Towles, Joseph Robinson



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Received of Joseph Fowler the full sum of Ten pounds gold and  
lawfull money of Virginia in full of the within mentioned sum  
I say Received by me this Twelfth day of October one thousand  
Seven hundred and Ninety two.

Witness William Fowler.

Salla Fowler, Joseph Robinson }

Tobias Phillips

At a Court held for Pittsylvania County the 17th day of Decr  
1792 This Indenture together with the Warrant and  
Receipt hereon indorsed was proved by the oaths of the witness  
thence to be the act & deed of the within named Tobias Phillips  
and the same was ordered to be recorded by the court

Wide Mill Tunstall Co.

Harris's  
Deed from  
Roberson

This Indenture made this Twenty fourth day of September one  
thousand Seven hundred and Ninety two Between Jesse Roberson  
of Pittsylvania County State of Virginia of the one part and  
David Harris of the said County of the other part witnesseth  
that the said Jesse Roberson for and in consideration of the  
sum of One hundred Pounds Virginia currency to him in  
hand paid by the said David Harris before the sealing and  
Delivery of these presents, the receipt whereof he doth hereby  
coupple and Acknowledege hath granted Bargained and sold  
and by these presents doth grant Bargain sell and confirm  
to the said David Harris his heirs and assigns forever one  
certain tract or parcel of land situate lying and being in the  
County of Pittsylvania on the Waters of Sandy River and cascade  
containing by Survey one thousand Acres and bounded as  
follows to wit Beginning one corner in said Jesse  
Roberson's line, thence North 183 East 764 poles to two Spanish  
oaks thence South 3 East 168 poles to pointing thence along a  
Person's line dividing line South 70 West 567 poles to pointing  
in the order line thence North three West 202 poles to a  
black

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Black Oak, thence North 75° West to the beginning being back of  
Clay's Creek to have all & to hold and peaceably enjoy the sa-  
id aforesaid land and premises, with all houses orchards gardens  
Woods and timber woods waters and watercourses with all the  
Appurtenances thereunto belonging or in any wise appertaining  
to him the said Jesse Robinson his heirs and assigns  
forever. In witness whereof the said Jesse Robinson hath  
hereunto set his hand and affixed his seal the day and year  
first above written.

Jesse Robinson Jr

Second Seal & Delivered  
in presence of —

John Daniff, John Daniff  
Thomas Daniff, Thomas Daniff,  
William Daniff —

At a Court held for Pittsylvania County the 15th Day of October  
1792. This Indenture from Jesse Robinson to David Daniff  
was proved by the oaths of two of the witnesseth hereunto, to be the  
act & deed of the said Jesse Robinson and the same was  
Ordered to be testified. And afterwards to witness a Court held  
for the said County the 17th Day of Decemr 1792. The said  
Indenture was further proved by the oath of one of the other witnesseth  
thereunto, to be the act & deed of the said Jesse Robinson, and the  
same was Ordered to be recorded by the Clerk.

Teste Willm. Gunstall Esq.

This Indenture made this Eighteenth Day of October  
in the year of our Lord Christ one thousand seven hundred  
and ninety two between Abram parrysh of part and <sup>the one</sup>  
Peter parrysh of the other part witnesseth that the  
said Abram parrysh for the love good will and  
affection which have to my brother Peter parrysh  
both giving granted and by these presents do give  
grant and Confirm unto the said Peter Parrysh

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for ever one certain tract or parcel of land  
 containing one hundred acres be the same more or  
 less and bounded as follows to wit, Beginning at  
 a corner stone on the office Road thence down the  
 Road to a corner on the Road on Dutton's Entry  
 From thence a straight course to John Hodges corner  
 and from thence a straight course on Sd Hodges line  
 To a corner near his house and from thence a straight  
 course to the first <sup>Station</sup> to have and hold the said land  
 premises with all the appurtenances there unto belonging  
 and I do for ever defend me my heirs and assigns  
 for ever from any person or persons whatsoever given  
 under my hand and Seal this Eighteenth day of  
 October in one thousand Seven hundred and Ninety  
 Two and in the presence of us

Godfrey E. <sup>his</sup> Burnell  
 Marke  
 James Thomas

William Leansay

Abraham Parrish  
 Sarah Parrish

At a Court held for Pittsylvania County the 1<sup>st</sup>  
 Day Decem<sup>r</sup> 1792. This Indenture from Abraham  
 Parrish to Peter Parrish was <sup>by</sup> the said Abraham  
 Acknowledged to be his Act and Deed and the  
 same was Ordered to be Recorded by the Court

Booths  
 Justin  
 Wm Shatto

Tester Willms Tabb

This Indenture made this fifteenth day of  
 October in the year of our Lord one thousand

Seven Hundred and Ninety Between William Shetton  
 of Pittsylvania County of the one part and Charles  
 Booth of the County aforesaid and State of Virginia  
 of the other part witnesseth that the Said William  
 Shetton for consideration of the sum of fifty  
 pounds Current Money of Virginia to him in hand  
 paid the Receipt whereof is hereby Acknowledged  
 and before Sealing and Delivery of these presents  
 Hath granted bargained and Sold and by these  
 Presents Doth grant bargain and Sell unto the  
 Said Charles Booth his heirs and assigns for  
 ever one certain Tract or parcel of Land containing  
 one Hundred and Ninety Eight Acres lying and  
 being in the County aforesaid and on the  
 Branches of Dan River and bounded as followeth  
 To W<sup>th</sup> Beginning at a pine on the head of the  
 Flat Rock branch in the Said Shetton <sup>old</sup> line  
 whereon now lives thence with his line to Mrs  
 Mary Wilsons line then with his line to  
 George Adams line thence with his line to  
 the Said William Shetton old line thence  
 with his line to the Beginning with all kind  
 of improvements thereon to have and hold  
 the Said Land and Premises with its appurte-  
 nances unto the Said Charles Booth his heirs and  
 assigns for ever to the only proper use and behoof  
 of him the Said Charles Booth his heirs & assigns  
 forever and lastly the Said William Shetton