

(101)

102

his heirs and assigns And they the 3^d William Durrett and Mary his wife their
Heirs and assigns will warrant and forever defend a good sufficient right & title
in the afores^d land and premises and will make any further acts or Deed of conveyance
unto the 3^d James Woody his heirs & assigns as he or his heirs shall lawfully
require in Witness whereof they the 3^d William Durrett and Mary his wife
have hereunto set their hands and affixed their Seal this day 8th year first
above written: - Intertinct before aforesaid, these words: of our Lord,

Signed and delivered
in the presence - }

William Durrett, S.S.

Pey^t Thomas, Gabriel Richards
Nimrod Scott, Edward Brussey }

MEMORANDUM that the quiet and peaceable possession & claim
was had by the 3^d James Woody and was delivered unto him by the s^r C^r,
William Durrett and Mary his wife according to the true intent and
meaning of the within Indenture Witness our hands & Seals this day and
year within mentioned. -

William Durrett, S.S.

Witness

Nimrod Scott, Edward Brussey

At a Court held for Pittsylvania County the 16th day of April 1792
The within Indenture together with the Memorandum hereon indorsed were
proved by the Oathes of two of the witnesses thereto to be the original deed of the
within named William Durrett which was Ordered to be Certified. And
afterwards, to wit, At a Court held for the said County the 17th day of June
1793 the same was further proved by one other of the witnesses thereto
and Ordered to be recorded. And at another Court held for the said County the 18th day
of June 1811 the within named Mary Durrett came into Court and being duly
examined as the law directs relinquished her right of Dower in and to the lands and premises
within mentioned which is ordered to be Recorded - Test: Wm. Tandy, S.S.

Sam'l Balland Deed
Trust for
Allsop -

KNOW all Men by these Presents that I John Allsop of County of Pittsylvania
am justly indebted unto Sam'l Balland of the said County in the just and full
sum of Twenty five pounds current money of Virginia and honestly desirous
to secure and pay unto him the s^r Sam'l Balland have this day bargained &
sold and by these presents doth bargain, sell, confirm and deliver unto the s^r
Sam'l Balland his heirs and assigns for ever one grey Mare branded on the near
Buttock Pond on the near Shoulder one grey Mare colt, six head of cattle of
different sexes and colors, marked with a crop and slit in the left ear and a crop &
nick in the under part of the right ear, six Sheep mark'd as above, three feather
beds Furniture, together with all my other Household furniture & Plantation
Utensils To have and to hold the said bargained Premises unto him the
said Sam'l Balland his heirs and assigns for ever And I the said John Allsop do
for my self my heirs &c. Be warrant and for ever defend the said bargained
Premises unto the said Sam'l Balland his heirs and assigns for ever UPON -
TOLST - Thereunto that him the s^r Sam'l Balland shall after the 1st day of Nov: 1794
or as soon thereafter as he shall think fit, or the said Allsop shall request him
Sell for the best price that can be gotten after giving ten days publick notice -
the said bargained Premises and out of the Money arising from such Sale
discharge

Examined
S. Simonds

discharge and pay himself the above sum of Twenty five pounds with a legal Date there
until paid with the expenses attending the drawing and recording this obligation and
the surplus, if any remains pay unto him the said John Allsup his heirs or further
Order In Witsness whereof the said John Allsup hath hereunto set his hand and seal
this 23rd day of March 1793.

Signed, Sealed and acknowledged,
in presence of . . . }

Sam Tompkins Jr John Cook.

John Allsup, S.S.
John Allsup, S.S.
Seal

At a Court held for Pittsylvania County the 17th day of June 1793
The within Deed of Trust was proved by the Oath of one of the witnesses thereto, to be the
act and deed of the within named John Allsup and the same was Ordered to be recorded

By the Court

Taste

Will Tunstall C.C.

Clark's Deed
for
Jones

This Indenture made this 17th day of June in the year of our Lord one thousand seven
hundred and ninety three, between William Jones of the County of Pittsylvania of the
one part and William Clark of the County of Pittsylvania of the other part Witneseth
that the said William Jones for and in consideration of the sum of Twelve pounds Current
Money of Virginia to him in hand paid by the said William Clark, the receipt whereof
is hereby acknowledged by him the said William Jones, hath bargained sold and by these
presents doth grant, bargain and sell unto the said William Clark his heirs and assigns
forever one certain tract or parcel of Land lying and being in the County of Pittsylvania
and on the Waters of Little Cherry Stone Creek containing One hundred and eight
Acres of Land and bounded as followeth Viz: Beginning at a white Oak on the Courthouse
Road and in the Order line from thence by and with the Order line to William Thacker's new
new sheep line then by William Thacker's line to Martin's line, then by Martin's line to
Josh Battelle's line, then by Josh Battelle's line to Griffith's line, then by Griffith's line to
the Order line, then by the Order line to the beginning. Together with all trees, Mayo, Water
and Watercourses, Profits, Commodities and Appurtenances to the same belonging to
him the said William Clark his heirs, &c and Admin to have and to hold the said tract of
Land and premises unto the said William Clark his heirs and assigns for ever. And the said
William Jones for himself and his heirs doth covenant and agree to him with the said William
Clark that the said William Jones and his heirs the said tract of Land above mentioned with the
appurtenances unto him the said William Clark his heirs and assigns for ever and against
the claim or claims of every other person or persons whatsoever shall and will warrant and
forever defend by these presents as witness whereof the said William Jones sets his
hand and affixes his seal the day and year above mentioned.

Signed, Sealed and delivered
in presence of . . . }

James Trelton Johnson, Thomas Murdoch
Joseph Parsons Sen

William Jones, S.S.

At a Court held for Pittsylvania County the 17th day of June 1793
The above Indenture was by the above named William Jones acknowledged to be
his act and deed, and the same was Ordered to be recorded

By the Court
Taste
Will Tunstall C.C.

*Examined
& Acknowledged*

(103)

Shelton Dies
for
Bardett

This Indenture made this 3^d day of December in the year of our Lord one thousand seven hundred and ninety one between Charles Andrew Bardett of the County of Halifax of the one part and Benjamin Shelton of the County of Pittsylvania of the other part witnesseth that the said Charles Andrew Bardett for and in consideration of the sum of Twenty five pounds Current Money of Virginia to him in hand paid by the s^r Benjamin Shelton the receipt whereof he the s^r Bardett doth hereby acknowledge and hath granted bargained sold Allot, Enfeoffed and confirmed, and the — Charles A Bardett for himself his heirs Executors and Administrators doth by these presents Grant, Bargain Sell, Allot, Enfeoff and confirm unto the s^r Benjamin Shelton and to his heirs Executors and Administrators for ever one certain tract or parcel of Land containing by estimation One hundred and fifty Acres, be the same more or less, situate lying and being in the County of Pittsylvania and bounded as followeth, to wit, Beginning at a corner pine from thence a new line to Simmons's Corner, thence along the s^r Simmons's line to John Adams Corner, from thence to the Meadow Road, thence up the s^r Road to Francis Sampson's corner, thence along a new line to Richard Taitting's line thence along the s^r line to Bowlings corner pine, thence along a new line to the first station To have and To hold the one hundred and fifty Acres, more or less, in the bounds above mentioned with all the appurtenances to the said Benjamin and to his heirs, Executors and Assigns for ever, And the said Charles A Bardett for himself his heirs, Executors Administrators and every other person or Persons doth covenant and agree to and with the said Benjamin Shelton that he the s^r Charles A Bardett will warrant and forever defend the title of the above mentioned land with all its appurtenances to the said Benjamin Shelton and to his heirs and Assigns for ever against him the said Charles Andrew Bardett his heirs, Executors Administrators and from the claim or claims of all and every other person whatsoever in Witness whereof the said Charles Andrew Bardett hath to these presents set his hand and affixed his Seal the day and year within above written Test Sign'd Sealed & delivered in presence of 3 C. S. & Bardet, L. S.
John Hart, Willm. Shelton
Vincent Shelton, Daniel Shelton }

Dram

At a Court held for Pittsylvania County the 17th day of June 1793,
The within Indenture was by the within named Charles Andrew Bardett acknowledged to be his act and deed, and the same was Ordered to be recorded
By the Court Teste Willm. Marshall C.S.

Johnson Dies
for
Goodman &c

This Indenture made this twenty fifth day of Febry in the year of our Lord God one thousand seven hundred and ninety three between William Goodman John Thompson of Pittsylvania County of the one part and James Johnson of the same County of the other part witnesseth that the s^r William Goodman and John Thompson for and Inconsideration of the sum of One hundred and fifty pounds current money of Virginia to them in hand paid before the delivery hereof the receipt whereof the said William Goodman and John Thompson

Johnson
Dies for
Goodman

RO 11

John Thompson doth hereby acknowledge and thereof doth recollect and discharge the
said James Johnson his heirs &c "Adm" and Aggys have given, granted, bargained sold
and confirm to the said James Johnson his heirs &c "Adm" for ever a certain tract or parcel
of land situate laying on White Thorn Creek in the County of Pittsylvania and bounded
as follows vizt Beginning on the south side of White Thorn Creek on the Wilson Bottom
line, thence south 20 D. E. 212 poles to corner pointers on William Gaines and Beverly Willows
line, thence along the S Willows line N 62 D. W 256 poles to a corner on William Hanes
line, thence along the S Hanes line to a new corner, thence along a new line on the said
Hanes Land to a corner white Oak, thence along the S Hanes line to a corner red Oak
on John Thompson line, thence along a new line on the S Thompsons land to a corner
pine on William Hopwoods land, thence along the S - - - Hopwoods line to White
Thorn Creek, thence down the S Creek crossing the S Creek to a corner on William Goodman's
Land, thence along a new line on the North side of White Thorn Creek down to the Creek
thence down the said to the beginning containing Two hundred and Thirty Acres, be
the same more or less, to have and to hold the said tract or parcel of land by the
said courses for two hundred and thirty acres with the appurtenances mentioned and
intended to be hereby bargained and sold to the said James Johnson his heirs &c "Adm"
and Aggys forever to him and their only proper use and behoof forever And the said
William Goodman and John Thompson for themselves their heirs, &c "Adm" doth covenant
promise and agree to and with the said James Johnson his heirs &c "Adm" and Aggys
that the said Bargained Premises are free and clear of all incumbrances And the said
William Goodman and John Thompson their heirs, &c "Adm" shall and forever will
warrant and defend to the said James Johnson his heirs and Aggys the said hereby
bargained Premises against the charge or demand of any person or persons whatsoever And
the said William Goodman and John Thompson shall and will hereafter at the request of
the said James Johnson his heirs and Aggys make do and execute every other lawfull
Act or Acts Conveyance or Appearance in the Law for the more sure making and confirming of
the said Premises to the said James Johnson his heirs and Aggys On witness whereof
the S^d Parties have hereunto set their hands and seals the day and year first written

Signed Edelin C in

Present of }
Hannah F. Hoskins, Lettie Johnson

mark

Martha Hoskins, George Robinson

W. Goodman, J.S.
John Thompson, J.S.

At a Court held for Pittsylvania County the 17th day of June 1793
The foregoing Indenture was by William Goodman therein named acknowledged to
be his act and deed and Jenencia wife of the said William being first present,
examined as the Law directs & relinquished her right of dower in and to the land
and Premises Conveyed by the said Deed. All which were ordered to be recorded
By the Court

Seal

Will Gunstall 68

This INDENTURE made this seventh day of June in the year of our Lord God
one thousand seven hundred and ninety three Between William Goodman of
Pittsylvania County of the one part and James Johnson of the same County of the other
part witnesseth that the said William Goodman for and In consideration of the sum
of One hundred & forty pounds current money of Virginia to him in hand paid
before the delivery hereof, the Receipt whereof the S^d William Goodman doth hereby
acknowledge and thereof doth covenant acquit and discharge the S^d James Johnson
Ses:

Johnson's
Deed for
Goodman

his heirs, &c Adm^r & assigns have given, granted, bargained and sold and
confer to the s^d James Johnson his heirs &c Adm^r forever a certain tract or
parcell of land situate laying in the County of Pittsylvania and bounded by
the lines of William Hanes, Barnet Shethon, John Nash and Starling Willis
containing Two hundred and twenty five Acres, be the same more or less,
To have and to hold the said tract or parcell of land by the said boundaries
for two hundred and twenty five Acres with the appertainances mentioned
and intended to be hereby bargained and sold to the s^d James Johnson his
heirs &c Adm^r & assigns forever to his and their only proper use and behoof
forever and the s^d William Goodman for himself his heirs, &c Adm^r doth
covenant promises and agree to and with the s^d James Johnson his heirs &c
Adm^r and assigns that the s^d bargained Premises are free and clear of all
Innuimbrances and the s^d William Goodman in - - - his heirs &c Adm^r
shall and forever will warrant and defend to the s^d James Johnson his
heirs and assigns the s^d bargained Premises against the claim or demands
of any person or persons whatsoever, and the s^d William Goodman shall
and will hereafter at the request of the s^d James Johnson his heirs and
assigns make, do and execute any other lawful act or acts necessary or
convenient in the law for the more sure making and confirming of the
said promises to the said James Johnson his heirs and assigns In
Witness whereof the s^d parties have his unto set their hands and seals the
day and year first written

W^m Goodman, S.S.

Sig^d and delivered
In presence of - - -

Benj^a Shethon, Gabriel Shethon
George Washington Johnson

At a Court held for Pittsylvania County the 17th day of June 1793
The within Indenture being by the within named William Goodman
acknowledged to be his act and deed, and Jimima wife of the said William
being first privily examined as the true director, relinquished her right
of Dower in and to the Land and Premises conveyed by the said Indenture
All which were ordered to be recorded By the Court

Taste Will. Marshall 68

Wilson's Due
from
Harris -

This Indenture made this twentieth of June one thousand seven hundred
and ninety three Between David Harris of the County of Pittsylvania State of
Virginia of the one part and Peter Wilson of the County of Pittsylvania and
State of Virginia of the other part witnesseth that the said David Harris
for and in consideration of the sum of Fifty pounds Current money of Virginia
to him in hand paid by the said Peter Wilson, doth hereby grant, bargain
and sell unto the said Peter Wilson his heirs or assigns forever one
certain tract or parcell of land containing Twenty five Acres, more or less, lying
and being in the County of Pittsylvania on both sides Sandy river on the
South fork thereof, and bounded as follows, to wit, Beginning at Pointers in
Henry Landers old line, thence North eighteen degrees West seventeen poles
to a white Oak on the North side of Sandy river, thence North forty two degrees
East

East forty six poles to pointers on the said Sandys Path, thence south thirty five degrees East eighty poles to a red Oak, thence south fifty eight degrees West along Sandy River forty four poles to the beginning To have and to hold the said tract or parcel of land with the Appurtenances thereunto belonging or in any wise appertaining to the said lands unto the said Peter Wilson his heirs and assigns for ever And the said David Harris for himself and his heirs both covenant and agree with the said Peter Wilson and his heirs that the said David Harris and his heirs the said tract or parcel of land to the said Peter Wilson and his heirs shall and will warrant and forever defend In Witness whereof the said David Harris hath hereunto set his hand and affixed his seal the day and year above written.

David Harris, S.S.

Sealed and delivered in presence of:

John Adams
J. C. Gandy
John H. Pease
John P. Pease

Town Will Turnstall 68

At a Court held for Pittsylvania County, the 17th day of June 1793
The above Indenture was by the above named David Harris acknowledged to be his act and deed and the same was ordered to be recorded by the Court

Johnson's Deed
for
Billy

This Indenture made this thirteenth day of July one thousand seven hundred and ninety three Between Hugh Kelley of the County of Pittsylvania Planter on the one part and Joseph Johnson of this County on the other witnesseth that the said Hugh Kelley for and in consideration of one hundred pounds lawful money of Virginia to him in hand paid by the aforesaid Joseph Johnson the receipt whereof the Hugh Kelley doth hereby acknowledge that he the said Hugh Kelley hath given granted, bargained and sold and doth by these presents give, grant, bargain, sell, Enforce and confirm unto the said Joseph Johnson and his heirs and assigns for ever one tract or parcel of land with premises lying in the said County on North side Burnt Creek containing by estimation one hundred and one acres, bounded in manner and form following, to wit, Beginning at the Brook Creek Bended Thomas Lillton, George Grubbs, Hugh Kelley, Gordon Maryland comes to the first station, which is old Land and premises the said Joseph Johnson his heirs and assigns for ever, is hereby to have and to hold, possess, occupy and enjoy with all and singular the privileges and appurtenances thereunto belonging or in any wise appertaining free from the claims, challenge or demand of any person or persons whatsoever And further the said Hugh Kelley for himself and his heirs forever doth covenant and agree with the said Joseph Johnson that he will and doth by these presents warrant and for ever defend the said Land and premises heron contained unto the said Joseph Johnson and his heirs and assigns for ever In Witness whereof the said Hugh Kelley hath hereunto set his hand and affixed his seal the day and year above written.

Hugh Kelley, S.S.

It is one acre of land accepted of which contains a grave yard

Signed, sealed and delivered

in presence of
William Green, William Johnson

METHNOT AND WM That on the day and year within written full, quiet and peaceable possession of delivery in Seizure was given by the within named Hugh Kelley unto the said Joseph Johnson according to the full purport, true intent and meaning of the within Indenture.

Hugh Kelley

At a Court held for Pittsylvania County the 15th day of July 1793 ~
 The within Indenture, together with the Memorandum hereon indorsed were by the
 above named Hugh Kelley acknowledged to be his several acts and deed, and the
 same were ordered to be Recorded. By the Court

Teste Will Tunstall Esq.

Yates Deed
for
Ellington

This Indenture made this twenty first day of February in the year
 our Lord one thousand seven hundred and ninety two Between Jeremiah Ellington
 of Pittsylvania County of the State of Virginia of the one part and John Yates of
 the afores' County and State of the other part Witnesseth that the said Jeremiah
 for and in consideration of the sum of Six pounds current money in hand paid by him
 the said Yates the receipt whereof is hereby acknowledged do bargain and sell and by
 these Presents do give grant, bargain and sell, deliver and confirm unto the said
 John Yates for ever a certain Tract or parcell of Land in the County afores' situate
 lying and being on the south side of Shoo Creek and bounded as followeth, to wit,
 Beginning at a black oak, thence easterly crossing a branch running a straight
 line to Terry's Order line, thence along the Order line crossing a branch to Williams
 Corner, thence down said line to a Hickory at a branch, thence along Williams
 line to the beginning so as to include twenty acres more or less. To have and to
 hold the said hereby granted Premises with all the Appertenances therunto
 belonging and appertaining to him the said Yates his heirs and assigns forever
 and to no other use, purpose or interest whatsoever And the said Jeremiah
 Ellington for himself his heirs and assigns against all and every other person or
 persons claiming or laying claim to the afores' premises or any part thereof doth
 hereby warrant and forever defend In Witness whereof the said Jeremiah doth
 hereunto set his hand and seal the day and year first above written.

Signed, Sealed and delivered
in presence of

Jeremiah Ellington, Esq.

John Moll, David Ellington
Nathaniel Terry

At a Court held for Pittsylvania County the 15th day of April 1793 ~
 The within Indenture was proved by the Oaths of two of the witnesses thereto to be the act
 and deed of the within named Jeremiah Ellington, which was Ordered to be Certified
 And afterwards, to wit, At a Court held for the said County the 15th day of July in
 the year aforesaid the same was further proved by the oath of the other
 witness thereto and Ordered to be recorded By the Court

Teste Will Tunstall Esq.

Dix's Mortgage
for
Williams

This Indenture made this twenty seventh day of May in the year of
 our Lord one thousand seven hundred and eighty three between William of the
 County of Pittsylvania of the one part and Wm Dix junr of the said County of the other
 part Witnesseth that the said William Williams for and in consideration of the
 sum of Forty five pounds Virginia currency cash in hand paid by the said William
 Dix the receipt whereof the said William Williams doth acknowledge have bargained
 and sold

Sold and conformed unto the said William Dix the following tract of Land wherein he
knows lies, together with one black Horse which he purchased of him a Tuesday last one which
he purchased of William Miller, two hens and a fowl, two heads of hogs, together with there
increas for easement also three feather Beddes and geartry together with all other household
chitthing furniture and plantation you tentiales the said William Williams binds
himself his heirs & Adm^r to warrant and forever defend a good and lawfull right and
title in fee simple unto the said William Dix his heirs & Adm^r or Assigns forever
provided nevertheless that if the said William Williams shall on or before the first
day of June one thousand seven hundred and ninety three pay or cause to be paid
unto the said William Dix his heirs, & Adm^r or Assigns the full and just sum of
forty five pounds Gold or Silver Virginia Currency with legal Interest from the
day till paid, then these presents to be void, or else in full force, power & virtue
as witness hereunto the said William Williams has put his hand and seal the
day and year above written. Interlaced before signed.

W^m Williams, S.S.

Signed, Seal^d and acknowledged

in the presence of

Isiah Larp^t, Tho. Lambard
Clark

John Day

At a Court held for Pittsylvania County the 15th day of July 1793
The within Indenture was proved by the Oaths of the witnesses thereto, to be the act and
Deed of the within named William Williams, and the same was ordered to be recorded
By the Court

Coste Will Dunstall 68

James Sloan
for Justice
Deed

This INDENTURE made the 15th day of July in the year of our Lord Christ one thousand
seven hundred and ninety three Between William Justice of the County of Pittsylvania of
the one part and James Sloan of the County aforesaid of the other part witnesseth that
the said William Justice for and in consideration of the sum of Thirty pounds Current
money of Virginia to him in hand paid by the said James Sloan at or before the sealing
and delivery of these presents, the receipt whereof is hereby acknowledged, he the said
William Justice hath granted, bargained and sold, aliened, released and confirmed
and by these presents doth grant, bargain and sell, alien, release and confirm unto
the said James Sloan all that tract or parcel of Land, situate lying and being in the County
aforesaid, containing by estimation two hundred and ninety four acres (to the same
more or less) being the same Land which the said William Justice purchased of Daniel
Collins, and was by the said Daniel by Deed bearing date the tenth day of December in
the year of our Lord one thousand seven hundred and eighty seven conveyed to the said
William Justice, as by the said Deed of record in the Court of the said County reference
being thereto had may more fully appear and the same is bounded as in and by the said
Deed is expressed AND all Houses,outhouses, fences, Woods and Appurtenances whereto
to the said Land and Premises belonging or in anywise appertaining TO HAVE and TO
HOLD the said tract or parcel of Land and Premises above mentioned and every part and
parcel thereof with the Appurtenances unto the said James Sloan his heirs & Assigns
to the orderly proper use and behoef of him the said James Sloan his heirs and Assigns
forever AND the said William Justice for himself and his heirs doth covenant
grant and agree to and with the said James Sloan his heirs and Assigns by these presents
that he the said William Justice the said tract or parcel of land within mentioning
and every part and parcel thereof with the Appurtenances unto the said James Sloan

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Dunstall 68.

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Pittson, S.S.

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His heirs and assigns against him the said William Justice and his heirs and all
and every other person and persons whatsoever shall and will warrant and for ever
defend by these presents In witness whereof the said William Justice hath
hereunto set his hand and affixed his seal the day and year first written mentioned
Sealed and delivered in presence of

Wm Justice, S.S.

At a Court held for Pittsylvania County the 15th day of July 1793,
This Indenture was by the within named William Justice acknowledged to be
his act and deed and the same was ordered to be recorded. By the Court

Tste Will Tunstall Esq.

Letters Due
from
Sitterl

This INDENTURE made this thirteenth day of August one thousand
seven hundred and ninety one Between Dan'l Sitterl of Green County and State
of North Carolina and Sam'l Sitterl of Franklin County and State of Virginia
Witnesseth that for and in consideration of the sum of fifty pound to me the s^r
Dan'l Sitterl in hand paid except whereof I do acknowledge my self fully
satisfied hath given, granted, aliened, Enfeoffed and confirmed unto the s^r
Sam'l Sitterl above a certain tract or parcel of land containing six hundred
and eighty acres lying and being in the County of Pittsylvania on the Water of
Sandy River and bounded as follows, to wit, Beginning at Adam Stults corner red
Oak in Yarringtons line and thence the said line South 60 West 434 poles to a
hickory and thence running South 20 East 88 poles to a hickory South 79 East 56
poles to a chestnut tree, South 62 East 50 poles to pointers North 73 East 214 poles
to pointers North 120 poles running thence branch to Reuben Boys corner red oak
and thence on his lines North 37 East 140 poles running a branch to a white Oak
South 43 East 40 poles crossing a branch to a hickory North 162 East 24 poles to a
white oak South 37 East 110 poles to a white oak North 53 East 186 poles to a white
Oak North 26 East 220 poles to a red Oak in Joseph Mortons line and thence his
line North 63 West 142 poles to John Mortons corner white oak and thence his line
South 83 West 176 poles to pointers and thence on Stults lines South 7 East 74 poles
to a red oak on the ridge South 41 West 126 poles to a red oak South 40 West 48 poles
with all Grows, Water, Stones, Minerals, Buildings,
to a white oak & North 62 West 60 poles to the beginning and appurtenances to
the s^r land belonging a pertaining thereto to have and to hold to the s^r Sam'l
Sitterl his heirs and assigns for ever Which tract or parcel of land and defend from
me my heirs and from the cleare the close and claims of all and every other person
and persons whatsoever unto the s^r Sam'l Sitterl his heirs and assigns for ever
an Indeasable Estate and inheritance in fee In witness whereof the s^r Dan'l Sitterl
and Abigail his wife both hereunto set their hands and seals this day and
Year first above written.

Signed, Sealed and delivered
In presence of us — }

George Peck, Thomas Ramsey,
Sam'l Sitterl junr. John Sitterl }

Dan'l Sitterl, S.S.
Abigail Sitterl, S.S.

At a Court held for Pittsylvania County the 19 day of September 1791
The within Indenture was proved by the Oaths of two of the witnesses thereto to be the
act and deed of the within named Daniel Sitterl which was ordered to be
Certified

certified And afterwards, to wit, At a Court held for the said County the 15th day of July
1793 the same was further proved by the Oaths of one other of the witnesses thereto and ordered
to be Recorded. By the Court

Taste Will Tunstall Esq.

Witnesses L. S.
for
Rigney's

This Indenture made this day of in the year of our Lord nineteen
hundred and ninety two Between Jepse Rigney and Elizabeth his wife and Mary
Rigney of Pittsylvania County in the State of Virginia of the one part and William
Griffith of Pittsylvania County in the State of Virginia of the other part witnesseth
that the said Jepse Rigney and Elizabeth his wife and Mary Rigney for and in
consideration of the sum of Thirty five pounds current money of Virginia to
them in hand paid by William Griffith, the receipt whereof is hereby acknowledged
by him the said Jepse Rigney and Elizabeth his wife and Mary Rigney hath
bargained and sold and by these presents doth grant, bargain and sell unto the said
William Griffith his heirs and assigns for ever one certain piece tract or parcel of
land lying and being in Pittsylvania County in the State of Virginia on the
Roaring fork of great Cherry Stone Creek containing One hundred and fifty acres
to be the same more or less, it being part of the tract of land on which the said Jepse
Rigney now dwelleth, and bounded as followeth, to wit, Beginning at a Maple
on the west side of the Roaring fork of great Cherry Stone Creek from thence down
the said fork to a Maple on the east side of the said fork, from thence up a
branch of the said fork by a new line to a corner Abo in the Kripple of the said
branch from thence by and with the old line a Northwesterly course to a corner of the
old line from thence a Westerly course by and with the old line to a corner of the
old line, from thence a Southerly course by and with the old line to a corner in
the new line, from thence an Easterly course by and with the new line to the
beginning Maple, together with all trees, Ways, Waters and watercourses, flocks
commodities and appurtenances to the same belonging to him the said William
Griffith his heirs, Executors Adm'rs to have and to hold the said tract of land and
premises unto the said William Griffith his heirs Executors Adm'rs and assigns
forever and the said Jepse Rigney and Elizabeth his wife and Mary Rigney for
themselves and their heirs doth covenant and agree to and with the said William Griffith
that him the said Jepse Rigney and Elizabeth his wife and the said Mary Rigney
and their heirs the said tract or parcel of land above mentioned with the appurtenances
unto him the said William Griffith his heirs and assigns for ever and against the
claims or claims of every other person or persons whatsoever shall and will warrant
and forever defend by these presents as witnesseth whereof the said Jepse Rigney and Elizabeth
his wife and Mary Rigney unto their hands and seals the day and year above mentioned
the 15th day of July 1793 before signed.

Signed Sealed and delivered
in presence of
William Watson, Eliza & Jones }
John Watson }
L.S.

Jepse Rigney L.S.
Elizabeth T. Rigney L.S.
Mary T. Rigney L.S.

A Court held for Pittsylvania County the 15th day of July 1793 The within
Indenture was proved by the Oaths of the witnesses thereto to be the act and deed of the
above named Jepse Rigney and Elizabeth his wife and Mary Rigney, and the same
was Ordered to be recorded By the Court

Taste

Will Tunstall Esq.

411

Thurman
Died from
Daniel

This Indenture made this seventeenth day of May in the year of our Lord one thousand seven hundred and ninety three and of the common wealth the seventeenth between William Daniel of Pittsylvania County and William Thurman of the County of Bedford and State of Virginia witnesseth that the said William Daniel and Parthenia his wife for and in consideration of the sum of fifty pounds current money of Virginia to them in hand paid by the said William Thurman the receipt whereof he the said William Daniel and Parthenia his wife doth acknowledge themselves paid, satisfied and contented and by these presents do bargain sell enact and confirm unto the said William Thurman his heirs Executors Administrators or Assigns one certain tract or parcel of Land containing two hundred and fifty one acres by Survey bearing date the Nineteenth day of May one thousand seven hundred and eighty six but be the same more or less lying and being in Pittsylvania County on the head branches of Strawberry Creek and bounded as followeth to wit Beginning at a black oak in James McGehee's line thence a new line North two degrees East eighty four poles to Pointers in Thomas Biggs line and thence along his line South eighty four degrees East one hundred and eighty two poles to a Hickory sapling thence a new line North fifty nine degrees East sixty poles to a white oak in Edward Atkins line thence along his line North twenty degrees West thirteen poles to a white oak N^o Sixty degrees East 84 poles to Robersons corner red oak thence along his line North 31 degrees West 137 poles to a white oak thence new lines North eight degrees West eighty six poles to a black oak North seventy nine degrees West seventy eight poles to a Spanish oak South eight degrees twelve poles to McGehee's corner Post oak aforesaid thence along his line South two degrees West fifty nine poles to Pointers South twenty one degrees West forty poles to a red oak on a branch there up said branch as it meanders to a corner Ash on the same South thirty eight degrees West one hundred and thirty poles to a white Oak and North seventy five degrees West one hundred and fourteen poles to the beginning with its appurtenances To have and to hold the said tract or parcel of land with its appurtenances to the said William Thurman and his heirs forever And the said William Daniel and Parthenia his wife for themselves their heirs Executors Administrators and Assigns and all and every person or persons shall and will warrant and forever defend from any just claim or claims to the said two hundred and fifty one acres of land and premises first above written in witness whereof he the said William Daniel and Parthenia his wife have hereunto set their hands and affixed their seals the day and year first above written

Signed sealed and delivered
in presence of us . . .

William Daniel A.S.

At a Court held for Pittsylvania County the 15th day of July 1793
The within Indenture was by the within named William Daniel acknowledged to be his act and deed and Parthenia wife of the said William the 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 ordered to be recorded By the Court

Teste

Will: Cuniall 68

Land's Deed
for
Perkins

Land & D.

This Indenture made and concluded on this thirtieth day of April in the Year of our Lord one thousand seven hundred and ninety three by and between Peter Perkins and Agnes his wife of Pittsylvania County and State of Virginia of the one part and Jeremiah Ward of the County and State aforesaid of the other part witnesseth that the said Peter Perkins and Agnes his wife for and in consideration of the sum of One hundred and fifty pounds to him in hand paid by the said Jeremiah Ward the receipt whereof he doth hereby acknowledge hath given granted, bargained and sold and by these presents doth give, grant, bargain and sell unto the said Jeremiah Ward his heirs and assigns for ever one certain tract or parcel of land containing three thousand eight hundred Acres, be the same more or less lying and being in the County of Pittsylvania and State of Virginia on both sides Cherry Stone Creek and Harper Creek and bounded as followeth to wit, Beginning at Walton's corner white oaks, thence South forty four degrees West one hundred and four poles crooking Harper Creek to a Maple North fifty degrees West twenty poles to pointers South thirty three degrees East one hundred and fifty eight poles to pointers North Sixty degrees West forty six poles to a white oak, South twenty degrees East two hundred and ten poles crooking a branch to a white oak, South twenty nine degrees West thirty six poles to pointers, South forty eight degrees East two hundred and twenty six poles crooking a branch to a red oak, South thirty five degrees West two hundred and twenty six poles to a white oak, North thirty seven degrees West seventy two poles to a white South forty seven degrees West ninety eight poles to a Hickory West ninety eight poles to a white oak South fifty nine degrees West fifty poles to a white oak South twenty one degrees East one hundred and sixty poles to a black Jack, thence the same course continued South twenty one degrees East forty eight poles to pointers in George Peaks line, thence along the same East one hundred poles to a red oak in Jefferson's road North forty six degrees East eighty one poles to a white oak South fifty eight degrees East one hundred poles to a Blackwood tree, thence new lines North forty two degrees East three hundred and eighty poles crooking Jefferson's road to pointers, South fifty degrees East forty poles to a red oak, North seventy degrees East two hundred and eighty eight poles crooking two branches to a white oak North five degrees East one hundred and eight poles to a white oak North fifty four degrees East three hundred & fourteen poles crooking Cherry stone to a pine North forty degrees West ninety four poles to pointers in the Cedar line thence along the same North fifty nine degrees West twenty eight poles to two pines and a white oak North one hundred and fourteen poles to a red oak North twenty one degrees East one hundred and six poles to two pines, North Sixty seven degrees East one hundred & ten poles to a pine, South forty eight degrees East one hundred and four poles to a pine, thence new lines North fifteen degrees East one hundred and sixty poles to a pine, West three hundred and forty poles to a red oak on Piggy river road, thence up the said road as it meanders to a white oak on said road, thence of West three hundred and twelve poles to the beginning, With its appurtenances thereto belonging, and the said Peter Perkins and Agnes his wife doth for themselves heirs, Executors and Administrators for ever warrant and defend the title of the said Land as above described with all the appurtenances thereto belonging unto the said Jeremiah Ward his heirs, Executors, Administrators and assigns against them the said Peter Perkins and Agnes his wife their heirs, Executors and Administrators and against the claim or claims of every person whatsoever In Witness whereof the said Peter Perkins and Agnes his wife hath hereunto set their hands

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Signed, sealed and delivered
in the presence of —
John Pryor, Nicholas Perkins
Pearce ^{his} Turner —
Mark

Peter Perkins, Esq.
Agnes Perkins, Esq.

At a Court held for Pittsylvania County the 15th day of July 1793
The within Indenture was by the within named Peter Perkins acknowledged to
be his act and deed and the same was ordered to be recorded By the Court

Teste Will Tunstall Esq.

Robertson
Died for
Oakes —

This INDENTURE made this Eleventh day of March Seventeen hundred
and ninety three Between James Oakes of Halifax County and State of Virginia
Planter on the one part and James Robertson of Pittsylvania County of the same
State Planter on the other part witnesseth that the said James Oakes for and in
Consideration of One hundred and five pounds of good and lawful money the
Receipt whereof the said James Oakes doth acknowledge hath given granted
Bargained and sold, and doth hereby give, grant, Bargain and sell unto the
said James Robertson his heirs and assigns all the following part or parcel
of Land situated lying and being in the County aforesaid and adjacent to wits
Beginning at a box oak at the road where it crosses the Spring branch running thence
with the Spring branch being reduced to a strait line North Sixty six degrees
East eighty two poles to Harrisons line, thence running with Harrisons line
South fifteen degrees East one hundred and twelve poles to white oak in the said
Harrisons line, thence new lines South thirty eight degrees West eighty four
poles to a box oak to a Rock thence South forty degrees East eighteen poles to a
red oak, thence South twenty three degrees West sixty poles to a white oak, thence
South thirty two degrees West fifty two poles to point two White oak & Spanish
Oak, thence South sixty degrees West forty six poles to a red oak upon the top of
the Mountain, thence North seventy one degrees West forty poles to a sweet gum
on the head of a stream, thence down the stream as it meanders to a ledge of
rocks in the branch, thence North forty four degrees East eighty eight poles to a
Spanish oak, thence North thirty nine degrees East ninety eight poles to a
forked Chestnut thence North twenty seven degrees East thirty seven poles
to a white oak, thence North forty one degrees East twenty six poles to the
beginning tree containing two hundred acres more or less, together with all
and singular the Buildings, orchards, fencing, pastures, Woods, rights
benefits, emoluments and advantages whatsoever and all other appurtenances
thereunto belonging or in any wise appertaining, to have and to hold the said
Land and tenements and all and singular the premises hereby granted and sold
to the said James Robertson his heirs and assigns for ever And the said James Oakes
for himself and his heirs doth covenant and agree to and with the said James
Robertson his heirs and assigns that the land and premises with the rights
and Appurtenances hereby sold to the said James Robertson his heirs and assigns
shall and will warrant and defend from him the said James Oakes his heirs and
Assigns or any other person or persons whatsoever claiming by from or under
him the said James Oakes his rights, title or interest of or onto the premises
or any part thereof in witness whereof I have hereunto set my hand

Received to be
paid to
James Oakes
July 1893.

411
land & Seal the day and year first above written

Walter Guild, Thomas Boutlin
William Burton, Thomas Wright
Dant Tompkins

James Baker, S.S.

At a Court held for Pittsylvania County the 15th day of July 1793
The within Indenture was proved by the Oaths of three of the witnesses thereto to be the
act and deed of the within named James Baker and the same was ordered to be
Recorded. By the Court.

Teste Will Tunstall 68.

Emerson's
Deed for
Chamberlayne

This INDENTURE made this thirtieth day of November in the year of our Lord one thousand seven hundred and ninety two Between William Chamberlayne and Margaret his wife of the County of New Kent of the one part and John Emerson of the County of Pittsylvania of the other part Witnesseth that the said William Chamberlayne and Margaret his wife for and in consideration of the sum of seventeen pounds current money of Virginia to them in hand paid by the said John Emerson before the sealing and delivery of these presents, the receipt whereof they do hereby acknowledge hath given, granted, bargained, sold and transferred, and by these presents do give, grant, bargain, sell and transfer unto the said John Emerson and to his heirs and assigns for ever one certain tract or parcel of Land containing, by estimation four hundred Acres, be the same more or less, which said tract or parcel of land is situate lying and being in the County of Pittsylvania and is bounded as followeth Beginning at a white oak in the patent line and running West one hundred and sixty one poles to a white oak corner, thence South eighty five degrees West thirty four poles to pointers, thence South one and a half degrees East one hundred and thirteen poles to pointers, thence North eighty two degrees East one hundred and ninety six poles to a small gum, thence North seven and a half degrees East two hundred and ninety four poles to the beginning containing four hundred Acres To have and to hold the said tract or parcel of Land together with all and singular the premises and appurtenances therunto belonging or in any wise appertaining And the revision and reversions remained and remainders rents & issues and profits thereof, and of every part and parcel thereof. And the said William Chamberlayne and Margaret his wife for themselves their heirs, Executors and Administrators doth covenant and agree to and with the said John Emerson and his Heirs and Assigns that he will warrant and for ever defend the right and title of the above granted Land and premises against the claim or claims of all and every Person or Persons whatsoever claiming under him his heirs Executors, Administrators or Assigns In Witness whereof we have hereunto set our hands and affixed our seals the day and year first above written.

Signed, Sealed and acknowledged
in presence of

A. Clay, T. Tunstall
William Payne Jr.

Wm Chamberlayne S.S.

John
Emerson

At a Court held for Pittsylvania County the 15th day of July 1793
The above Indenture was proved by the Oaths of the witnesses thereto to be the act and deed of the above named William Chamberlayne and the same was ordered to be Recorded. By the Court.

Teste Will Tunstall 68

116

This Indenture made this 15th day of July one thousand seven hundred
and ninety three Between William Witches Son^o of the County of Pittsylvania
of the one part and William Parker of the same County of the other part witnesseth
that the S^r William Witches Son^o for and in consideration of the sum of ~
Blank we having the Land between us barrent money of Virginia to him
in hand paid before the Sealing and delivery of these presents by the S^r ~
William Parker the receipt whereof is hereby acknowledged hath bargained
sold and delivered Lasse off and confirmed and doth by these presents ~
bargain, sell, alien enfeoff and confirm and deliver unto the said William
Parker his heirs and assigns forever one certain tract or parcel of Land ~
lying and being in the afores^d County on Peig River and Harping Creek
containing by Pattern sixty five acres, be the same more or less, and ~
Bounded as follows, to wit Beginning at a Dogwood at the mouth of ~
a small branch on the S^r River, thence up the river as it meanders to the E.
Parkers line, thence on his line South ten degrees east sixty eight poles ~
to a red oak, South forty degrees West ninety two poles to a dead Oak on the
S^r River and up the same as it meanders to Harsman Cooks line and thence his
line South seventy one degrees East sixty four poles to a white oak, North forty three
degrees East eighty eight poles to a pine North fifty one degrees west eighteen
poles to a pine, thence by a line of marked trees to the head of a branch and
down the said branch as it meanders to the first station. Together with all
Houses, orchards, Hays, Water and Watercourses to the same belonging or
in any wise appertaining And the reversion and reverions, remainder
and remainders thereof and all the Estate, right, title, Interest, claim or demand
whatsoever of him the S^r William Witches Son^o of, in and to the S^r tract of Land
and Premises and every part or parcel thereof to have and to hold the S^r Land
and before recited Premises with all and every of the before mentioned premiu
or appurtenances to the only proper use and behoof of him the S^r William
Parker his heirs and assigns forever And the S^r William Witches Son^o
doth hereby for himself his heirs and assigns forever warrant and ~
defend the afores^d Land and Premises unto the S^r William Parker his heirs &c
against the claim or demand of any Person or Persons whatever in
Witness whereof the S^r William Witches Son^o hath hereunto set his
hand and Seal the day and year first above written ~

Sealed and delivered
in presence of - {

John Spencer, John Smith {
Bowker Smith . . . }

W^m Witches, S.S.

MEMORANDUM that on the day and year within quiet and
peaceable possession of every Heizier of the within mentioned and Premises
with the pertinences was had and given and made by the S^r William Witches
Son^o to the S^r William Parker according to the true intent and meaning of this
Indenture . . .

Witnesses.

W^m Witches, S.S.

John Spencer, John Smith {
Bowker Smith . . . }

At

Hefflin
Dad T
Hugh

At a Court held for Pittsylvania County the 15th day of July 1793
 The within Indenture together with the Memorandum herein indorsed whereby the
 above named William McMurphy acknowledged to be his several acts and deed and the
 same were Ordered to be recorded By the Court

Teste Will Tunstall 68.

McMurdys
Dad for
Hughes

This Indenture made this 15th day of July in the year of our Lord Christ one thousand seven hundred and ninety three Between Samuel Hughes of the County of Pittsylvania of the one part and James McMurdy of the same County of the other part witnesseth that the said Samuel Hughes for and in consideration of the sum of One hundred pounds current Money of Virginia to him in hand paid by the said James McMurdy the receipt whereof is hereby acknowledged hath granted, bargained sold alien enfeoffed and confirmed, and by these presents doth give, grant, bargain, sell, alien, enfeoff and confirm unto the said James McMurdy his heirs and assigns for ever one certain tract or parcel of land situate lying and being in the County afores^d on Harping Creek containing by estimation two hundred and seventy one acres, be the same more or less, and bounded as follows (to wit) Beginning at a white oak on the west side the said Creek, thence a dividing line South seven degrees East Ninety poles to Pointers thence South fifty three degrees East Seventy poles to a Sassafras and white oak saplings thence South fifteen degrees East fifty eight poles to a Stake by the side of the Creek North seventy one degrees East fifty five poles crosing the Creek to a black oak, thence South sixty eight degrees East one hundred and twenty six poles to a Stake in the old Patent line, thence North forty seven degrees East ninety four poles North fifty and a half degrees West one hundred and eighty four poles South eighty six degrees West forty three poles, thence North fifty degrees West one hundred and forty eight poles to Harping Creek afores^d and thence with the said Creek so it meanders to the beginning With all Houses, Out-houses, fences Woods, Water and watercourses, profits Advantage, Hereditaments and Appertinences, and the leverages and reverences remainder and remainders rents and profits and promises thereof And all the Estate right, title, interest, claim or demand whatsoever either in Equity or in Law of him the said Samuel Hughes and his heirs of or to the said premises or any part thereof to have and to hold the said granted Premises and every part thereof with the appertinences unto the said James McMurdy his heirs and assigns for ever to the only proper use and behoof of him the said James McMurdy his heirs &c And the said Samuel Hughes for himself his heirs doth covenant and agree to and with the said James McMurdy his heirs and assigns by these presents that he the said Samuel Hughes the said premises hereby granted and sold and every part thereof unto the said James McMurdy his heirs and assigns against the claim of him the said Samuel Hughes and his heirs and all other persons whatsoever shall and will warrant and forever defend by these presents In W^m McMurphy whereof the said Samuel Hughes hath hereunto set his hand and Seal the day and Year first above written

Sealed and delivered
in presence of

Samuel ^{his} Hughes, S^t,
Mark

At a Court held for Pittsylvania County the 15th day of July 1793
 The foregoing Indenture was by Samuel Hughes party thereto Acknowledged to be his act and deed and the same was Ordered to be Recorded. By the Court

Teste

Will Tunstall 68

Tunstall's Deed
for
Markham

This Indenture made this twentieth day of May in the year of our Lord Christ one thousand seven hundred and ninety three and seventeenth Year of the common wealth Between John Markham and Mary his wife of the County of Pittsylvania of the one part and Edmund Tunstall of the County aforesaid of the other part witnesseth that the said John Markham and Mary his wife for and in consideration of the sum of Two hundred and eight pounds current Money of Virginia to them in hand paid by the said Edmund Tunstall at or before the sealing and delivery of these presents, the receipt whereof they do hereby acknowledge hath given, granted, bargained, sold, aliened, released and confirmed, and by these presents doth give, grant, bargain sell, alien, release and confirm unto the said Edmund Tunstall his heirs and assigns for ever All that tract, piece or parcel of Land situate lying and being in the said County of Pittsylvania on the North side of Banister River containing by estimation Three hundred and seventy eight acres be the same more or less and bounded as followeth; to wit, Beginning at the Mouth of Lick branch and running up said Lick branch as it meanders two hundred and fifty six poles to a gum Saptin, thence a new line sixty degrees West thirty eight poles to a pine in the said Markham's backline and thence along the same North thirty degrees East ninety poles to a pine North fifty nine degrees East one hundred and forty one poles to a pine South forty eight degrees East eighty poles to Nathaniel Greenhams line, and thence along his line South twenty degrees East twelve poles to his corner pine near a steep Blift of Rocks, then south forty eight degrees East twenty poles down the blift to a pile of rocks at the edge of the low grounds, thence North forty four degrees East twenty four poles to Banister River and thence up the Stream of said River as it meanders three hundred and thirty six poles to the beginning granted to the said John Markham by Patent bearing date the 20th day of May one thousand seven hundred and eighty six Together with all Woods underwoods, Ways, Waters and Water courses and advantages whatsoever to the said Tract, piece or parcel of Land and premises above mentioned, And also all the Estate right, title, Interest, claim and demand whatsoever either in Equity or in Law of them the said John Markham and Mary his wife their Heirs and Assigns To have and to hold the said tract, piece or parcel of Land and Premises above mentioned unto the said Edmund Tunstall his heirs and Assigns to the only proper use and behoof of him the said Edmund Tunstall his heirs and Assigns for ever. And the said John Markham and Mary his wife for themselves and their heirs do agree to and with the said Edmund Tunstall his heirs and Assigns by these presents that they the said John Markham and Mary his wife will warrant and for ever defend the title of said Land and Premises above mentioned against the just claim or claims of any person or persons whatsoever. In witness whereof the said John Markham and Mary his wife have hereunto set their hands and affixed their seals the day and year first above written.

Seal signed and delivered
in presence of

Will T Tunstall The wmo presents and Mary and poles interlin'd before sign'd
Rebecca Tunstall

John Markham, S.S.
Mary Markham, S.S.

Hundley's
Deed for
Jefferson

Polyg. Deed
for
Justice

At a Court held for Pittsylvania County the 15 day of July 1793.

The

The within Indenture was by the parties named John Marshall attested to be his act and deed and the same was ordered to be recorded By the Court.

Teste

Will Tunstall Esq.

Hundley's
Deed for
Jefferson

This Indenture made this tenth day of July one thousand seven hundred and ninety three Between Peter Field Jefferson of the County of Pittsylvania of the one part and Caleb Hundley of the County of Pittsylvania of the other part Witnesseth that the said Peter Field Jefferson for and in consideration of the sum of Sixty eight pounds Current Money of Virginia hath granted, bargained, sold and confirmed and by these presents doth grant, bargain, sell and confirm unto the said Caleb Hundley his heirs and assigns for ever one certain tract or parcel of Land lying and being in the County of Pittsylvania containing six hundred and thirteen acres, &c the same more or less, beginning at Pointers on Gallando and Moses lines, thence along Moses line 2362 poles to a red oak, thence N 32 5 on Elgains line crossing the head branches of Mill Creek, thence W 30 2 poles on David Rays and Persons lines to a white oak, thence South 32 5 poles on Gallando to the beginning With all the Appurtenances belonging or in any wise appertaining With the tenures and reversions, remainders and remainders and all Services, Benefits of the said Land to the said Caleb Hundley his heirs and assigns for ever to the only proper use and behoof of him the said Caleb Hundley his heirs and assigns for ever And the said Peter T Jefferson for himself and his heirs doth shall and will warrant and defend against the claims or claims of any person or persons whatsoever unto the said Caleb Hundley his heirs and assigns forever and against him the said Peter T Jefferson and his heirs for ever In witness whereof I have hereunto set my hand and Seal this tenth day of July one thousand seven hundred and ninety three.

Peter T Jefferson, L.S.

Witnessed by
Thomas Jefferson
John T Jefferson
Mark

J. G.

At a Court held for Pittsylvania County the 15th day of July 1793
The above Indenture was proved by the Oaths of the witnesses thereto to be the act and deed of the above named Peter Field Jefferson and the same was ordered to be Recorded. By the Court

Teste

Will Tunstall Esq.

Polly Deed
from
Justice

This Indenture made this 15th day of May one thousand seven hundred and ninety three Between William Justice of Pittsylvania County of the one part, and Agnes Polly of the County of the other part Witnesseth that the said William Justice for and in consideration of the sum of Fifteen pounds Current Money of Virginia to him in hand paid, the receipt whereof is hereby acknowledged hath granted, bargained and sold in fee and confirmed, and by these presents doth grant, bargain, sell, alien, enfeoff and confirm unto the said Agnes Polly her heirs and assigns for ever one certain tract or parcel of Land containing One hundred acres, more or less, lying and being in the County of Pittsylvania on the Branches of Cherry Stone Creek and bounded as followeth, to wit, Beginning at Pointers on Donaldsons Cedar line near Jefferson road, thence along said Cedar line North 69 E two hundred and forty six poles crossing a branch to a Red Oak, thence along John Donaldson's line South 4 West 128 poles to a white oak South 26 W 21 poles to a double Thorsen tree, thence along William Wright's line North 60 West 192 poles to White

Oak

149

152

Bake near Jefferson's land, thence new lines to the beginning To have and to hold
the said tract or parcel of land together with all and singular the appurtenances
thereunto belonging or in any wise appertaining, with the reversion & reversion
remainder and remainders of, in or to the said land & premises with the
appurtenances unto the said Agnes Polly her heirs and assigns forever to the
only proper use and behoof of her the said Agnes Polly her heirs and assigns for
ever. And the said William Justice for himself and his heirs doth covenant
and agree to and with the said Agnes Polly that he the said William Justice
his heirs, &c Adm^r the above mentioned land and premises with the
appurtenances unto the said Agnes Polly her heirs, &c Adm^r and assigns
from him the said William Justice and his heirs and from all other person
or persons whatsoever shall and will warrant and by these presents forever
defend in all respects whereof the said William Justice hath herunto set his
hand and seal this day and year above written.

Signed, sealed and delivered
In presence of — {

Melton Young, Nancy Young
David Polly — {

William Justice, L.S.

MEMORANDUM that on the 15th day of May one thousand seven hundred
and ninety three quiet and peaceable possession and citizen of the Land & Premises
within mentioned was made and delivered by the within named William Justice
unto the within named Agnes Polly according to the form and effect of the
within written Deed and due from & law.

In presence of —

Melton Young, David Polly
Nancy Young — {

William Justice, L.S.

At a Court held for Pittsylvania County the 15th day of July 1793
The above indenture together with the memorandum herein inserted were by
the above named William Justice acknowledged to be his several acts and
Deed, and the same were ordered to be recorded By the Court

Date Will Marshall L.S.

Beaver's Deed
for
McDaniel

This Indenture made this twentieth day of October in the year of our
Lord one thousand seven hundred and ninety two Between Ann McDaniel of
the County of Pittsylvania of the one part and William Beaver of the same County
of the other part witnesseth that the said Ann McDaniel for and in consideration of
the sum of Fifty pounds current money of Virginia to her in hand paid at or
before the sealing and delivering of these presents, the receipt whereof the said
Ann McDaniel doth hereby acknowledge hath granted, bargained and sold
and by these presents doth grant, bargain sell, alien, release enfranchise
unto the said William Beaver and to his Heirs and assigns forever Fifty
Acres of land situate lying and being in the said County of Pittsylvania
on both sides of upper Sandy Creek of Dan being part of a greater tract of land
belonging to the said Ann McDaniel on the said Creek Beginning at

Meredith Price

Smiths
Trust
Dancer

Meredith Price corner white oak saplin on the lower side of the said Creek, thence up the same as it meanders sixteen poles to a bent hickory, thence North seventy four degrees West twenty two and a half poles crossing the said Creek to a Willow tree, thence North twenty seven degrees West sixteen poles to a Mulberry North seventy six degrees West nineteen poles to a Walnut tree North three degrees West twenty poles to pointers on the said Creek, thence a new line North sixty degrees East Ninety five poles crossing the said Creek three times to a red oak in the said Beavers's line of the Land he bought of Tavoror Shatto and thence along the same South forty eight degrees East eighty poles to Price corner Hickory and thence along his line, thence along Meridith Price's line south sixty two degrees West one hundred and ten poles to the beginning with all houses, gardens, orchards, trees, Woods, underwoods, Meads and Watercourses being or standing and also the tenures and tenures remainder and remainders, Rents, Issues and Profits thereof and all the Estate, right, title, property, Estate and demand whatsoever of her the said Ann McDaniel of or due 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 Beavers unto the only proper use and behoof of him the said William Beavers his heirs and assigns forever and the said Ann McDaniel for her self and her heirs doth by virtue of these presents warrant and defend the title of the said Land and premises with all its appurtenances in fee simple unto the said William Beavers and to his heirs and assigns forever against herself and her heirs and against all and every other person and persons whatsoever intituled whereof the said Ann McDaniel hath herunto set her hand and seal the day and year first written —

Ann McDaniel, L.S.

Land, seal and acknowledged
in the presence of —

Joshua Stone, William Anderson Morris
Samuel Smith, John McDaniel
Mark

At a Court held for Pittsylvania County the 15th day of April 1793
The within Indenture was proved by the Oaths of two of the witnesses thereto to be the act and deed of the within named Ann McDaniel, which was ordered to be certified and affixed to the same. At a Court held for the said County the 15th day of July in the year aforesaid the same was further proved by the Oath of one of the witnesses thereto and ordered to be recorded By the Court

Teste Will Dandie L.S.

Smith's Deed
Trust for
Duncan

This indenture made this ninth day of February in the year of our Lord Christ one thousand seven hundred and ninety three Between John Duncan of Pittsylvania County of the one part and John Smith Merchant of the same County of the other part WITNESSETH that the said John Duncan for and in consideration of the sum of Seventy nine pounds ten shillings current money of Virginia which he the said John Duncan is justly indebted to him and honestly desiring to pay him the same and for and in further consideration of the sum of five shillings like money to him in hand paid by the said John Smith at & before the sealing and delivery of these presents the the receipt whereof is hereby acknowledged and thereof and every part thereof does exonerate

Convene and discharge the said John Smith his heirs and assigns forever
 the following Article viz^t, four head Horses, one sored Mare and a year
 old Horse colt, one young Mare with with foal and a three year old Mare colt
 neither of them docked nor castrated also eleven head cattle one white Cow
 and one brown heifer both marked with a swallow fork in the left and a
 crop and hole in the right ear, one red Cow and earling, the Cow marked
 with two crops and two half crops, one pied Cow and earling, the Cow marked
 with swallow fork in the left and a crop and half crop in the right ear, one red
 and white Cow and earling, the Cow marked with two crops, two holes and two
 slits in each ear, one hundred brown and red and white heifers unmarked and
 the 1 Cow earling as unmarked, one red heifer marked with with 2 crops &
 2 slits in the right (wise) ear, three feather beds and furniture and 5 head Sheep
 marked with 2 crops and a slit Also a Sled holding 48 gallons, With all the
 Appurtenances belonging to the same or in any wise appertaining, with the
 reversion and reversions, remainders and remainders and all benefits and
 Profits of the said House, and other bargained Premises and the right and
 title of him the 3^d John Duncan, with all the rights hitherto claimed, Interests and
 Security relating to the same, to have and to hold the 3^d House & with
 premises unto the 3^d John Smith his heirs and assigns for ever to the only
 proper use and behoof of him the 3^d John Smith his heirs and assigns for ever
 And the 3^d John Duncan doth hereby Grant for himself and his heirs that he
 the 3^d John Duncan his heirs &c and every of them shall and will warrant and
 forever defend the 3^d bargained Premises and every part and Article therof
 with all and singular the rights & appurtenances therunto belonging unto
 the 3^d John Smith his heirs and assigns for ever against the claim of him
 the 3^d John Duncan his heirs &c and every of them and against the claim
 of every person or persons whatsoever UPTON WILL. Notethat that the
 3^d John Smith his heirs &c shall after the first day of December in the Year m
 thousand seven hundred and ninety six or as soon thereafter as the said
 John Smith shall think proper or the 3^d Duncan shall request of him
 whichsoever of those circumstances shall first happen sell for the best price
 that can be gotten after giving ten days public Notice, the said bargained
 Premises, and out of the money arising from the sale discharge, pay and
 satisfy himself the above sum of Seventy nine pounds ten shillings the money
 with duefull Interest thereon from the date of these presents until the same
 shall be fully satisfied, together with the expences attending the recording &c of this
 Indenture and the contingent charges of the aforesaid sale or performing any thing
 that may be necessary to the intent of this Indenture, and the 3^d John Smith his heirs &c shall
 pay the overplus, if any arising to the 3^d sale, to the 3^d Duncan his heirs &c or
 his Order. WITNESS whereof the 3^d John Duncan hath hereunto set his hand
 and Seal the day and year above written.

John Duncan, Jr.

Sealed and delivered
in presence of -

P. H. Jackson, Daniel Fletcher jun^r
Sarah Bobbitt

At a Court held for Pittsylvania County the 15th day of July 1793 is
 The within Indenture who proved by the Oaths of the witnesses thereto to be the act
 and

and deed of the within named John Duncan and the same was ordered to be recorded
By the Court

Teste Will Tunstall Esq.

*John Duncans Deed
for
William McAllister*

This Indenture made the day of in the year of our Lord one thousand seven hundred and ninety three Between William McAllister of the County of Allegheny of the one part and Preston Gilbert of the County of Pittsylvania of the other part Witnesseth that for and in consideration of the sum of fifty pounds current money of Virginia in hand paid by the said Gilbert, the receipt whereof is hereby acknowledged by the said McAllister there is granted, sold and conveyed by the said McAllister unto the said Gilbert his heirs and assigns for ever one certain tract or parcel of land containing four hundred acres, be the same more or less, situated in the County of Pittsylvania on the south side of Stanton River and is bounded as follows Beginning at a Maple tree on John Chisums line thence along the said line North forty six degrees West seventy four poles to pointers - North thirty seven degrees East fifty two poles to James Hancocks corner white Oak, thence on his line North twenty degrees West two hundred and eighty eight poles crossing a branch to a Turkey Oak, thence South forty degrees West one hundred and forty poles to pointers, South seventy degrees West one hundred and eighty poles crossing a branch to a pine South sixty poles to pointers South seventy one degrees East four hundred poles crossing a branch to the beginning, with its appurtenances, to have and to hold the said tract or parcel of land with its appurtenances, to the said Preston Gilbert and his heirs and assigns for ever And the said McAllister doth for himself and his heirs covenant and agree to and with the said Gilbert to warrant and defend the aforesaid tract of land and premises free from the claim or demand of any Person or persons whatsoever unto the said Gilbert his heirs and assigns for ever In witness whereof the said McAllister hath set his hand and caused his seal to be affixed on the day and year above written.

Signed, Sealed and delivered
in presence of

W^m Mackalester, Esq,

A Court held for Pittsylvania County the 15th day of July 1793
The within Indenture was by the within named William Mackalester acknowledged
to be his act and deed, and the same was ordered to be recorded By the Court

Teste

Will Tunstall Esq.

William Tard

KNOW all men by these presents that we William Ward, Crispin Shattock jun^r William Harrison, and Frederick Shattock of the County of Pittsylvania are held and firmly bound unto Aquila Ambler Esq^r Treasurer of the Commonwealth of Virginia for the time being and his successors in the sum of ten thousand pounds current money of Virginia for the use of the commonwealth, to which payment well and truly to be made we bind ourselves our heirs, executors and administrators jointly and firmly by these presents Sealed with our seals and dated this 19th day of August 1793 The Condition of the above Obligation is such that if the above bound William Ward do and shall well and truly collect 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 and other articles also taxable due for the year 1793 and shall well and truly

your friend

*Wards Bond
In full
Aug 1793*

W. L. S.

3 in
the act
and

perform his duty as Sheriff in all things thereto belonging then the above obligation
to be void or else to remain in full force and virtue.

Taken in open Court,

At a Court held for Pittsylvania County the
19th day of August 1793.

The within bond was
by the parties therein bound acknowledged
to be their respective acts and deed, and the same
was ordered to be recorded. By the Court

John

W^m Ward L.S.
Will Todd L.S.
Crispin Shelton Jr. S.S.
W^m Harrison L.S.
Fred. Shelton L.S.

Teste Will Dunstall L.S.

Barrys Deed
from
Rufusell

This Indenture made the twenty ninth day of January in the year
of our Lord one thousand seven hundred and ninety one Between William
Rufusell of the County of Pittsylvania ^{Pittsylvania} of the one part and John Barry of the
County aforesaid of the other part witnesseth that the said William Rufusell
for and in consideration of the sum of Twenty pounds current money of
Virginia to him in hand paid by the said John Barry at or before the making
and delivery of these presents, the receipt whereof is hereby acknowledged
by the said William Rufusell hath granted, bargained and sold, alined
Released and confirmed, and by these presents doth grant, bargain and sell
Alien, release and confirm unto the said John Barry all that Mysonge
Plantation, tract or parcel of Land situate lying and being on the waters of
Tall and Birch Creeks, containing, by estimation Three hundred Acres, to be
the same more or less being part of a greater tract of Five hundred and four
Acres granted to Robert Walters by Patent duly recorded in the Land Office of
this State reference being thereto had may more fully appear, and in the
same Land which the said Robert Walters conveyed to William Rice and by
the said William Rice conveyed to the said William Rufusell, as by the said
Conveyances in the Clerks Office of the County reference being thereto had
may more fully appear, and the same is bounded as in and by the said Deed
of conveyance is described And all Houses, Buildings Woods, Waters,
Watercourses, Richards, fences, Projects, Commodities, Advantages, Heredit-
aments and Appertenances whatsoever to the said Mysonge, Plantation
and tract of Land and Premises above mentioned belonging or in any wise
pertaining, And also the reversion and reversions, Remainder and remainder
Rents, Issues and Profits of the said Premises and of every part and parcel
thereof with the appurtenances And also all the Estate, right, title
Interest, claim and demand whatsoever either in Equity or in Law of him
the said William Rufusell or his heirs of in or to the said Premises or any
part or parcel thereof with the appurtenances And also all Deeds, Covenants
and Writings touching or in any wise concerning the said Premises or any part
thereof To have and to hold the said Mysonge, Plantation and tract of
Land and Premises hereby granted and sold and every part and parcel thereof
with

above obligation

124
d 2s
Ss
Shelton Jr 5s
son 2s,
son 2s,

8.

in the year
between William
and the
william Russell
money of
and the intent:
knowledge
of him
and the
same
in and like
manner

Batts Deed
from
Lacy

At a Court held for Pittsylvania County the 21st day of March 1791
The foregoing Indenture was proved by the Oaths of one of the witnesses thereto to be the
act and deed of William Russell party thereto, which was ordered to be certified
And afterwards, to wit, At a Court held for the said County the 16th day of September
1793 the same was further proved by the Oaths of two other of the witnesses thereto and
Ordered to be recorded By the Court Teste - Will Tunstall C.S.

This INDENTURE made this twenty ninth day of November in the year of our
Lord one thousand seven hundred and ninety two Between Battis Lacy of the one
part of the State of North Carolina Rockingham County of the one part and William Lacy
of Pittsylvania County Virginia of the other part witnesseth that the said Battis Lacy for
and in consideration of the sum of One hundred and seventy pounds Virginia Money
to him in hand paid, the receipt whereof the said Lacy hath granted, bargained and
sold unto the said William Lacy one certain tract or parcel of land lying and being in
Pittsylvania County on the east side of Lanes fork and bounded as followeth (wife)
Beginning at Lanesold line, thence along said line to a red Oak corner, thence a new
line to a corner Pine Branch Lacy, thence along a new line to a corner in Ground line
thence along said line to the Creek, thence up the said Creek the meanders to the
beginning containing by estimation three hundred acres, more or less, together with
all houses, orchard, gardens, woods, ways, watercourses thereon standing, growing
and the reversion, remainder and remainders thereof and all the Estate, right thereto
and Interest itame and demands whatever of him the said Battis Lacy of in or
to the premises or any part thereof to have the said tract or parcel of land and premises
together and every of their appurtenances unto the said William Lacy his heirs and
assigns for ever and the said Battis Lacy for myself my heirs and from all and
every person or persons shall and will forever defend the above said land unto the said
William Lacy to him his heirs and assigns for ever, this Twenty third my self and
my heirs forever to support given under my hand and seal the the day and year
above written.

Signed Seal and delivered
in presence of }
Jeremiah Ellington, Joseph Motley }

Samuel Motley }

Battis Lacy S.S.

At a Court held for Pittsylvania County the 21 day of January 1793
 The within Indenture was proved by the oaths of two of the witnesses thereto
 to be the act and deed of the within named Battie L. Davis which was ordered
 to be certified and afterwards, to wit, At a Court held for the said County,
 the 16th day of September in the year afterward the same was further proved
 by the oath of one other of the witnesses thereto and Ordered to be recorded

By the Court Teste Will Tunstall Esq

Battie Davis
from
Robertson

This INDENTURE made this 15 day of July one thousand seven hundred
 and ninety three Between Joseph Robertson of Pittsylvania County of the one
 part and Nathan Currie of the said County of the other part Witnesseth that
 the said Joseph Robertson for and in consideration of the sum of One hundred
 pounds current money of Virginia to him in hand paid by the said Nathan
 Currie before the sealing and delivery of these presents witnesseth they do
 hereby acknowledge themselves contented and paid All he granted
 bargained and sold and by these presents doth grant, bargain sell and
 confirm unto the said Nathan Currie 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, bounded on the south by a red oak on
 Peter Wilsons new corner line running thence westward six feet
 North to a red Oak tree on Henry Landford line, thence South to a post oak
 thence East to a red oak, thence South to a white oak, thence South to the
 beginning, it being part of the land wherein Henry Landford did lie
 To have and to hold and peacefully enjoy the aforesaid Land & Premises
 with all Houses, Garden, orchards & with all and every Appertaining
 thereto belonging or in any wise appertaining to him the said Nathan
 Currie his heirs and assigns forever In witness whereof the said Joseph
 Robertson hath hereunto set his hand and affixed his Seal the day and
 year first above written.

Joseph ROBINSON. Esq.

Signed Sealed and delivered
 in the presence of
 John Barnes, Notary
 James Currie —
 mark

At a Court held for Pittsylvania County the 16th day of September 1793
 The within Indenture was proved by the oaths of the witnesses thereto to be the
 act and deed of the within named Francis Allen and the same was ordered
 to be recorded By the Court Teste Will Tunstall Esq

Francis
Allen
from
Allen

This INDENTURE made this third day of September one thousand seven
 hundred and ninety three Between Francis Allen of Pittsylvania County of the
 one part and John Chattington of the said County of the other part Witnesseth
 that the said Francis Allen for and in Consideration of the sum of Three pounds

ten shillings current money of Virginia to him in hand, sa^t by the said John Chatwin paid, the receipt whereof the said Francis Allen doth hereby acknowledge. Hath granted, bargained and sold and by these presents do grant, bargain and sell unto the said John Chatwin his heirs or assigns forever one certain tract or parcel of Land situate lying and being in the said County on waters of Banister river containing twenty acres, more or less Beginning at a post oak on the south side of Peys's tode running upon Duncans line to the corner upon a red oak, then upon said Chatwin's line to a red oak corner upon Myles's line, then on Myles's line to a white corner on Peys's tode, then down Peys's tode to the beginning. Together with the cessions and reservations remainder and remainder, rents, issues and profits thereof and every part and parcel thereto into the said John Chatwin and to his heirs for ever together with all and singular the appurtenances to the same belonging or in any wise appertaining to have and to hold the said granted Land and premises with all and singular the Members and appurtenances unto the said John Chatwin and to his heirs and assigns to the only proper use and behoof of the said John Chatwin, his heirs and assigns for ever. And the said Francis Allen doth for himself and his heirs Executors Administrators by these presents covenant, promise and grant to and with the said John Chatwin his heirs and assigns that he the said Francis Allen and his heirs shall and will warrant and for ever defend by these presents the said granted lands and premises and every part and parcel thereof with its appurtenances against the claim and demands of himself and his heirs and of all and every other person or persons whatsoever having or claiming any rights or title thereto unto the said Chatwin and to his heirs forever. In witness whereof the said Francis Allen has set his hand and affix'd his seal the day and year above written.

Francis Allen, L.S.
mark

James Allen, Benjamin Burson
John Allen, Maria Adams

At a Court held for Pittsylvania County the 10th day of September 1793,
The within Indenture was by the within named Francis Allen acknowledged to be his act and deed and the same was ordered to be recorded By the Court

Teste Will. Gunstall Esq

This Deed made this 7 day of September in the year of our Lord one thousand seven hundred and sixty three between Humphrey Hendrick of the County of Pittsylvania Virginia and Anna his wife on the one part and John Dix of the County of Caswell North Carolina on the other part witnesseth that the said Humphrey Hendrick and Anna his wife for and in consideration of the sum of One hundred and forty pounds current money of Virginia to them in hand paid by the said John Dix the receipt whereof they doth hereby acknowledge hath by these presents bargained, sold and confirmed unto the said John Dix and to his heirs for ever one certain tract or parcel of Land lying and being in the County of Pittsylvania and in the Land I now live on containing by Estimation One hundred and thirty five acres with the appurtenances thereto belonging and bounded as follows, viz by the lines of George Southerland sen^r Drion Siphons, George Adams and the River Dan and lying on the south side of the river Dan To have and to hold the said tract of land, be it more or less, with the appurtenances to the said John Dix his heirs and assigns for ever. And the said Humphrey Hendrick and Anna his wife for

themselves and their Heirs for ever the aforesaid tract of land with the Appurtenances
afores^d unto the s^r John Dix his heirs and assigns against all Persons whomsoever
will warrant and by these presents for ever defend In Witness whereof the said
Humphrey Hendrick and Anna his wife hath hereunto set their hands and
Seals the day and year above written.

Signed, Sealed and delivered
in presence of -

Humphrey Hendrick, S.S.
Anna Hendrick, S.S.

Daniel Tompkins, William Payne Jr.
William Dix, Thos Dix.

Wilson
Dad for
Rhodes

V
At a Court held for Pittsylvania County the 16 day of September 1793
The within Indenture was proved by the Oaths of three of the witnesses thereto
to be the act and deed of the within named Humphrey Hendrick and Anna his wife
and the same was Ordered to be recorded By the Court.

Teste Will Tunstall Esq

Tompkins
Dad for
Parish

This Indenture made this twenty seventh day of August in the year of
our Lord one thousand seven hundred and ninety three between Abraham
Parish of the County of Pittsylvania of the one part and Samuel Tompkins Senior
of the County aforesaid witnesseth that the said Abraham Parish 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 Samuel Tompkins Senior, the receipt
whereof he doth hereby acknowledge before the sealing and delivery of these
presents, hath granted, bargained and sold and by these presents doth grant,
bargain and sell unto the said Samuel Tompkins Senior one certain tract
or parcel of Land lying and being in the County aforesaid on both sides of
Bearskin Creek containing two hundred acres and bounded as followeth:
(to wit) Beginning at pointers in the road on Walter Lamb's line, thence
North nineteen degrees West one hundred and seventy poles crossing the
Creek to a white oak, thence South sixty degrees west one hundred and
eighty six poles crossing little Bearskin to a white oak, thence South sixty
four degrees west of S poles crossing Cuttlands road to a corner in an old
field, thence South 21 $\frac{1}{2}$ degrees West Thirty poles to a white oak by a branch in
the said Parish's line, thence down the branch as it meanders South 64 degrees
East 126 poles to a branch at the foot on Hickory's road, thence down the road North
89 East 67 poles at the fork of the road, thence South 71 $\frac{1}{2}$ East 16 poles to a corner
at the said road, thence North 80 $\frac{1}{2}$ degrees East 180 poles to the beginning to
have and to hold the said Land and premises with its appurtenances
unto the said Samuel Tompkins Senior his heirs and assigns for ever And the
said Abraham Parish for himself his heirs and assigns and all and every
other person or persons whatsoever shall and will warrant and defend the
right, title and claim of the said tract of Land unto the said Samuel Tompkins
Senior his heirs and assigns for ever In Witness whereof the said Abraham
Parish hath hereunto set his hand and seal the day and year above written
Sealed.

Abram Garrison, S.S.

Farmers
Dad for
Atkinson

Sealed and delivered in presence of John Hodges, Thos Tomphino, Dan'l Tomphino and
William Sealey

At a Court held for Pittsylvania County the 16th day of September 1793
The within Indenture was by the within named Abraham Parrish acknowledged to be
his act and deed and the same was Ordered to be recorded By the Court

Teste Will Tunstall Esq.

Wilson
Died for
Rhodes

Sealed

This Indenture made this first day of February and in the year of our Lord one thousand seven hundred and ninety three Between Jacob Rhodes of Pittsylvania County of the one part and John Wilson of the same County of the other part witnesseth that the s^d Jacob Rhodes for and in consideration of sixty pounds current money of Virginia to him in hand paid by s^d John Wilson the receipt whereof the s^d Jacob Rhodes doth hereby acknowledge and thereof and from every part and parcel thereof of death hereby acquit Exonerated and discharge the s^d John Wilson his Executors Adm^r and assigns All that Divided tract or parcel of land laying and being in Pittsylvania County and on the Waters of Fish Creek containing by estimation One hundred and twenty six acres, and bounded as follows To wit Beginning at a corner pine in Twedwells line, then a straight line eastward not yet run deviating from Hughes land to a Spanish oak on the Creek North sixty seven and a half degrees west one hundred poles to a white oak thence South thirty eight degrees west one hundred and ten poles to a Pine in the s^d line on Wetherspoons Pasture, thence North seven degrees West one hundred and twenty poles to a red oak in Twedwells border line, thence on the same South eighty one degrees East three hundred and twenty three poles to Twedwells corner, thence on his South eighteen degrees West one hundred and twenty six poles to the beginning And also all Trees Waters, underwoods, Masters, commodities advantages or in any wise appertaining And also the taxeis and teveries, remainder and remainders right, Interest claims and demands whatsoever of him the s^d Jacob Rhodes his heirs and assigns for ever To have and to hold the tract or parcel of Land and premises and every part thereof and all and singular the s^d premises above mentioned with the appurtenances unto the s^d John Wilson his heirs and assigns for ever on that the s^d Jacob Rhodes for himself his heirs and assigns against all and every person whomsoever unto the s^d John Wilson his heirs and assigns shall and will warrant and for ever defend In Witness whereof I have hereunto set my hand and seal this day and year above written Signed, sealed and delivered in the presence of us.

Teste W Wilkinson, Robert ^{his} M^r Matters
Hugh Kelley, John ^{his} M^r Barney

Jacob Rhodes, Esq.

At a Court held for Pittsylvania County the 16th day of September 1793
The within Indenture was proved by the oaths of three of the witnesses thereto to be the act and deed of the within named Jacob Rhodes and the same were Ordered to be recorded By the Court Teste Will Tunstall Esq.

Timers
Died for
Whinson

This Indenture made this thirteenth day of May in the year of our Lord one thousand seven hundred and ninety three Between Roger Atkinson of the County of Dinwiddie of the one part and Saml Farmer of the County of Pittsylvania of the other

other part witnesseth that the said Roger Atkinson for and in consideration
of the sum of One hundred and twenty pounds current money of Virginia
to him in hand paid by the said Isam Farmer at or before the inscribing and
delivering of these presents, the 1st whereof the said Roger Atkinson doth
hereby acknowledge hath granted, bargained and sold, aliened, released
and confirmed unto the said Isam Farmer his heirs and assigns for ever
one certain tract or parcel of Land lying and being in the County of
Pittsylvania on the branches of Etchorn Creek containing by Estimation
Two hundred Acres, to the same more or less, and bounded as follows
Beginning at Stephen Colemans corner red Oak in the said Farmers former
line, and thence along the same North 23 $\frac{1}{2}$ degrees East thirty one poles to a
dead post oak, thence along John Delys line North one hundred and eighty
four poles crosing a branch to a white oak corner, thence now lines West
One hundred and sixty poles crosing a branch to pointers, South nine
degrees West one hundred and sixty poles crosing a branch to a white oak
in Colemans line aforward, and thence along the same South 73 $\frac{1}{2}$ degrees
East one hundred and seventy eight poles to the first station, With houses
Garden Trees, woods, underwoods, ways and watercourses being or
standing And also the remainder and remainders, rents, Issues and profits
thereof And all the Estate, Right, title, Interest, property claim and demand
whatsoever of him the said Roger Atkinson of, in and to the same and
every part and parcel thereof To have and to hold the above sold
Land and Premises with all its Appurtenances unto the said Isam Farmer
his heirs and assigns, to the only proper use and behoof of him the said
Isam Farmer his heirs and assigns forever And the said Roger Atkinson
for himself his heirs, Executors and Administrators doth covenant and
agree with the said Isam Farmer his heirs and assigns that he the
said Isam Farmer his heirs and assigns shall for ever hereafter by
virtue of these presents have, hold use occupy possess and enjoy the said
Land and Premises with all its appurtenances fully and clearly exonerated
and discharged of all and from all incumbrances of what nature and
kind soever And that the said Roger Atkinson his heirs, Executors and
Administrators shall and will for ever hereafter warrant and defend the
right of the said Land and premises with all its appurtenances unto the
said Isam Farmer his heirs and assigns for ever against themselves and
their heirs and against all and every other person and persons whatsoever
lawfully claiming the same in witness whereof the said Roger Atkinson
hath hereunto set his hand and affixed his seal the day and year first
above written.

Signed, sealed and delivered

in the presence of

D Coleman, Isam Farmer

Thomas & James, John & Owen

mark mark

Roger Atkinson

At a Court held for Pittsylvania County the 10th day of September 1793
The within Indenture was proved by the oaths of three of the witnesses herte

Date
1893

to be the act and deed of the within named Roger Atkinson and the same was ordered
to be recorded By the Court.

Teste

Will Tunstall Esq

Ward's Dated
for 5
days

This INDENTURE made this fifteenth day of September in the year of our Lord
Christ one thousand seven hundred and ninety three Between George Hardy Senior
and George Hardy Junior of the County of Pittsylvania of the one part and Joshua Hardy
of the County aforesaid of the other part witnesseth that that the said George Hardy Sr.
and George Hardy Jr for and in consideration of the sum of fifty pounds good and lawfull
Money of Virginia already in hand paid by the said Joshua Hardy unto the said George
Hardy Sr and George Hardy Jr the receipt whereof they doth hereby acknowledge hath
bargained and sold Almond Engeoff and by these presents doth bargain sell Almon-
Engoff and for ever confirm unto the said Joshua Hardy his heirs and assigns for ever
a certain tract or parcel of land lying and being in Pittsylvania County on the
branches of Sandy Creek and bounded as follows, to wit, Beginning at a Sassafras in
William line, thence a state to a pine and from thence to a pine in said George Hardy
line and from thence to a Post oak in Lazarus Dodson line and from thence to a pine
a corner tree and from thence to the beginning, by estimation sixty one acres, be the same
more or less, together with all houses, outhouses, orchards, gardens, waters, ways
privileges therunto belonging or in any wise appertaining therunto, with the
reversion or reversions, remainder or remainders, rents, dues, profits thereof belonging
To have and to hold the said bargained premises with the appurtenances unto the
said Joshua Hardy his heirs and assigns for ever, to his and their proper use and
benefit and behoof of for ever and the said George Hardy Sr and George Hardy Jr
doth for themselves covenant both sell and convey the said bargained premises with
the appurtenances unto the said Joshua Hardy his heirs and assigns for ever and that
the said is fully fully and clearly acquitted and discharged of all manner of incumbrances
whatsoever And lastly the said bargained premises with the appurtenance unto the
said Joshua Hardy his heirs and assigns whereby the said George Hardy Sr and George
Hardy Jr their heirs he shall and will warrant and for ever defend by these presents
against all manner of persons or persons whatever the W^t M^r S^r whereof the said George
Hardy Sr and George Hardy Jr hath caused to set their hands and seals the day and year
above written.

Signed, sealed and delivered
in the presence of us —

Silvany Gardner, William Dodson
Rosaiah Dodson —

George Hardy senior, Esq
George Hardy, Esq

At a Court held for Pittsylvania County the 16 day of September 1793 —
The within Indenture was proved by the oaths of the witnesses thereto to be the
respective acts and deed of the within named George Hardy Sen^r and George Hardy Jr
and the same was Ordered Recorded to be recorded By the Court

Teste

Will Tunstall Esq

This INDENTURE made this fourteenth day of September in the year of our Lord
Christ one thousand seven hundred and ninety three Between William Dodson of the
County of Pittsylvania and State of Virginia of the one part and Silvany Gardner of the
County and State aforesaid of the other part witnesseth that the said Dodson for
and

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and Tim
Dodson1793
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to

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and in consideration of the sum of fifty five pounds good and money of Virginia
already in hand paid by the said Silvany Gardner, the receipt whereof the
said William Dodson doth hereby acknowledge himself fully and entirely satisfied
Contented and paid Have bargained and sold, Almond Enoffed and confirmed
and by these presents do bargain, sell, Almond Enoff and forever confirm unto
the said Silvany Gardner his heirs and assigns for ever a certain tract or
parcel of land situate lying and being in Pittsylvania County on the Waters
of Sandy Creek and bounded as follows, viz Beginning at a pine, thence
running a new line South forty three degrees East one hundred and sixty two pole
to a pine in the Cedar line thence along West thirty six pole to a pine thence
South sixteen degrees West ninety seven pole to a pine, thence a new line
North seventy seven degrees West one hundred and ten pole to a pine in
Charles Lewis Se line, thence on the same North seven degrees West one
hundred and seventeen pole to a white oak, thence North sixty five degrees
East one hundred and nine pole to a pine, thence North eight degrees West
eighteen pole to the beginning, contain by estimation One hundred and fifty two
Acres, to the same more or less, together with all housesouthhouses, orchard
gardens Utensil ways thereunto belonging or in any wise belonging or
appertaining thereto, with the reversion and reversions, remainder and
remainders, rents, issues and profits thereof TO HAVE AND TO HOLD the said
bargained premises with the appurtenances unto the said Silvany Gardner his
Heirs and assigns for ever to him and their only proper use and benefit and behoof
for ever And the said William Dodson doth covenant for himself and his heirs
 Executors, Administrators to and with the said Silvany Gardner his heirs and
assigns for ever in the following manner, that is to say, That he the said
William Dodson hath a good right, full power and lawfull Authority to
Sell and convey the said premises with the appurtenances unto the said
Silvany Gardner his heirs and assigns for ever and that the same is without
any and all incumbrances whatever and that the said William Dodson his
heirs he shall and will warrant and for ever defend by these presents against
all manner of persons whatever In witness whereof the said William
Dodson hath hereunto set his hand and seal the day and year above written
Signed, sealed and delivered
in the presence of us — 3

Memoandum the day and year within written precedable portion of
the said Land was given and made unto the within named Silvany Gardner
according to the tenor, form and effect of the within written deed.

William Dodson, Esq.

Received the day and date within specified the sum of fifty five
pounds current money from the within mentioned Silvius Gardner being in
full for the consideration aff'ns. - William Dodson Esq
\$55.00 Wm D.

At a Court held for Pittsylvania County, the 16 day of September 1793
The within Indenture, together with the Memorandum and receipt hereon indorsed
were by the within named William Dodson acknowledged to be his several acts
and deed, and Rhoda wife of the said William she being - duly examined

Exhibit

as the law directs, relinquished her right of Dower in and to the land and premises
Conveyed by the said Indenture, All which were Ordered to be recorde By the Court,

Taste

Will. Tappostall Esq.

Sisters Deed
Tim Jenkins

This Indenture made this twentieth day of October in the year of our Lord one
thousand seven hundred and ninety two Between Daniel Jenkins of the County
of Pittsylvania of the State of Virginia of the one part and William Lester of the County
and State aforesaid of the other part witnesseth That the said Daniel Jenkins for
and in Consideration of the sum of One hundred pounds current money of Virginia to
him in hand paid by the said William Lester also before the sealing and delivery
of these presents, the receipt whereof is hereby acknowledged At the said Daniel
Jenkins hath granted bargained and sold Aliened, released and confirmed and by
these presents doth grant Bargain and sell, Alien, release and confirm unto the
said William Lester all that tract, piece or parcel of Land situate lying and being
in the County of Pittsylvania on the branches or Waters of Tappahoe and Maggoty
Creeks containing by estimation two hundred and sixty six acres and the same is
bounded as follows, to wit, Beginning at pointers in Andersons line, thence
along James Taries line S 70° W fifty five poles to a red oak and pointers, thence
soulines S 76° West one hundred and fifty four poles to a pine N 50° W one hundred
and fifty eight poles to a pine N 40° E 112 poles to a white oak in a Meadow at the head
of Maggoty Creek N 75° E 191 poles in Andersons line and thence along his line N
52° E 174 poles to the beginning. And all Houses, out houses, Woods underwoods
Plays, waters, Watercourses, Peculiar and Advantages whatever to the said premises
belonging or in any wise appertaining. And also the reversion, reversions
Remainder, Remainders, rents, Issues and profits of the said premises or of any part or
parcel thereof with the appurtenances And also all the Estate, right, title, Interest,
claim and demand whatsoever, ^{whether} in Equity or in Law of him the said Daniel Jenkins
and his heirs of, in or to the said premises hereby granted and sold or any part or parcel
thereof with the appurtenances To HAVE AND TO HOLD the said tract, piece or parcel of
Land and premises above mentioned and every part and parcel thereof with the
Appurtenances unto the said William Lester, his heirs and assigns, to the only proper
use and behoof of the said William Lester his heirs and assigns forever And the said
Daniel Jenkins for himself and his heirs doth covenant and agree to and with the said
William Lester his heirs and assigns by these presents that he the said Daniel Jenkins
the said tract, piece or parcel of Land and premises hereby granted and sold unto the
said William Lester his heirs and assigns against him the said Daniel Jenkins and
his heirs shall and will covenant and forever defend firmly by these presents It.
Witness whereof he the said Daniel Jenkins hath set his hand and affixed his
Seal the day and year first above written.

Signed, sealed and delivered
in the presence of

Thos. Jenkins, Thomas Vaughan
Peter Graywall, Francis Taly
D Lester

Daniel Jenkins, Esq.

At a Court held for Pittsylvania County the 18 day of February 1793
The within Indenture was proved by the oaths of two of the witnesses thereto to be the act
and deed of the within named Daniel Jenkins, which was Ordered to be certified

And

of Virginia
one of the
early settling
conformed
uppon unto
tract on
the Waters
at thence
by two pole
in the River
one line
line in
West one
degrees &
West 4
2 fifty two
Richard
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the said
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1800. S.S.

1793
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examined
as

And afterwards, to wit, at a Court held for the said County the 16th day of September in the year aforesaid the same way proved by the oath of one other of the witnesses thereto and ordered to be recorded By the Court

Teste Will Tunstall Esq.

Heatts's Deed
from
Heatts

This Indenture made this eighth day of April in the year of our Lord one thousand seven hundred and ninety three Between Curtis Heatts of the County of Pittsylvania of the one part and Richard Heatts of the other -
Witnesseth that the said Curtis Heatts for and in consideration of the sum of eighty pounds in hand paid good and lawful money of Eng^t by the said Richard Heatts, the receipt whereof I do confess and acknowledge hath given granted bargained and sold, and Almond Enscraft and confirmed and the said Curtis Heatts for himself and his heirs &c and Adm^r doth by these presents give grant, bargain, sell, Almon, Enscraft and confirm unto the said Richard Heatts his heirs and assigns for ever one certain tract or parcel of land containing One hundred and fifty acres situate and lying in the aforesaid County of Pittsylvania lying on the North fork of Shunking River and bounded as followeth, to wit, Beginning on a corner pine in William Gregory line thence South to a corner pine in John Martin line, thence his line West to Jacob Fair's line, thence his line to Gilberts Hunt's line, thence his line to a corner pine in William Gregory line, thence his line East to the beginning To have and to hold the said One hundred and fifty acres of land with all the appurtenances to the said Richard Heatts his heirs and assigns for ever And the said Curtis Heatts his heirs &c and Adm^r doth covenant and agree with the said Richard Heatts that the said Curtis Heatts will warrant and forever defend the before granted Land with all the appurtenances to the said Richard Heatts his heirs and assigns forever against them the said Curtis Heatts and from the claim or claims of any Person whatever in Witness whereof the Curtis Heatts hath to these presents set his hand and Seal the day and year above written.

Signed, sealed and delivered in presence of us

Curtis & Heatts. ss.

Daniel Shelton Jr John Waller
John Heatts, James Heatts

Deed
Delivered
27th Aug 1793
for payment of
£100

At a Court held for Pittsylvania County the 16th day of September 1793 The within Indenture was proved by the oaths of three of the witnesses thereto to be the act and deed of the within named Curtis Heatts and the same was ordered to be recorded By the Court Teste Will Tunstall Esq.

James's Deed
from
Weatherford

This Indenture made this 27 day of Aug^r in the year of our Lord one thousand seven hundred and ninety three Between John Weatherford of Pittsylvania County of the one part and John James of the same County of the other part Witnesseth that the said John Weatherford for and in consideration

of the sum of One hundred pounds current money of Virginia to him in hand paid
also before the making and delivering of these presents, the receipt whereof is hereby
acknowledged both given, grant, sold and confirm, and by these presents hath given
granted, bargained sold and confirmed unto the said John James and to his heirs
and assigns for ever a certain tract or parcel of land containing by estimation One
hundred and fifty acres, be the same more or less lying and being in the County of
Pittsylvania, and bounded as followeth vizt Beginning at a stone corner in
William Justice's line on Piggy river, thence along his line to Thomas Ramsey's corner
thence along the s^d Ramsey's line to a gum on Rocky Creek, thence down the said
Creek as it meanders to Piggy river and up the s^d as it meanders to the beginning
with all and singular the right and appurtenance therunto belonging or in any wise
appertaining to the same to have and to hold the said land and premises unto the
said John James his heirs and assigns for ever And the said John Weatherford doth
for himself his heirs, execs. and adm^r covenant and agree with the said John
James his heirs or assigns from time to time and at all times forever hereafter
peaceably and quietly to hold, possess, and enjoy the above land and premises and
right and title of them the said John Weatherford without lette, hind, trouble or
inconveniencie from him the s^d John Weatherford his heirs execs or adm^r or any person
or persons lawfully claiming in, by, from or under the s^d John Weatherford or any other
person whatsoever, and the s^d John Weatherford for himself his heirs he shall and
will warrant and forever defend the above mentioned land and premises as before
expressed unto the s^d John James by these presents In witness whereof the s^d
John Weatherford has hereunto set his hand and seal the day and year above
written

John Weatherford, S.S.
Seal

Test.

Michael Holland, Henry Atkinson
Thomas Denton.

A Court held for Pittsylvania County the 16th day of September 1773.
The within Indenture was by the within named John Weatherford acknowledged
to be his act and deed, and Hannah the wife of the said John she being first
privately 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
Ordered to be recorded By the Court Teste Wm Tinsall C.S.

Murphy's
Dad for
Shields

This Indenture made this 11th of September in the year of our Lord God one
thous and seven hundred and sixtie three Between William Shields of the County
of Pittsylvania of the one part and John Murphy of the County of Bedford of the
other part witnesseth that the said William Shields for and in consideration of
the sum of Three hundred pounds current money of Virginia to me in hand paid
by the said John Murphy also before the making and delivery of these presents
the receipt is hereby acknowledged therefore I the s^d William Shields hath granted
bargained and sold, aliened, released and confirmed and by these presents do grant
certain tract or parcel of land situate lying and being in the County aforesaid on
the North side of Sandy River containing by estimation two hundred and seventy
three acres, be the same more or less, and bounded as followeth, to wit, Beginning
at a bir tree on the North side of Sandy River, thence by new dividing lines North
fifty seven degrees East 32 poles to a gum N 63 E 18 poles to a red Oak N 85

(165)

248 poles to a red oak S 57 E 62 poles to a white oak in John Marks line
thence a conditional line up the branch as it manders to a white oak
corner in S Marks line N 75 W 121 poles to pointers N 38 W 82 poles to
William Garner line, thence his line S 60 W 60 poles to pointers N 73
W 110 poles to Sandy river thence down the same as it manders to the
beginning containing by estimation 140 acres, be the same more or less
Also another tract adjoining the same containing 133 acres more or less
and bounded as followeth to wit, Beginning at pointers N 44 E 104 poles
to a white oak N 62 E 70 poles to a white oak S 119 E 52 poles bearing a
branch to a red oak S 18 E 102 poles to white oak in John Marks line thence
along the same S 89 W 105 to Marks corner white oak on the above mentioned
branch to the last station in the Conditional line To have and to hold
the above mentioned tract or parcels of land with its Appurtenances &
Improvements and every part and parcel thereof with all and singular
whatever thereunto belonging unto the proper use and behoof of him the
said John Murphy his heirs and assigns forever, And I the said William Shields,
do covenant and agree to with peaceful and quiet possession unto him the
said Murphy on the land and premises above mentioned to him his heirs
and assigns forever and will forever warrant and defend the title of said land to
be free from the claim, title or title of all manner of person or persons whatsoever
In witness whereof I have hereunto set my hand and affixed my seal In
presence of the day and year above written:

William Shields, S.S.

At a Court held for Pittsylvania County the 16th day of September 1793
The within Indenture was by the within named William Shields,
acknowledged to be his act and deed, and since the wife of the said William
Shields being first privately examined on the law directs relinquished her
right of power in and to the land and premises conveyed by the said
Indenture all which were desired to be recorded by the Court

J.C.

Teste

Will T. Turnstall 68

Recd by
Buckley
Dad: He

The Common Wealth of Virginia To Benjamin Lankford, William
Fad and Stephen Coleman of the County of Pittsylvania Gent. Greeting
Whereas John Buckley by his certain Indenture hath conveyed unto
Burke Neatts 247 acres of land situate lying and being in the said County
of Pittsylvania and Whereas Mary Buckley the wife of the said John Buckley
cannot conveniently travel to the Court of our said County of Pittsylvania to
make acknowledgment of the said Indenture We do therefore command you
or any two of you that you personally go to the said Mary Buckley and
privately and apart from her said Husband examine her touching her
relinquishment of power in and to the land and premises conveyed by the
said Indenture which is herunto annexed and whether she doth the same
freely and voluntarily without his persuasions or threats and whether the
same

be willing that the same should be recorded in the Court of our said County of Pennsylvania
And when you shall have so examined her and taken her acknowledgment that
you certify the same to the Justices of our said County Court of Pennsylvania
under your hands and seals, inclosed returning also therewith the said
Indenture and this Writ Witness William Tunstall Clerk of our said County Court
the 18th day of July 1793 in the 18th year of the Commonwealth.

Pittsylvania County, Va.

Will Tunstall

By virtue of the above Commission so as directed we did personally go to
Mary Buckley the wife of the above named John Buckley and privately and
apart from her said Husband did examine her touching her relinquishment of
Power in and to the Land and premises conveyed by the said Indenture, and do
hereby certify that the said Mary did freely and voluntarily relinquish her right
of Power in and to the Land and premises conveyed by the said Indenture without
the persuasions or threats of her said husband, and is willing that the same should
be recorded in the said County Court of Pittsylvania before under our hands and
Seals the 18th day of July 1793.

Will Todd L.S.

Stephen Coleman L.S.

At a Court held for Pittsylvania County the 16th day of September 1793
The within Indemnity and Report annexed thereto was returned and Ordered to be
Recorded By the Court Teste Will Tunstall L.S.

Laws Decd
for
Halls
Coan D.

This Indemnity made this fifteenth day of June in the year of our Lord one
thousand seven hundred and ninety three Between Charles Hallett of the County of
Pittsylvania of the one part and Thomas B. Jones of the said County of the other part
Witnesseth that the said Charles Hallett for and in Consideration of the sum of One
hundred and seventy pounds current money of Virginia to him in hand paid by the
said Thomas B. Jones, the receipt whereof the said Charles Hallett doth hereby acknowledge
hath granted, bargained and sold and by these presents doth grant, bargain, sell
and confirm unto the said Thomas B. Jones his heirs and assigns for ever a certain
Tract or parcel of Land containing two hundred and seventy five acres, to be the same more
or less lying and being in County of Pittsylvania on both sides of Mill Creek and
bounded as follows, viz. Beginning on a corner pine in Millars line, thence to a
corner, thence to a corner pines, thence crofing the said Creek to a corner pine in
Joneses line, thence to a corner Maple in a branch in Shuttles line, thence along Shuttles
line to pines, thence along Shuttles line to Daynes corner on a pine, thence a
straight line to Daynes corner on a branch thence up the branch to Achey's road
thence up the road to Pigg River road thence up Pigg River road to said Mill Creek
thence down the said Creek to a corner in Tuckers line, thence a straight line to Pigg
River road, thence up said road to the first station, to have and to hold the said
Land and premises unto the said Thomas B. Jones to his heirs and assigns for
ever, and I the said Charles Hallett for my self my heirs and assigns for ever do
and will warrant and ever defend the right and title of the said Land from the claims
or claims of my self my heirs &c. unto the said Thomas B. Jones his heirs and assigns
for ever in witness whereof I the said Charles Hallett have hereunto set
my

my hand and seal the day and year above written.

Signed sealed and delivered }
in the presents of }
Ino. Davis, Moses Hart Junior,

Spencer Pace.

Charles Heatt. A.S.

At a Court held for Pittsylvania County the 16 day of September 1793
The within Indenture was by the within named Charles Heatt acknowledged
to be his act and deed and the same was ordered to be recorded.

By the Court Teste Will Turnstall A.S.

Buckley for
Bruce Deed
& Report

The COMMON WEALTH OF VIRGINIA To Benjamin Lankford, William Todd and Stephen Coleman of the County of Pittsylvania Gent. Greeting
Whereas Robert Bruce by his certain Indenture hath conveyed unto John Buckley two hundred and forty seven acres of land situate lying and
being in the County of Pittsylvania AND WHEREAS Jane Bruce the wife of
the said Robert Bruce cannot conveniently travel to the Court of our said
County of Pittsylvania to make acknowledgment of the said Indenture
We do therefore command you be my two of you that you personally go to
the said Jane Bruce and privately and apart from her said husband
Examine her touching her relinquishment of Dower in and to the Land and
Premises conveyed by the said Indenture which is hereto annexed and
whether she doth the same freely and voluntarily without his persuasions or
threats, and whether she be willing that the same should be recorded in our
said County Court of Pittsylvania; and when you shall have so examined
her and taken her acknowledgement that you Certify the same to the Justice
of our said County Court of Pittsylvania under your hands and Seals
inclosed returning also thereto there the said Indenture and this Writ
Witness William Turnstall A.S. of our said County Court the 18th day of
July 1793 in the 17th Year of the Commonwealth Will Turnstall

Pittsylvania County A.S.

By virtue of the above Commission to be directed we did personally go
to Jane Bruce the wife of the above named Bruce and privately and apart
from her said husband did examine her touching her relinquishment of
Dower in and to the Land and Premises Conveyed by the said Indenture, and
do hereby certify that the said Jane Bruce did freely and voluntarily relinquish
her right of Dower in the said Land and Premises without the persuasion or
threats of her said husband and is willing that the same should be recorded
in the said County Court of Pittsylvania Given under our hands and Seals
the 18th day of July 1793.

Will Todd. A.S.

Stephen Coleman. A.S.

At a Court held for Pittsylvania County the 16th day of September 1793

The within Indenture and Report annexed thereto was returned and Ordered to be
Recorded By the Court. Teste Will Tunstall Esq.

Perkins Due

For
Shields

1793
Aug

This Indenture made and concluded on this Twenty ^{day of November}
in the year of our Lord one thousand seven hundred and ninety two by and between
Joseph Shields of the County of Pittsylvania and State of Virginia of the one part and
Nicholas Perkins jun^r of the County and State aforesaid of the other part witnesseth
that the said Joseph Shields for and in consideration of the sum of Two hundred
pounds to him in hand paid by the said Nicholas Perkins, the receipt whereof he doth
hereby acknowledge, hath given, granted, bargained and sold, and by these
presents doth give, grant, bargain and sell unto the said Nicholas Perkins his
heirs and assigns for ever two certain tract or parcel of Land containing six
hundred and fifty one acres, be the same more or less, lying and being in the County
of Pittsylvania and State of Virginia on both sides of the South fork of Sandy River
and bounded as followeth to wit Beginning at Thomas Gippons corner white oak
and thence his line south sixty eight degrees and half west one hundred and sixty
four poles croping the said South fork of Sandy river to a red oak, thence new lines south
Eighty four and half degrees West eighty three poles to a Beech on the said river, North
Twenty eight degrees west thirty eight poles to a white oak and on the river and up
the same as it meanders to a white oak, and thence off North forty three degrees East;
forty seven poles to a locust tree North twelve degrees East one hundred and eighteen
poles to a white oak North twenty nine degrees East two hundred and twenty poles
to a black jack North eighty four degrees East one hundred and ninety two poles to a
white oak in John Martins line thence his line south ten degrees East one hundred
and thirty eight poles to a red oak, thence on Thomas Cunningham's line the same
course continued two hundred and twenty five poles to pointers, thence on Jo
Cunningham's line south fifty degrees West thirty six poles to a white oak, south
Twenty six degrees West twenty two poles to a line on the south side the said river
thence on the lines of a Survey deeded by Patrick Shields to the said Joseph Shields
of fifty one acres croping the river to the first station in including the Mill with all the
Appurtenances thereunto belonging And the said Joseph Shields doth for himself his
Heirs, Executors and Administrators for ever warrant and defend the title of the said
Land as above described with all the appurtenances thereunto belonging unto the said
Nicholas Perkins his heirs, Executors, Administrators and Assigns against him the said
Joseph Shields his heirs, Executors and Administrators and against the claim of
Claims of every person whatsoever In Witness whereof the said Joseph Shields hath
hereunto set his hand and affixed his seal this day and date above.

Signed, Sealed and delivered
In the presence of
Walter Guille, Samuel Read
Laboy Gresham

Joseph Shields, L.S.
Marget ^{by} Shields, L.S.
Mark

At a Court held for Pittsylvania County the 15th Day of July 1793
The within Indenture was proved by the oath of one of the witnesses thereto to be
the act and deed of the within named Joseph Shields, which was Ordered to be certified
and afterwards, to wit, At a Court held for the said County the 16th day of September
in the year aforesaid the same was further proved by the oaths of two other of the
Witnesses

Writings thereto and Ordered to be Recorded. By the Court

Taste Will Tinsall 68

Weatherford
Deed from
Weatherford

This Indenture made this third day of January of our Lord one thousand seven hundred and ninety three between John Weatherford of the one part of County of Pittsylvania and Harden Weatherford of the sum County of the other part witnesseth that for the love, good will and affections which I have and do bare for my son Harden Weatherford & John Weatherford do give, grant and for ever quit claim to me certain tract or parcel of Land containing by estimation One hundred and fifty Acres, be the same more or less, and bounded as follows, to wit; Beginning at corner Spanish oak in Chamberlyn's cedar on the long branch, thence along said line to William Pastley's line coinciding on a hickory thence along Pastley's line to the long branch and thence down the branch as it meanders to the first station to have and to hold the said land and premises with the appurtenances unto the said Harden Weatherford after my death and to his heirs for ever, and I^d John Weatherford do for ever warrant and defend the said land and premises from any persons Persons to the said Harden Weatherford and to his heirs and assigns for ever in writing bearing to have set my hand and fix my seal this third day of January and in the year of our Lord one thousand seven hundred and ninety three.

John Weatherford, ss.

In presence of us
John Weatherford, John Weatherford

At a Court held for Pittsylvania County the 16 day of September 1793
The within Indenture was by the within named John Weatherford
acknowledged to be his act and deed, and the same was Ordered to be
Recorded By the Court

Taste Will Tinsall 68.

Nowling &c
Deed gift from
Nowling &c

KNOW ALL Men by these presents that we James Nowling and Mary my wife of the County of Pittsylvania (late Mary Marlboro) as well for and in consideration of the natural love and affection which we have and bear to James Nowling and Lurana his wife (daughter of the said Mary) as for the better support and maintenance of the said James and Lurana, as also for the further consideration of five shillings to us in hand paid by the said James Nowling and Lurana his wife before the sealing and delivery of these presents the receipt whereof is hereby acknowledged have and each of us ^{will} make over and by these presents do and each of us doth give grant, confirm and firmly make over unto the said James Nowling and Lurana his wife the following Negro Male and female slaves whose names are Moll, Simon and Tom To have and to hold the said slaves together with the future increase of the said female slave unto the said James Nowling and Lurana his wife their heirs and assigns forever saving and reserving hereditaries unto us the said James Nowling and Mary

440

Mary my wife or the survivor of us the sole use and benefit of the said slaves Mole
and Simon for and during our natural lives And we the said James Downing and I
Mary my wife do by these presents warrant and defend the said slaves to them the said
James Nowling and Lucrena his wife their heirs and assigns for ever against us the
said James Downing and Mary my wife and our or either of our heirs or any other
Person or persons whatsoever (saving and reserving as aforesaid) In witness
whereof we have hereunto set our hands and affixed our seals this 21st day of August
Anno Domini one thousand seven hundred and ninety three.

Sealed and delivered

in presence of

W. Wright, Rich Johnson
Nath'l Dick.

James F Downing, &c.
^{mark}
Mary F Downing, &c.
_{mark}

At a Court held for Pittsylvania County the 16th day of September 1793
The within Deed of gift was proved by the oaths of two of the witnesses thereto to be the
acts and deed of the within named James Downing and Mary his wife, and the same
was Ordered to be recorded

By the Court

Tute Will Twissall, C. S.

440

Beavers's
Dee from
Shelton

This Indenture made this twenty fifth day of August one thousand seven hundred
and nine, two between Tavener Shelton of the County of Pittsylvania of the one part and
William Beavers of the other part witnesseth that the said Tavener Shelton for and in
consideration of the sum of Thirty pounds current money of Virginia to him in hand
paid by the said William Beavers at or before the sealing and delivering of these presents
the receipt whereof the said Tavener Shelton doth hereby acknowledge, hath granted
bargained and sold and by these presents do grant, bargain, sell, alien, release, enfranchise
and confirm unto the said William Beavers and to his heirs and assigns forever
Two hundred and eighty five acres of land situate lying and being in the County of
Pittsylvania lying on the branches of Dan River and Sandy Creek, being a tract of land
formerly Peter Clay's and bounded as follows, to wit, Beginning at Daniel Clay's corner
red oak in Beaver Clay's line and thence along Beaver Clay's line east fifty six poles to
a white oak in Shely's cedar line, and thence along the same North nineteen degrees
West ninety six poles to pointers, South forty nine degrees West six poles to pointers
thence along Ann McDaniel line North forty eight degrees West three hundred and
forty poles passing several branches of Sandy Creek to a white oak, and thence
South eighty three degrees East three hundred and thirty poles to pointers, thence
along to Daniel Clay dividing line South four degrees East two hundred and
seventy six poles to the first station. With all Houses, Gardens, Orchards, Trees
Woods, and cedars, Ways, Watercourses lying or standing and also the revision
and reversion, remainder and remainders, rents, issues and profits thereof, and
all the Estate, right, title property, claim and demand whatsoever of him the
said Tavener Shelton of us 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 Beavers unto the only proper use and behoof of him the
said William Beavers his heirs and assigns forever And the said Tavener Shelton
for himself and his heirs doth by virtue of these presents warrant and defend the
title of the said land and premises with all its appurtenances in fee simple unto
the said William Beavers and to his heirs and assigns forever against himself
and his heirs and against all and every other person or persons whatsoever

(111)

In W^t M^r Ch^s whereof the said T^rorⁿ Shelton hath herunto set his hand
and seal the day and year first written.

Signed, sealed and acknowledged
in the presence of }
William A Morris, Maryland Price }
Cuthard Price, Edward Robertson }

T^rorⁿ Shelton S^t

At a Court held for Pittsylvania County the 16th day of September 1793
The within Indenture was proved by the Oaths of three of the witnesses thereto
to be the act and deed of the within named T^rorⁿ Shelton and the same
was ordered to be recorded By the Court —

Teste Will Tunstall C^t.

Dated 1st March 1793
Exam'd & Dated
G. Hunt,

KNOW all Men by these Presents that Whereas William Lester late of
the County of Fairfax in the Commonwealth of Virginia did by his last Will
and Testament bearing date the twenty sixth day of January 1776 record
in the Court of the said County of Fairfax devise as follows, to wit, "That as a
my lawfull debts being paid, my Estate be equally divided among all my
Children and be paid to them as they come to lawfull age" To which said
Will he appointed his brother Thomas Lester his only Executor, an Apprais-
ement and Inventory of which Estate was returned to the Court of the said
County and admitted to record the twentyfirst day of July 1777 And
WHEREAS the said Thomas Lester departed this life on or about the
day of before a distribution of the said Estate was made among
the Children of the said William Lester, among which Children was a
Daughter named Mary, now Mary Tagans the wife of Joseph Tagans of
the County of Fairfax aforesaid, and another named Ann, still an Infant
under the age of twenty one years, to whom the said Joseph Tagans was by
the Court of the said County held in April in the present year of our Lord
appointed Guardian and W^t C^t the Master of the said Thomas
Lester hath since his death intermarried with a certain John Ballinger
who with his wife is now living in Pittsylvania County in the Common-
wealth aforesaid and have in their hands the respective proportions of the
said Mary and Ann which is due with Interest thereon from the day of
the return of the said Appraisement NOW KNOW YE that I the said
Joseph Tagans for divers good causes and considerations me thence-
moing HAVE Nominated, constituted and appointed, and by these
Presents do nominate, constitute and appoint my Friend Samuel Shaver
of the said County of Fairfax my true and lawfull Attorney for me and in my
Name to sue for, ask, demand and receive from the said John Ballinger
and his wife by whatever name she bears the aforesaid parts or portions of
the Estate of the said William Lester which his said daughters Mary and
Ann are intitled to by the Will above recited, with Interest thereon as
aforesaid, or with whatever Interest my said Attorney is advised they the
said John Ballinger and his wife or either of them by law ought to pay
agreable

(11.2)

agreeable to the circumstances of the said Estate, hereby empowering my said Attorney to do all and every thing respecting the same for recovering and receiving the said parts ^{or} portions of the said Estate as aforesaid with Interest thereon as aforesaid. And any Acknowledgment and acquittances, Receipt & discharge and discharges to give in my Name for the same and every thing to do and concerning the said premises as fully as I could do were I in person hereby testifying and confirming all that my said Attorney shall and may lawfully do of and concerning the said premises In Witness whereof I have hereunto set my hand and Seal this seventh day of June in the year of our Lord one thousand seven hundred and ninety three.

Joseph ^{his} Tagans. S.S.
Mark

Sealed and delivered
in presence of

John Taylor, John Taylor jun^r

Alexandria in Virginia for

I then Moved in and for the District of Alexandria in the County of Fairfax and Common Wealth of Virginia by Law duly admitted and sworn dwelling in Alexandria do hereby certify that the above named Joseph Tagans in my presence and in the presence of John Taylor and John Taylor jun^r the subscribing witnesses acknowledged the foregoing and within power of attorney to be his act and deed In Testimony whereof I have hereunto set my hand and affixed the seal of my Office this seventh day of June in the year of our Lord one thousand seven hundred and ninety three.

(11)

Cleon Moore

Pittsylvania County August 29th 1793

Not Pub

Then Rec^r of John Ballenger and Esther Ballenger his wife she being Admt^r of Thomas Lester dec^r and he the said Thomas Lester dec^r being left Executor of his Brother William Lester dec^r the sum of Ten pounds five shillings and two pence three farthings being the balance of two Lyraries due from the said Thomas Lester dec^r Executor of William Lester to two of the said William Lester's Orphan Daughters Namely Mary now Mary Tagans and Ann as expressed in the within written power of attorney witness my hand this day and year above written

Sam^r Shannon

Test G. Hunt, Benjamin Ballenger

At a Court held for Pittsylvania County the 16th day of September 1793

The foregoing Power of attorney together with the Certificate from under the hand of the Notary Public in and for the District of Alexandria and Receipt indorsed, on the Motion of Samuel Shannon the Attorney therein appointed the same were Ordered to be Recorded

By the Court

Teste

Will Tunstall 68

Know all Men by these presents that we James Downing and Mary my Wife (late Mary Marlow) of the County of Pittsylvania as well for and in consideration of the Natural love and affection which we have and bear to Kinzie Marlow (son of me the said Mary) as for the better support and maintenance of the said Kinzie, also for the further consideration of the sum of five shillings to us in hand paid before the sealing and delivery of these presents, the receipt whereof we do hereby acknowledge, HAVE and each of us health given, granted, Alimed Confirmed

Marlow's
test of gift
to Downing

(145)

Confirmed and firmly made over, and by these presents do and each of us doth
Give, grant, Alow, confirm and firmly make over to the said Hingie Marlow one
Negro Male Slave named Will To have and to hold the said Slave to him
the said Hingie Marlow his heirs and assigns for ever And we the said
James Downing and Mary my wife do by these presents warrant and for ever
defend the said Slave unto him the said Hingie Marlow his heirs and assigns
for ever against us the said James Downing and Mary my wife our and each
of our heirs and all and every other person or persons whatsoever In witness
whereof we have hereunto set our hands and affixed our seals this 21 day of August in
the year of our Lord one thousand seven hundred and ninety three.

Scaled and delivered }
in presence of }
W. Wright, Rich C Johnson }
Nash Luck }

James F Downing S.S.
mark

Mary F Downing S.S.
mark

At a Court held for Pittsylvania County the 21st day of October 1793
The above Deed of gift was proved by the oaths of two of the witnesses herein
to be the respective acts and deed of the above named James Downing and
Mary his wife, and the same was ordered to be recorded By the Court
Teste Will Turnstall C.C.

D. for
Gardner
Delco.

This INDENTURE made this Eighteenth day of October in the year of our
Lord Christ one thousand seven hundred and ninety three Between Silvany
Gardner of the County of Pittsylvania and State of Virginia of the one part and
William Chilton of the County and State aforesaid of the other part witnesseth
That the said Silvany Gardner for and in consideration of the sum of Twenty
seven pounds ten shillings of good and lawful money of Virginia to him
in hand paid by the said William Chilton the receipt whereof the said
Silvany Gardner doth hereby acknowledge himself fully and intirely
satisfied, contented and paid HAVE bargained, sold aliened Enfeoffed
and confirmed and by these presents doth Bargain, sell, alien Enfeoff and for
ever confirm unto the said William Chilton his heirs and assigns for ever a
certain tract or parcel of Land lying and being in the County aforesaid on the
Waters of Sandy Creek containing Seventy five Acres, be the same more or less
and bounded as follows, to wit, Beginning at a pine, thence North fifteen degrees
West one hundred and forty poles to an Elm on the North side of a branch, thence
North forty seven degrees East eighty eight poles to a Sourwood in the said
William Chiltons old line, thence along the same Chiltons line ninety poles
to a pine a corner in the said Chiltons old tract thence along the same South
fifteen degrees West forty poles to a hickory, thence North fifty six degrees
West ten poles to another in George Hardys line, thence a straight line of mast
trees One hundred and thirty poles to the beginning. Together with all House
Bathhouses, Orchards, Gardening, Waters, Mills, Mines, Mowers, Woods & grounds
Markers, Springs, fountains thereto belonging or in any wise appertaining
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Tombly Deed
for
Terry

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With the Recorson and Uvisions, Remainer and Reminders, rents, Spes and Profits
To have and to hold the said bargained Premises with the Appurtenances unto
the said William Shelton his heirs and Apigns for ever to his and their only proper
use, benefit and behof forever And the said Silveng Gardner doth for himself his his
Executors, Administrators to and with the said William Shelton his heirs and Apigns of
ever and that the said Gardner doth warrant and forever defend the above granted Land
and Premises unto the said William Shelton his heirs and Apigns forever against
against the lawfull claim or claims of all and every person and persons whatsoev
In Wm. Pitts whereof the said Silveng Gardner both servants set his hand and seal
this day and year first above written

Silveng Gardner.
Signed, Sealed and delivered
in the presence of us — 3

At a Court held for Pittsylvania County the 21st day of October 1793
The within Indenture was by the within named Silveng Gardner acknowledged
to be his act and deed, and Elizabeth the Wife of the said Silveng being first privately
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 Ordered to be
Recorded by the Court Teste Will Tunstall L.S.

This Indenture made this fourteenth day of September in the year of our Lord Christ
one thousand seven hundred and ninety three Between Charles Terry of the County of
Pittsylvania of the one part and Nathan Tombly of the County of Halifax of the other part
Witnesseth that the said Charles Terry for and in consideration of forty pounds current
Money of Virginia to him in hand paid the receipt whereof he doth hereby acknowledge
that he granted, bargained and sold unto the said Nathan Tombly and his heirs a certain
tract or parcel of land lying in County of Pittsylvania containing by estimation Seventy
two acres and bounded as follows, to wit, Beginning at a small branch near the mouth
of the same in David Terry's line, then up the said Branch to the Land of Roger Atkinson
and David Terry's back line, thence along the said David Terry's line all round the land
to the beginning, be the same more or less, with all ways, waters, privileges & improvements
with the severances, remainders, rents, Spes and Profits, with the Appurtenances To have
and to hold the said Land and Premises with every part and parcel thereof unto the said
Nathan Tombly his heirs and Apigns for ever. And the said Charles Terry for himself his
heirs, Executors and Administrators do covenant and grant to and with the said Nathan
Tombly that he the said Nathan Tombly his heirs and Apigns shall quietly and peaceably
possess and enjoy the said Land and Premises, and that he the said Charles Terry will warrant
the same to the said Nathan Tombly and his heirs for ever against the lawfull claim of
every person whatsoever In Wm. Pitts whereof the said Charles Terry hath hereunto set
his hand the day before written.

Charles Terry, A.S.
Sealed and delivered
in presence of us — 3

At a Court held for Pittsylvania County the 21st day of October 1793. The foregoing
Indenture was by the above named Charles Terry acknowledged to be his act and deed
and Judith, wife of the said Charles the being first privately 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 Ordered to be Recorded By the Court
Teste Will Tunstall L.S.

445
Doddson's Deed
for
Madding

This Indenture made this 26 day of Dec^r Anno domini one thousand seven
hundred and ninety two Between Robert Madding of the County of Pittsylvania and
State of Virginia and Champs Madding of Bedford County and State of North Carolina
of the one part and George Dodson of Patrick County and State of Virginia of the
other part Witnesseth that the said Robert Madding and Champs Madding for
and in consideration of the sum of eighty pounds current money of Virginia to
them in hand paid by the said George Dodson before the sealing and delivering of
these presents the receipt whereof is hereby acknowledged hath bargained and
sold, released and confirmed, unto the said George Dodson his or his
Assigns for ever certain tract or piece or parcel of land situate lying and being
in the County of Pittsylvania, and bounded as followeth, to wit, Beginning
at Robert Waters corner and running upon Benjins line to a corner pointers
thence with Samuel Mathes line to his corner pointers in Joshua Dodsons line
at a branch, thence down the branch as it meanders with the s^d Dodsons and
Spencers line to a corner, thence a straight course to an old field belonging to the
s^d Spencer, thence with the said field excepting a branch to Rob^r Waters corner
in Staydens line, thence with the s^d Mathes line an Eastwardly course to the
beginning containing 211 Acres more or less, being the land willed to the said
Mathes by John Madins dec C With all woods, wayes, waters, & Watercourses
fences, trees, orchards, houses, and all other Inventions appertaining or in
any wise belonging thereto To have and to hold the same to him the
Geo Dodson his heirs or assigns for ever against us and our heirs or either of us
or our heirs against all and every other person or persons whatsoever either in
Law or Equity recovering, claiming or having any just right, title or estate
therin But do by these presents for ever warrant and defend the s^d Land and
Premises above mentioned unto the said George Dodson his heirs or assigns to be
held and fully enjoy the the same In Witness whereof we have hereunto set
our hands and seals to be the day and date above written.

Signed, Sealed and delivered
In presence of — }

Robert X Madding. ss.
Mark

John Vaughan, Charles Collie }
Robert Madding, Thomas Madding }

Champs X Madding. ss.
Mark

MEMORANDUM that quiet and peaceable possession was had to the
within Land and premises the day and date within mentioned by the s^d Madding
my hand this 24th day of Dec^r 1792.

Signed, Sealed Undelivered
In presence of — }

John Vaughan, Charles Collie }
Robert Madding, Thomas Madding }

Robert X Madding. ss.
Mark

Champs X Madding. ss.
Mark

At a Court held for Pittsylvania County the 15 day of April 1793
The foregoing Indenture together with the Memorandum thereon indorsed were
proved by the oaths of two of the witnesses thereto to be the several and respective
acts and deed of the within named Robert Madding and Champs Madding which
was ordered to be certified, And afterwards, to wit, At a Court held for the
said County the 21st day of October in the year aforesaid the same was further
proved

Deliv'd to James
L. Cannon Oct 15 1800
1800

proved by the Oaths of one or more of the witnesses thereto all which were ordered to be Recorded by the Court.

Taste Will Tomstall Esq.

Davin's Deed
for David Habs
Ex 25

This Indenture made this Nineteenth day of October in the year of our Lord one thousand seven hundred and ninety three Between Richard Prewell, Elizabeth his wife and Julius Newcom of the County of Pittsylvania of the one part and Robert Davin of the afores' County of the other part witnesseth that the said Richard Prewell Elizabeth his wife and Julius Newcom for and in consideration of the sum of Fifty pounds lawfull Money of Virginia to them or one of them in hand paid and satisfied by the said Robert Davin the receipt whereof the said parties doth hereby acknowledge hath bargained sold, enfeoffed and confirmed and by these presents doth absolutely give, grant and bargain, sell, enfeoff and confirm unto the said Rob Davin one certain tract or parcel of land lying and being in the County afores' containing One hundred and fifty Acres, to be the same more or less, and bounded as followeth, to wit, Beginning at or near a Spanish oak on the North side of Little Strawberry (which tree is dead and fell down) thence North sixty seven degrees east One hundred and eleven poles to a red oak, thence the deviling line between the said Prewell and Jacob Isaacs (now Sparling) South twenty five degrees East two hundred and sixty poles ending said Creek to a shrub white Oak, thence south sixty seven degrees West one hundred and eleven poles to pointers, thence North twenty five degrees West two hundred and sixteen poles to the beginning, and the eight of them the said Richard Prewell Elizabeth his wife and Julius Newcom for themselves and their heirs the above granted tract or parcel of land with all Improvements, conveniences, profits and advantages to it belonging or in any wise appertaining unto the said Robert Davin his heirs and assigns will forever warrant and defend from the claim or claims of any person or persons whatsoever lawfully claiming or pretending to the same And that he the said Robert Davin his heirs he is hereby alsw'd by the said Richard Prewell Elizabeth his wife and Julius Newcom to have quiet and peaceable possession of the same In Witness whereof the said Richard Prewell, Elizabeth his wife and Julius Newcom has hereunto set their hands and affixed their seals the day and Year above written.

Signed, Sealed & Delivered
in the presence of
John Tomphieis, William Davin
William Davin junr Joseph Davin

Richard R. Prewell Esq.
Elizabeth L. Prewell Esq.
Julius N. Newcom, Esq.

^{her}
Mark
^{mark}
^{mark}
Mark

At a Court held for Pittsylvania County the 21st day of October 1793
The foregoing Indenture was proved by the Oaths of three of the witnesses thereto to be the several and respective acts and deed of Richard Prewell, Elizabeth Prewell and Julius Newcom parties thereto and the same was Ordered to be Recorded
By the Court Taze Will Tomstall Esq.

Robert Clayton
Suptn
Baptism
Burial
Tomb

This Indenture made this 21st day of October in the year of our Lord one thousand seven hundred and ninety three Between Charles Terry and his wife Judith of the County of Pittsylvania and State of Virginia of the one part and

Robert Clayton

Robert Clopton of the County and State afores^d of the other part Whereas both
 that the s^r Charles Terry and wife for the consideration of the sum of
 forty eight pounds fifteen shillings current money of Virginia to them
 in hand paid by the said Robert Clopton before the sealing and delivering
 of these presents, the Lee whereof the s^r Charles Terry and wife doth hereby
 acknowledge and acquit, exonerate and discharge the s^r Robert Clopton
 his heirs and assigns forever by these presents have granted, bargained
 and sold delivered and confirmed unto the s^r Robert Clopton his heirs and
 assigns forever one certain tract or parcel of land containing Ninety seven
 and a half acres by Survey lying and being in the County afores^d and on
 the Branches of Sandy Creek and bounded as followeth, to wit, Beginning
 at a Canered oak in Barton Terry's line thence North thirty three degrees
 East one hundred and seventeen poles to pointers thence North six degrees West
 thirty six poles to s^r Clopton's line, thence North sixty three degrees East one
 hundred and seventy eight poles to a corner white oak in Thomas Terry's line.
 thence South thirty one West forty eight poles thence south six degrees East
 thirty six poles, thence South twenty degrees West thirty six poles, thence South
 thirty six west twenty nine poles to a corner white oak in Thomas Terry's line
 thence South sixty five degrees West one hundred and ninety poles to the beginning.
 Together with all houses, gardens, orchards, fences, Woods, Watercourses
 improvements, privileges, profits, accommodations, hereditaments and appurtenances
 whatsoever in the same belonging or any way appertaining and devision
 and cessions, remainder and remainders, rents, issues and profits of all and
 singular the same presents and every part thereof, and all the Estate, Interest
 claim and demand whatsoever either in Law or Equity of the s^r Charles
 Terry and wife or to the same or any part thereof to have and to hold
 all and singular the s^r Land and premises and every part and parcel thereof with
 the appurtenances unto the s^r Robert Clopton his heirs and assigns to the only
 proper use and behoof of the s^r Robert Clopton his heirs and assigns and the s^r Charles
 Terry and wife Judith doth for themselves and their heirs covenant and agree to
 and with the s^r Robert Clopton and his heirs that the s^r Charles Terry and wife
 and their heirs the s^r Land and premises hereby granted and every part and
 parcel thereof unto the s^r Robert Clopton and his heirs against them the s^r Charles
 Terry and wife and their heirs and against every person or persons whatever
 shall and will warrant and forever defend by these presents, in Witness whereof the
 s^r Charles Terry and his wife Judith hath hereunto set their hands and seals
 the day and year above written.

Charles Terry, s.s.
 Judith Terry, s.s.
 mark

At a Court held for Pittsylvania County the 21st day of October 1793
 The within Indenture was by the within named Charles Terry acknowledged
 to be his act and deed and Judith Wife of the said Charles she being just
 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 ordered to be recorded By the Court,

Teste

Will Gunstall Esq.

Bailey & Da
 Son
 Under
 E.C.

Fulton's Deed
for
Talton & Co.

This INDENTURE made this 27 day of September in the year of our Lord one thousand seven hundred and ninety three Between James Fulton and William Shields of the County of Pittsylvania of the one part and Elizabeth Fulton and Martha Fulton of the same County of the other part witnesseth that the said James Fulton and William Shields for and in consideration of a dagesa left the said Elizabeth and Martha Fulton by John Fulton deceased of about forty pounds to each the receipt whereof we the said James Fulton and William Shields doth hereby acknowledge hath given granted bargained and sold and by these presents doth give, grant, bargain sell deliver and confirm to them the said Elizabeth Fulton and Martha Fulton their heirs and assigns for ever one certain piece or parcel of Land situate lying and being in the County of Pittsylvania on both sides of Stewards Creek being the property of John Fulton deceased containing by estimation two hundred and thirty seven acres, be the same more or less, and bounded as follows Viz Beginning at pointers in Smith's line and thence along Smith's lines S 62 E 58 p^o to a red oak S 34 E 100 p^o crossing the said Creek and a branch to a red Oak S 15 W 48 p^o crossing a R^o to a red oak in Smith's line and thence north lines South eighty five degrees East One hundred and twenty poles to pointers North fifty degrees East one hundred and thirty five poles to pointers in Bellmanay Hayes's line and thence his lines North twenty five degrees West as the Path directeth to a red Oak on an old road, thence the road North seventy degrees West twenty five poles to a corner red oak in the line thence now deviating lines South eighty six degrees West one hundred and and sixty two poles to a white oak South seventy eight degrees West seventy poles crossing the Creek to a red oak corner in the old line, thence South thirty eight poles to the beginning Together with all and singular the privileges and appurtenances thereunto belonging or in any wise pertaining To have and to hold the above Land and premises by all the right left in us the said James Fulton and William Shields as executors John Fulton deceased we do by this relinquish and forever put it out of our power or any of our heirs to have any claim or demand against the above Land To have and to hold the said tract or parcel of land with its appurtenances to the said Elizabeth Fulton and Martha Fulton and their heirs for ever In witnessec we the said James Fulton and William Shields hath hereunto set our hands and sealed this 27th day of September one thousand seven hundred and Ninety three.

Testes

William Bleaier, Bennet McCullough
Shadrach Booz

James Fulton, S.S.

William Shields, S.S.

At a Court held for Pittsylvania County the 21st day of October 1793
The within Indenture was by the within named James Fulton acknowledged
to be his act and deed, and as to the said William Shields the same was proved
by the Oaths of the witnesses thereto to be his act and deed, and the same was
Ordered to be recorded By the Court Teste Willm Tunstall 68

Bailey's Deed
for
Brider
E.C.

This INDENTURE made this Nineteenth day of Oct^r in the year of our Lord
One thousand seven hundred and ninety three between Henry Brider of the County of
Bedford of the one part and Charles Bailey of Pittsylvania County of the other part
witnesseth that the said Henry Brider for and in consideration of the sum

149

of Eighty pounds current money of Virginia in hand paid by the said Charles Bailey, the receipt whereof I do confess and acknowledge, hath given granted bargained sold and alien'd before and confirmed and the s^d Henry Snider for himself his heirs Executors and Administrators doth by these presents give, grant bargain sell, alien before and confirm to the said Charles Bailey his heirs and assigns for ever one certain tract or parcel of land containing two hundred and fifty acres situate and lying on the branches of Magotly Creek be the same more or less Beginning on a white oak in Barrocks line, thence North ten degrees East One hundred and ten poles to a red oak, thence North eighty two poles to Pointers thence North seventy degrees East seventy poles to Pointers, thence North thirty seven degrees West forty poles to a pine, thence West two hundred and eighty two poles to Pointers, thence South ten degrees East seventy nine poles thence two lines to the beginning To have and to hold the said two hundred and fifty acres of land with all the appurtenances to the said Charles Bailey his heirs and assigns for ever And the said Henry Snider his heirs Executors and Administrators doth covenant and agree with the said Charles Bailey that the said Henry Snider will warrant and defend for ever the same before granted with all its appurtenances to the said Charles Bailey his heirs and assigns for ever against them the said Henry Snider and from the claim or claims or claims of any person or persons whatsoever in Witness whereof the said Henry Snider hath to these presents set his hand and seal the day and year above written

Signed, sealed and delivered
in the presence of

Ld Lewis, John & Thos
Wm Gregory, Jacob son

HENRY SNIIDER, Esq.
Mark

Recd of Charles Bailey the day and year within mentioned the sum of Eighty pounds, it being the consideration of the within mentioned Indenture
Recd of me Ld Lewis
Wm Gregory, John Turp

HENRY SNIIDER

At a Court held for Pittsylvania County the 21st day of October 1743
The within Indenture together with the receipt hereon indorsed were
proved by the Oaths of three of the witnesses hereto to be the several acts
and deed of the within named Henry Snider and the same were
Ordered to be recorded By the Court

Teste Will Tunstall Esq.

Hendricks
Deed for
Bailey

This INDENTURE made this twenty first day of October in the year
of our Lord one thousand seven hundred and ninety three Between
Charles Bailey of the County of Pittsylvania of the one part and free
Ben Hendrick of the s^d County of the other part witnesseth that the
said Charles Bailey for - in considerⁿ of sum of seventeen pounds
current money of Virginia in hand paid by the said free Ben Hendrick

the

the receipt whereof I do confess and acknowledge hath given, granted, bargained and sold and Alvin Engeffed and confirmed and the said Charles Bailey for himself and his heirs &c & Adam & doth by these presents give, grant, bargain sell, Alvin Engeffed and confirm to the s^d free Ben Hendrick his heirs and assigns for ever one certain tract or parcel of land containing forty acres, more or less, lying in the aforesaid County on a branch of Magottly Creek beginning on a popular near the head of a branch that runs through Barroto Plantation, thence down the said branch as it meanders to John Barroto line, thence North on Barroto line to pointers, thence East to a corner in the s^d Barroto line from whence West to the beginning to have and to hold the s^d forty acres of land more or less, with all the appurtenances to the s^d free Ben Hendrick his heirs and assigns for ever And the s^d Charles Bailey his heirs &c Adam & doth covenant and agree with the s^d free Ben Hendrick that the s^d Chas Bailey will warrant and forever defend the s^d before granted land with all its appurtenances to the s^d free Ben Hendrick his heirs and assigns for ever against whom the s^d Chas Bailey and from the claim or claims of any person or persons whatever in witness whereof the s^d Chas Bailey hath set his hand and seal the day and year above written.

Chas Bailey, & S.

Signed, Sealed and delivered ^{Recd of Charles Bailey} ^{within mentioned Day recd of} ^{one}
in presence of us — Test. D Lewis
Lis Lewis, Wm Gregory John Sharp
John Sharp, Jacob Cox Wm Gregory
John Sharp, Jacob Cox John Sharp

Charles Bailey

At a Court held for Pittsylvania County the 21st day of October 1793
^{and Recd}
The within Indenture made by the within named Charles Bailey acknowledged to be his act and deed and the same were ordered to be recorded By the Court

Teste Will Treadwell Esq

I do hereby certify that what I have said of Isham Langford concerning his character in killing a sheep not the property of the said Langford is false malicious and injurious to the said Langford Given under my hand this 29th day of Dec^r 1792 —

Richard & Nance
Mark

Witness

Dan'l Tompkins, William Murphy

At a Court held for Pittsylvania County the 21st day of October 1793
The above writing was proved by the oath of Daniel Tompkins a witness thereto to be the act and deed of the above named Richard Nance, and the same was ordered to be recorded. By the Court

Teste Will Treadwell Esq

This Indenture made this tenth day of August in the year of our Lord one thousand seven hundred and ninety three Between Samuel Iby of the County of Pittsylvania of the one part and Zachariah Iby of the same County of the other part Witnesseth that for and in consideration of the sum of Fifteen pounds current money in hand paid to the s^d Samuel Iby by the s^d Zachariah Iby he hath granted, bargained, sold and confirmed and by these presents do grants, bargain and confirm unto his said Zachariah Iby and to his heirs and

Assigns

451

452

Agnes for ever in fee simple one certain tract or parcel of Land lying and being
in the County of Pittsylvania containing by estimation One hundred Acres
beginning at a white Oak on Joe's branch, thence a straight line to Joel
Hillson's line being part of the tract of Land whereon the said Samuel Doty
now lives, with all Woods and underwoods and every emolument in
any wise appertaining thereto, to have and to hold the above granted
hundred Acres of Land in the bounds above mentioned, together with
all its appurtenances to the said Zachariah Doty and to his heirs & assigns
for ever. And the s^d Samuel Doty doth for himself his heirs, Executors
and Administrators covenant and agree with the s^d Zachariah Doty
that the said Samuel Doty will warrant and defend the above granted
Land and premises in the bounds above mentioned with all its
Appurtenances thereto belonging from the claim of him the s^d Samuel
Doty and from the claim of himself his heirs, Executors & Administrators
and every other person or persons whatsoever, to the proper use and
behalf of him the said Zachariah Doty and to his heirs and assigns for ever
for Witness whereof the said Samuel Doty hath hereunto set his hand and
affixed his Seal the day and year above mentioned.

Signed, sealed and delivered,
in the presence of

Samuel Doty, S.S.

Davis Deed

for

Clark

Dele?

At a Court held for Pittsylvania County the 25th day of October 1793
The within Indenture was by the within named Samuel Doty acknowledged
to be his act and deed, and the same was ordered to be recorded by the court.

Teste

Will. Marshall C.8

P. Doty
for
P. Doty

Mrs. Will Marshall made this tenth day of August in the year of our
Lord one thousand seven hundred and ninety three Between Peter Doty of
the County of Pittsylvania of the one part and Samuel Doty of the s^d County
of the other part of Pittsylvania that for and in consideration of the sum of
Twelve pounds current money of Virginia to be paid the twenty fifth day of
December one thousand seven hundred and ninety three to the s^d Peter Doty
he the grantor, bargained, sold and confirmed, and by these presents doth grant
bargain, sell and confirm unto the s^d Samuel Doty and to his heirs & assigns
for ever in fee simple, one certain tract or parcel of Land lying and being in
the County of Pittsylvania containing by estimation One hundred and eleven Acres
to be the same more or less, and bounded as followeth, Beginning at a corner Ash
on Masterson's line on David's branch, thence up the s^d branch to a corner pine
in Joel Hillson's line, thence along the s^d line to a corner pine, thence along
the s^d line crossing Joe's branch to Masterson's corner white oak, thence along
Masterson's line to the beginning corner Ash, it being part of the tract of Land
whereon the s^d Peter Doty now lives, with all Woods and underwoods and every
emolument in any wise appertaining thereto, to have and to hold the
above granted One hundred and eleven Acres of Land and in the bounds above
mentioned together with all its appurtenances to the s^d Samuel Doty his
Heirs and assigns for ever. And the s^d Peter Doty doth for himself his heirs
Executors

Executors, Administrators and assigns covenant and agree with the said Samuel Irby that the said Peter Irby will warrant and defend the above granted land and Premises in the bounds above mentioned with all its appurtenances thereunto belonging from the claim of himself his heirs, Executors Administrators and every other person or persons whatsoever to the proper use and behoof of him the said Samuel Irby and his heirs, Executors and assigns forever In witness whereof the said Peter Irby hath hereunto set his hand and affixed his seal the day and year within written.

Peter Irby, S.S.

Signed and delivered
in the presence of
George Davis, Jacob Doe,
Francis Chumbley,

At a Court held for Pittsylvania County the 21 day of October 1793
The within Indenture was proved by the oaths of the witnesses thereto to be the
act and deed of the within named Peter Irby, and the same was ordered to be
Recorded By the Court.

Teste Will Tunstall S.S.

This INDENTURE made this twenty first day of May in the year of our Lord
one thousand seven hundred and ninety three Between David Clark Collector of the
one Thousand and seven hundred and eighty seven tax for the County of Pittsylvania of the
one part and William Dove of the said County of the other part witnesseth that the
said David Clark collector of the County aforesaid by virtue of a Clause in the Revenue
Law which directed him the said Collector to sell as much of all tracts of land
within the said County as would pay the tax due thereon (where there is no
other property in the said County belonging to Owners thereof) have sold at Publick
Auction unto the said William Dove a piece of David Clark Seventy eight acres
of Land part of a greater tract which was charged by the Commissioners of the said
County to Nathaniel Parrott for and in consideration of the sum of Three pounds
three shillings Taxes due & then due for the year one thousand seven hundred and
eighty seven lying on both sides the middle fork of Stinking River Beginning at a corner
stone of Sheltors Mill tract of Land and thence along the same North eighty degrees
East seventy eight poles to pointers, thence new lines North forty five degrees West
Twenty eight poles crooping the said fork to a white oak Saplins, South eighty degrees
West seventy eight poles crooping the said fork again to a red oak in Robert Brue's line
and thence along the same South forty five degrees East Seventy eight poles to the beginning
which said Land and Premises with all its appurtenances the said David Clark late
Collector of the said County doth under the sanction of the ^{Assembly} ~~Assembly~~ warrant
unto the said William Dove and to his heirs and assigns forever against himself
and his heirs and successors in Witness whereof the said David Clark late
Collector of the said County hath hereunto set his hand and Seal the day and year
first above written.

David Clarke, S.S.

Tese.

A. Townes, Stephen Coleman,
Robt. Devin, Joshua Stone

At a Court held for Pittsylvania County the 21 day of October 1793.

The

Examined

The within Indenture was proved by the Oaths of three of the witnesses thereto
to be the act and deed of the within named David Clark and the same was
Ordered to be Recorded By the Court Teste Will Durstall 68

Cunningham
Died from
Holler

W^m M^{LL} C^{TT} M^{LL} made this the thirty first day of August in the
Year of our Lord one thousand seven hundred and ninety three Between
William Holler of Pittsylvania County of the one part and Stephen
Cunningham of the same County of the other part witnesseth that the said
W^m Holler for and in consideration of forty pounds current Money of Virginia
to him in hand paid by the said Stephen Cunningham, the receipt whereof
the said W^m Holler doth hereby acknowledge that he hath granted, bargained
and sold, alienated and confirmed and the said William Holler for
himself his heirs &c doth by these presents grant, bargain and sell, unto
the said Stephen Cunningham his heirs and assigns for ever one certain
Tract or parcel of land lying and being in the County of Pittsylvania and
on the South Mountain of Banister River containing three hundred &
sixty Acres, and bounded as followeth, to wit, Beginning at Thomas &
Corbins corner at a white oak, thence on his line forty nine degrees East Sixty
four poles to a hickory, thence new line South eighty and a half degrees East
forty four poles to a black oak, thence to fifty degrees West ninety four poles
to pointers in Henry M Daniels line, thence along his line Sixty eight
degrees West thirty eight poles to a white oak, thence North fourteen degrees
West twenty four poles to pointers, North sixty four degrees West forty four
poles to a white oak, thence South forty three n - - - West sixteen poles to a
white oak, thence South twenty four East twenty four poles to a red oak, thence
South forty three degrees West one hundred and twelve poles to a pine in
Markie Herdons line, thence South eighty six degrees West one hundred and
eighteen poles to a Chestnut oak, thence new lines North Thirty West twenty
four poles to a hickory in John Adams's line, thence North ten and a half
degree West forty two poles to a white oak, thence North twenty three West
fifty two poles to a gun in Robt Martinis line, thence along the same North
fifty six East to a red Oak in Philemon Paynes line, thence South forty, East
forty poles to a post oak, thence North fifty five East a hundred and sixty
poles to a white North forty West fifty poles to a white Oak in the head of a
Branch in Rubin Pains line, thence along the same South Eighty seven
East to the begining To have and to hold the above mentioned Land
and premises appurtenances unto the said Stephen Cunningham his
Heirs and assigns forever And the said W^m Holler doth warrant and for
ever defend the above mentioned Land and premises against himself
and against all and every other Person or Persons making right or claim
thereto In Witness whereunto he the said William Holler hath hereunto
set his hand and seal this day and date first above written.

Signed, sealed and delivered
in the presence of us

Test: Rowley Corbin, Another Crawford
Lucy Terry

William ^{his} Holler, Sr.
Mark

Deamond
Holler

At a Court held for Pittsylvania County the 21 day of October 1793
 The within Indenture was by the within named William Holder acknowledged
 to be his act and deed and the same was ordered to be recorded By the Court

Teste Will Turnball Esq

Clark
for
Johnson

This Indenture made this 29 day of July one thousand seven hundred and
 ninety three between James Johnson of Pittsylvania County of the one part and
 William Clark of the same County of the other part witnesseth that the said
 James Johnson for and in consideration of the sum of Two hundred and fifty pounds
 to him in hand paid the receipt whereof is hereby acknowledged, hath granted
 bargained, sold, aliened, enfeoffed and confirmed, and by these presents doth grant
 bargain, sell, alien, enfeoff and confirm unto the said William Clark his heirs
 and assigns forever, one certain tract or parcel of Land containing Three hundred
 and seventy eight Acres, be the same more or less, lying and being in the County
 of Pittsylvania on both sides of Banister river, beginning at a scaly bark
 Hickory on the south side of Banister river on Barksdale's line, thence south 20°
 D 890 Pto a Willow oak, thence S 38° E 30 Pto a white oak, thence S 53° W 10°
 Pto pointers, thence S 24° E 25 Pto pointers, thence N 59° E 112 Pto a willow oak
 thence S 53° E 158 Pto pointers, thence S 25° W 10 pointers, thence 150 D W
 to a white oak on the head of a branch, thence down the same as it meanders to the
 river, thence up the river as it meanders and across to a black gum, thence N 14° E 100
 Pto a red oak, thence S 86° W 110 Pto spring middle Creek to a pine, thence N 7°
 E 58 Pto a pine, thence N 43° E 10 Pto spring middle Creek to Summers corner
 red oak on the said Creek, thence E 86 P to a Hickory, thence N 60° E 60 P to a red
 oak, thence N 31° E 88 P to a small white oak, thence S 20° E 120 P to a hickory on
 the said river, thence across the said river to the beginning Together with all and
 singular appurtenances thereto belonging or in any wise appertaining with
 the cleavess and severances, remainder and remainders of the said land and
 premises with the appurtenances, to have and to hold the said tract of land
 with the appurtenances unto the said William Clark his heirs and assigns
 for ever, to the only proper use and behoof of him the said William Clark his
 heirs and assigns for ever, and the said James Johnson for himself and his
 heirs doth covenant and agree to and with the said William Clark and that
 he the said James Johnson do warrant and defend the right and title of the above
 mentioned land and premises unto the said William Clark his heirs and
 assigns for ever from the said James Johnson and his heirs and from all and every
 other person or persons whatsoever shall and will warrant and defend by these
 presents I W M C 1793 whereof the said James Johnson hath hereunto set his
 hand and seal the day and year first above written.

Signed, sealed and delivered
 in the presence of

Rich C Johnson, Hamilton White
 Will Holder

Jas Johnson L S

At a Court held for Pittsylvania County the 21 day of October 1793
 The within Indenture was by the within named James Johnson acknowledged

John C.
Holder

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to be his act and deed, and the same was Ordered to be Recorded. By the Court

Teste Will Tawshall Esq

Davis's Deed
from
John Conn.
Esq.

*K*NOW all persons whom it may concern that I Joseph Conn of the County of Pittsylvania for and in consideration of the full valuation of One hundred pounds Current money of Virginia to me paid by John Conn of the said County, the receipt whereof I do hereby acknowledge have bargained sold and according to the due form of Law do bargain, sell and deliver unto the said John Conn his heirs and assigns one Mulatto girl about fifteen years old named Sarah, one Negro girl about nine years old named Gracie and one Mulatto boy named Dick about six years old, to have and to hold the said bargained premises unto the said John Conn his heirs and assigns for ever. And I the said Joseph Conn for my self my heirs Executors and Administrators doth warrant and for ever defend the aforesaid Negroes unto the said John Conn his heirs or assigns from all persons claiming any right or title in my name or in the name of any person or persons whatsoever in Witness whereof I have set my hand and Seal this 30th day of January in the year of our Lord 1792.

Attest
Joseph Conn

J. Conn. L.S.

Jonathan Montg' Whitch
Geo Conn, Rich C. Conn.

At a Court held for Pitty County the 19th day of March 1792
The within Deed of gift was proved by the oath of one of the witnesses thereto to be the act and deed of the within named Joseph Conn and the same was Ordered to be Certified. And afterwards to wit, at a Court held for the said County the 21st day of October 1793 the said Deed was further proved by the oath of one other witness thereto and Ordered to be Recorded.

By the Court Teste Will Tawshall Esq

Davis's Deed
from
Walker

*D*is Indenture made this fifteenth day of October in the year of our Lord Christ one thousand seven hundred and ninety three Between Jeremiah Walker and Mary his wife of the County of Pittsylvania of the one part and Joseph Devin of the afores^d County of the other part witnesseth that the said Jeremiah Walker and Mary his wife for and in consideration of the sum of fifteen pounds Current money of Virginia to them in hand paid, the receipt whereof is hereby acknowledged have granted, bargained sold, Alined, enfeoffed and confirmed unto the said Joseph Devin his heirs and assigns for ever, one certain tract or parcel of land situate lying and being in the County of Pittsylvania on Turkey Branch of Banister River containing by estimation Seventy seven Acres to the same more or less bounded as follows, to wit, Beginning at Twiddles come

White

White oak in Leaks line, thence to add its line south eighty three degrees East two hundred and fifty eight poles to a hickory in Chamberlaynes line thence the same south seventy four degrees West two hundred and thirty six poles to pointers on said Turkey branch, thence up the same as it meanders to the beginning, and the right of them the said Jeremiah Walker and Mary his wife for themselves their heirs the above grunted tract of land unto the said Joseph Devin his heirs and assigns will for ever warrant, maintain and defend from the claim of any person or persons whatsoever On Witness whereof the said Jeremiah Walker and Mary his wife hath hercunto set their hands and affixed their seals the day and year first above written.

Jeremiah & Walker L.S.

Mary

Signed, sealed & delivered
in the presence of

Walter Lamb, William Devin
William Devin Jr.

At a Court held for Pittsylvania County the 21 day of October 1793
The within Indenture was proved by the oaths of the witnesses thereto to be the
act and deed of the within named Jeremiah Walker and the same was
Ordered to be recorded By the Court Teste Will Darsall 68

Beatts Land
for
Shelton

This Indenture made this fourteenth of May one thousand seven
hundred and ninety three Between Spencer Shelton of the County of Pittsylvania
of the one part and Charles Beatts of the said County of the other part witnesseth
that the said Spencer for and in consideration of the sum of twenty five pounds
current money of Virginia to him in hand paid by the said Charles before the sealing
and delivery of these presents the receipt whereof he doth hereby acknowledge hath
granted, bargained and sold and by these presents doth grant, bargain, sell and
Confirm unto the said Charles Beatts his heirs and assigns for ever one certain tract
or parcel of Land containing Thirty six acres more or less lying in the County of Pittsylvania
and is bounded as follows, to wit Beginning in Charles Lewis's junction corner, thence a
straight line to Lucy Shelton's line, thence the said Shelton's line to Bailey's line, thence
along the said Bailey line to a corner pine in the said Lewis's line, thence the said
Lewis's line to a corner in the same, thence the said Lewis's line to the beginning
to have and to hold the said tract or parcel of Land and appurtenances whatsoever
unto him the said Charles Beatts his heirs and assigns for ever And the said
Spencer Shelton for himself his heirs and assigns doth by these presents
Covenant and agree to and with the said Charles Beatts his heirs and assigns
that the said tract or parcel of Land he will warrant and for ever defend from all
persons whatsoever unto him the said Charles Beatts his heirs and assigns for
ever On Witness whereof I have hereunto set my hand and fixed my seal the day
and year first above written.

Spencer Shelton, L.S.

Signed, sealed and delivered
in presence of

John Lewis, Chas Lewis Jr.
Fred. Shelton

At

At a Court held for Pittsylvania County the 21st day of October 1793

The above Indenture was by the above named Spencer Shelton acknowledged
to be his act and deed, and the same was Ordered to be recorded

By the Court Teste Will Tunstall Esq

Walters's
Bill of Sale
for Davis

Know all men by these presents that I Wm. Davis of Pittsylvania County
for and in consideration of fourteen pounds current money have bargained
sold and delivered unto John Walters of 3^d County one bay Mare with a
blazed face, one brindle Cow with a Calf formerly the property of John Bulk
and one black Cow with a Calf formerly the property of James Woody and
I do warrant and for ever defend the said property to the s^r Walters from the
lawfull claim or claims of any person or persons whatsoever laying any
claim, right or title thereto, as witness my hand this 8 day of April 1793

Tes^t

William X Davis, Esq.

Ezra Walters, Zegiah Walters
Chas. Doyle.

At a Court held for Pittsylvania County the 21st day of October 1793
The within Bill of Sale was proved by the Oath of one of the witnesses
thereto to be the act and deed of the within named William Davis and
the same was Ordered to be recorded By the Court

Teste Will Tunstall Esq.

Reverend Preacher
for
Burch
Esq^r

KNOW ALL Men by these presents that I Benjamin Burch of Lincoln
County in Kentucky do constable and appoint Jeremiah Keefer of Pittsylvania
County my lawfull Attorney to negotiate and transact all my business
with a certain James Barr of Albemarle who was Executor to my father's
Estate, and that s^r Jeremiah Keefer obtain and receive all the property
coming to me from s^r Estate. Do ordain s^r Keefer my lawfull Attorney
as aforesaid, and do stand to and abide by what so ever s^r Keefer shall do
respecting the settlement of s^r Business as the same personally present at
the doing of it In Wilkes whereof I have hereunto set my hand and seal
this 13 day of July in the year of our Lord one thousand seven hundred and
ninety one.

Ben. Burch, Esq.

Tes^t

John Bailey, Silas X Bailey
Item February 28 1793 Test^t
Joseph Raynolds, Richard X Maude

At a Court held for Pittsylvania County the 21st day of October 1793
The above power of attorney was proved by the Oath of one of the witnesses
thereto to be the act and deed of the above named John Burch, and the
same was Ordered to be recorded By the Court

Teste Will Tunstall Esq

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John's Deed
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This Indenture made this 14th day of May in the year of our Lord one
thousand seven hundred and ninety three between James Oaks of the County of
Pittsylvania State of Virginia of the one part and Hezekiah Oaks and Josiah Oaks of the
other part witnesseth that the said James Oaks for and in consideration of the sum
of two hundred and fifty pounds current money to him in hand paid by Hezekiah
Oaks and Josiah Oaks before the sealing and delivery of these presents, the
Receipt whereof he doth hereby acknowledge and himself fully satisfied conceedes
and paid, hath bargained sold, Aluid, geft, releas'd and confirm'd, and by these
presents doth bargain sell, release and confirm unto the said Hezekiah Oaks
and Josiah Oaks their heirs and assigns for ever one certain tract or parcel of
Land situateing lying and being in Pittsylvania County on Dan River containing
four hundred and four acres joining the County line equally to be divided
between the said Hezekiah and Josiah Oaks, with all woods, ways, Waters and
Watercourses within bounds aforesaid mentioned, together with all privileges
whatsoever to the same or any part thereof belonging or in any wise appertaining
unto the said Hezekiah Oaks and Josiah Oaks their heirs and assigns for
ever from the sole claim of him the said James Oaks his heirs or assigns or any person
or persons whatsoever the Hezekiah and Josiah Oaks their heirs and assigns for ever
shall have profession to occupy and enjoy the said land and appertinances thereto
belonging and the said James Oaks for himself the said land and appertinances
thereto belonging and the said Hezekiah and Josiah Oaks for themselves their
Heirs, Executrix and Administrators doth covenant and agree to and with the said
James Oaks his heirs assigns by these presents that he the said James Oaks the
said tract or parcel of land and premises above mentioned shall and will warrant
and forever defend unto the said Hezekiah and Josiah Oaks their heirs and
assigns from any person or persons claiming or so claim by from or under the said
Hezekiah and Josiah Oaks their heirs or any other person whatsoever In witness
whereof the said James Oaks hath hereunto set his hand and seal the day and
Date above mentioned.

James Oaks, J.S.

Tested before assign'd

Fest Butler Stonerfield, Geo Conn {
James Allen, Peter Perkins, Dan C Tompkins }
Thomas Buldin, Walter Guild -

Received of Hezekiah Oaks full satisfaction for the within mentioned
land and premises as witness my hand this 14th day of May 1793

James Oaks, J.S.

Peter Perkins, Dan C Tompkins {
Thomas Buldin, Walter Guild }

At a Court held for Pittsylvania County the 15th day of July 1793
The foregoing Indenture, together with the receipt hereon indorsed were proved by the
Oaks affo're of the witnesses thereto to be the act and deed of the above named James Oaks
which was ordered to be certified. And afterwards to seal. At a Court held for the said
County the 21st day of October in the year aforesaid the same were further proved by
the oath of one of the witnesses thereto, and ordered to be recorded.

By the Court

Teste Will Tindall Esq

Wilkinson's
Deed from
Nelson

1891 Day
28th Int. a.
representative
of Proprietor

This Indenture made this seventeenth day of July anno Dom:
one thousand seven hundred and ninety two Between James Nelson of the
County of Pittsylvania of the one part and William Wilkinson of the same
County of the other part witnesseth that the said James Nelson for and
in consideration of the sum of One hundred pound current money to him
in hand paid by the said Wilkinson the receipt whereof he doth hereby
acknowledge and thereby doth acquit him the said William Wilkinson
his heirs, Executors and Administrators and by these presents have
bargained and sold unto the said n - - - - Wilkinson one tract or
parcel of Land lying and being in Pittsylvania County on Lavelle's
Creek containing One hundred and ten Acres (be the same more or less)
it being part of Patent bearing date the seventh day of August one thousand
seven hundred and eighty eight Bounded as follows, to wit, Beginning at
a pine on Nelson's line South eighty five East eighteen poles to a post Oak,
East thirty eight poles to the fence South fifty two East forty five pole with the
fence to a pine, South eighty six East twenty four pole crossing Lavelle's Creek
to a pine at the mouth of a branch thence up the several meanders of the sc
Branch to a pine on Treadwell's line North eighteen West fifty four pole with
the s^d line to a red oak, South seventy seven West eighteen pole to a pine
North eighty five East eighteen pole to a pine, North eighteen degrees East sixty
six pole to another South eighty five degrees West one hundred and twenty
pole, crossing the a Creek to a red oak South Sixty eight degrees West Thirty eight
poles to a red oak North fifty eight deg^o West twenty eight pole to a pine South
four deg^o West Ninety four pole

" - " - " - " - " to the first Station
With all its appurtenances to have and to hold the said tract or parcel of
Land with its appurtenances to the s^d William Wilkinson and his heirs
for ever, and the said James Nelson will warrant and forever defend against
himself his heirs &c and against all and every other person n - - -
whatsoever In Witness whereof I have hereunto set my hand and seal as
the day and year above written.

James X Nelson, S.S.
mark

Signed, Seal and delivered
in presence of

Ben. Harris, James Thompson
Robert T Wright, Joab Watson
Mark

MEMORANDUM that James Nelson hath bargained and sold
unto William Wilkinson and his heirs for ever one certain tract of Land
and hath given full and quiet possession as witnesseth this 17 day of
July 1792.

James X Nelson, S.S.
mark

Test
Ben. Harris, James Thompson
Robert T Wright, Joab Watson
Mark

Recd of William Wilkinson One hundred pound for the within
mentioned

mentioned land as witness this 17 day of July 1792 —

To —

Ben. Harris, James Thompson
his son Robert T Wright, Jas Watson

James ^{the} Nelson, Jr.
mark

At a Court of Quarter Sessions held for Pittsylvania County the 18th day of March 1793 The within Indenture together with the Memorandum and Receipt hereon indorsed were proved by the oaths of two of the witnesses hereto to be the several acts and deed of the within named James Nelson, which was Ordered to be certified And afterwards, to wit, At a Court held for the said County the 21st day of October in the year aforesaid the same was further proved by the Oath of one other of the witnesses hereto and Ordered to be recorded. By the Court

To —

Will Donaldson Esq.

Thompson's Deed
for
Ragsdale's Deed

This Indenture made this sixteenth day of October one thousand seven hundred and ninety three Between Phile Ragsdale Daniel Ragsdale wife dec^d James Allen, Frederick Ragsdale, Thomas Ragsdale and Obidiah Ragsdale of the County of Pittsylvania of the one part and Washington Thompson of the other part, for and in consideration of two hundred pounds Virginia Money to him in hand paid by the said Washington Thompson, the receipt whereof is hereby acknowledged, and thereof doth acquit and discharge the said Washington Thompson by these presents, All we who are above mentioned hath granted, bargained, enfeoffed confirmed and by these presents doth grant, bargain, enfeoff and confirm unto the said Washington Thompson his heirs and assigns for ever one certain tract or parcel of Land situated lying and being in the County of Pittsylvania containing by estimation four hundred and forty acres, to the same more or less bounded as follows, to wit, Beginning at a corner Hickory in the Washington Thompson's and Carters line, thence with Carters line eighteen pole to a white oak, thence forty eight pole, thence One hundred and fourteen pole to pointers in Easters line, thence 3^r line eighty six pole to a white oak, thence eighty eight pole to a white oak in Hutchings line, thence 3^r line Ninety two pole to a white oak, thence one hundred and fifty four pole to a white oak, thence fifty four pole to a corner red oak in Childers line, thence along 3^r line Sixty poles to or near 3^r Childers Spring, thence one hundred and forty poles crossing White oak Creek to a red oak in Richards line, thence 3^r line forty five poles to Stones in the Old field, thence fifty two poles, thence to Ragsdales corner Three Stones, thence along 3^r line two hundred and four poles to pointers in Thompson's old line, thence with it two hundred and eighty five poles crossing White oak Creek to the first Station. Together with all trees — Ways, Water and Watercourses, Profits, commodities and appurtenances to the same belonging or in any wise appertaining to him the said Washington Thompson his heirs, executors and Administrators to have and to hold the said tract of land and premises with the appurtenances unto the said Washington Thompson his heirs and assigns for ever And we the said Phile Ragsdale Daniel Ragsdale's wife dec^d, James Allen, Frederick Ragsdale, Thomas Ragsdale, and Obidiah Ragsdale for our selves and each of our Heirs doth covenant and agree too and with the said Washington Thompson that we who are above mentioned to make

over the 3^d tract or parcel of land and premises above mentioned with
the appertinences unto him the s^r Washington Thompson his heirs and
Assigns forever against the claim or claims of all and every person or
Persons whatsoever shall and will warrant and for ever defend by
these presents In Witness whereof we who are above mentioned
have hereunto set our hands and affixed our seals the day and year
first written ¹⁷⁹³

Thebe & Ragsdale, S.S.
mark
James ^{lin} Allen S.S.
mark
Frederick Ragsdale, S.S.
Thomas Ragsdale, S.S.
Obadiah Ragsdale S.S.

At a Court held for Pittsylvania County the 21st day of October 1793
The within Indenture was by the within named Thebe Ragsdale &
James Allen, Frederick Ragsdale, Thomas Ragsdale and Obadiah
Ragsdale acknowledged to be their several and respective acts and Deed
and the same was ordered to be recorded By the Court

Tunc Will Tunstall Esq.

Ragsdales
Deed from
Stokes &c

This Indenture made this sixteenth day of October one thousand
seven hundred and eighty four Between Silvanus Stokes and Christopher
Hutchings of the County of Pittsylvania of the one part and Daniel Ragsdale
of the same County of the other part witnesseth that for and Inconsideration
of the sum of One hundred and fifty pounds current money of Virginia to
John Taliaferro in hand paid the receipt whereof is hereby acknowledged, hath
bargained and sold to the s^r Ragsdale one certain piece or parcel of land containing
two hundred acres lying and being in the County of Pittsylvania on both
sides of White oak Creek, and bounded as followeth, to wit Beginning at Joseph
Richards corner red oak, thence North fifty six East fifty seven poles to a white
oak, thence North one hundred and two poles to a white oak, thence North sixty
eight East twenty poles to a white oak, thence North one hundred and sixty poles
to a hickory, thence South forty six West three hundred poles to a peach tree,
thence South fifty eight East one hundred and eighty poles to the first station
With its appurtenances To have and to hold the 3^d tract or parcel of Land
with its appurtenances to the s^r Ragsdale and his heirs forever And that we s^r
Stokes and Hutchings do hereby warrant and for ever defend the said tract of
Land to the s^r Ragsdale and his heirs forever ag^t the claim or claims of us our
wives and our heirs forever In Witness whereof we have hereunto set our
hands and affixed our seals the day and year above written

Signed sealed and delivered ^{Interting before} Sill W^r Stokes, S.S.
in presence of us ^{As sign'd} Chris^r Hutchings, S.S.

James Hatchings, John Raysdale, Moses Hatchings.

At a Court held for Pittsylvania County, the 18th day of April 1785
The within Indenture was by the within named Christopher Hatchings
acknowledged to be his act and deed. And afterwards, to wit, At a Court held
for the said County the 21st day of October 1793 the same was acknowledged by
the within named Silvanus Stokes and Ordered to be recorded. By the Court

Teste Will Danstall C.S.

Pannill
Mugge t.
Iby

This INDENTURE made this sixth day of April one thousand seven hundred
and ninety three Between Peter Irby and William Irby of the County of Pittsylvania
of the one part and John Pannill of the other part witnesseth that the said
Peter Irby and William Irby for and in consideration of the sum of five shillings to them
in hand paid by the said John Pannill at or before the sealing and delivering of this
Indenture, the Rec' whereof the said Peter Irby and William Irby do hereby
Acknowleage and thereof acquit and for ever discharge the said John Pannill his
heirs &c Administrators like the said Peter Irby and William Irby hath bargained sold
and delivered, and by this Indenture doth bargain, sell and deliver unto the said John
Pannill one Negro man Slave named John to have and to hold the said Negro John
to him the said John Pannill his heirs and assigns, the only, proprieue and behooff of
the said John Pannill his heirs and assigns forever WHEREAS the said Peter Irby and
William Irby hath this day given their obligation to the said John Pannill for the
payment of twenty nine pounds ten shillings and three pence Virginia currancy on or
before the twenty fifth day of December next ensuing the date of this Indenture with a penalty
hereunto annexed of Fifty nine pounds and six pence like money, Now this Indenture is
upon this express condition that if the said Peter Irby and William Irby do and shall well
and truly pay or cause to be paid unto the said John Pannill his heirs &c assigns
the said sum of Twenty nine pounds ten shillings and three pence on or before the twenty
fifth day of December according to the tenor and intent of the said bond or obligation that
then this Indenture and every part thereof to be void and of none effect, but in case said
Peter Irby and William Irby shall fail to discharge said obligation above mentioned
on or before the said twenty fifth day of December at which time it is seen that then
and in that case it shall and may be lawfull for said John Pannill to sell said Negro
man John at publick sale for the best price he can get after Advertising the same
at the Courthouse or some other publick place ten days before sale and apply the money
arising from said sale first towards the payment of said Obligation of twenty nine
pounds ten shillings and three pence and the balance of any return to said Peter Irby
and William Irby in testimony whereof the said Peter Irby and William Irby hath
hereunto set their hands and seals the day and year first above written.

The words, ten shillings, three times interlined,
before signed. Wm Shetton, John Stone Jr.

Signed, Sealed and acknowledged { Silvanus Stokes
in presence of }
Will Shetton, Silvanus Stokes

John Stone Jr.

Peter Irby . S.S.
William Irby S.S.

At a Court held for Pittsylvania County the 21st day of October 1793

The

(164)

The within Indenture was proved by the Oaths of three of the witnesses thereto to be the several and respective acts and deed of the within named Peter Joly and William Joly and the same was ordered to be recorded By the Court

Taste

Will Tansall Esq.

Washam's Deed
for
Morton

This Indenture made the twenty fifth day of September in the year of our Lord one thousand seven hundred and ninety two Between Hzechiah Morton of the County of Prince Edward of the one part and Henry Washam of the County of Pittsylvania of the other part witnesseth that the said Hzechiah Morton for and in consideration of the sum of One hundred and forty pounds current money of Virginia to him in hand paid by the said Henry Washam above before the sealing and delivering of these presents, the receipt whereof the said Hzechiah Morton doth hereby acknowledge, hath granted bargained and sold and by these presents doth grant, bargain sell, alien, release Enfeoff and confirme unto the said Henry Washam 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 upper side of Straight Stone Creek, containing by estimation two hundred and eighty two acres (more or less) and bounded as follows viz Beginning at Daniel Marshall's corner white oak on the said Creek thence along his line North fifty six degrees West two hundred and sixty poles to a pine in Dillards line, and thence along the same North forty two degrees East Sixty eight poles to a large pine, South seventy nine degrees East one hundred and ten poles to a pine North forty degrees East ninety six poles to a Hickory and white oak corner in Hubbards line, and thence along the same South twenty nine degrees East one hundred and two poles to John Neagles old corner pine, and thence along the said old line to Straightstone Creek aforesaid and thence up the Stream of the said Creek as it meanders to the first station With all Houses, Gardens, Orchards, Trees, Woods, underwoods, Ways and Watercourses being or standing and also the reversion and reversions remainder and remainders, Rents, Issues and Profits thereof and all the Estate, right, title, claim, Interest or demand whatsoever of him the said Hzechiah Morton of, in and to the same and every part and parcel thereof to have and to hold the said Land and premises with all its Appurtenances unto the said Henry Washam and to his heirs and assigns, to the only proper use and behoof of him the said Henry Washam his heirs and assigns for ever And the said Hzechiah Morton for himself his heirs, Executors Administrators doth warrant and defend the title of the above mentioned land and premises with all its Appurtenances in fee simple unto the said Henry Washam and to his Heirs and assigns for ever against himself and his heirs and against all and every other person and persons whatsoever lawfully claiming the same In witness whereof the said Hzechiah Morton hath hereunto set his hand and seal the day and year first above written

Signed sealed and delivered
in the presence of

Hzechiah Morton, S.S.

Hubbard.
his Will

George Dijonett, Inden George, Edm and Webb.

MEMORANDUM that on the date of the within written Indenture
Savery and Seign of the within mentioned Land and Premises was had by the
within named Hezekiah Morton and by him delivered to the within named Henry
Washam according to the full meaning and intent of the within written Deed.

Teste

Hezekiah Morton

Edmund Webb, George Dijonett
Inden George

At a Court held for Pittsylvania County the 17th day of December 1792
The within Indenture together with the Memorandum hereon indorsed were proved
by the Oaths of two of the witnesses hereto to be the several acts and deed of the within
named Hezekiah Morton, which was Ordered to be certified. And aftercertified, to wit
At a Court held for the said County the 16th day of December 1793 the same were
further proved by the oath of the other witness thereto and Ordered to be recorded

By the Court

Teste

Will Tunstall Esq

Hubbard In
his Will

In the Name of God Amen John Hubbard of Pittsylvania County being
very sick in body, but in perfect sense and memory and calling to mind the mortality
of my body and knowing that it 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 bind to my beloved wife Reggia Hubbard the Plantation whereon I now live
with two hundred acres of Land also my wife's Mill with all my Estate both
real and personal to her for fifteen years. I also appoint my son Isam Hubbard
to have the sole management of the said Estate for the term and to be paid out of
the said Estate for his trouble, and after the term of fifteen years my hole and sole
Estate to be equally divided between my living Children and my wife, except my
Land Item I give to my son Joseph Hubbard after the said fifteen years the plantation
whereon I now live his Mother keeping possession her life the 2^d to hundred that I lent to
my wife Item I give to my son Isham Hubbard after the term of fifteen years my Mill
and land she stands on with One hundred acres of land on the North side of my Survey
Item I give to my son Samuel Hubbard two hundred acres laid on Pocatello Creek
of Newster River Item I give to my son Hezekiah Hubbard the remaining part of
my Land but not to Samuel Emerson. Item I give to my son John Hoague the
Plantation his father made at the head of the creek I live on with One hundred acres
of land Item I give to my son Davis Hubbard the remainder of my Land living on
the North side of the tract I now live on containing three hundred and fifty acres
Item I give to my son John Hubbards children five shillings to them for ever. I also
appoint my loving Wife Reggia Hubbard and my son Isham Hubbard to be my hole
and Sole Executors of this my last Will and Testament, in witness whereof I have
hereunto set my hand and seal this twenty third day of June one thousand
seven hundred and ninety three.

John Hubbard A. S. S.

In presence of

Abram Parrish, John Hoague
William Seany

A.

At a Court held for Pittsylvania County the 10th day of December 1793
 This last Will and Testament of John Hubbard deceased was exhibited into Court
 and proved by the Oaths of two of the witnesses thereto and ordered to be recorded
 By the Court Teste Will Turnstall Esq.

Given this Day
 for
 Barret

This Indenture made this 29th day of November one thousand seven
 hundred and ninety three Between Charles A Barret of the County of Halifax
 of the one part and Bartolomew Gwin of the same County of the other part
 Witnesseth that the said Charles A Barret for and in consideration of the sum
 of twelve pounds ten shillings Current money of Virginia to him in hand
 paid by the said Bartolomew Gwin before the signing and delivering of
 these presents, the receipt whereof the said Charles A Barret doth hereby,
 acknowledge himself fully satisfied contented and paid for a certain tract
 or parcel of Land, hitherto granted, bargained and sold, and so hereby grant
 bargain and sell and deliver unto the said Bartolomew Gwin one certain
 tract or parcel of Land situate laying, and being in the County of Pittsylvania
 on both sides of White Thorn Creek, and bounded as follows, to wit, Beginning
 at Colwells corner pointers in William Hopwood line, thence along William
 Hopwoods line S. Sixteen degrees West one hundred and twenty poles to a
 pine, West forty eight poles crossing the Creek to a red Oak and white oak
 thence along John Thompsons line N Twenty five degrees West 26 poles to a
 white oak sapling N 26 degrees West 54 poles to a pine, S. 76 degrees West
 48 poles to pointers on a path, S 47 degrees West 16 poles to a pine, thence a
 new line N 26 degrees West 22 poles to a white oak sapling on the side of the
 Creek, thence running down the said Creek as it meanders 138 poles to Pickards
 corner Chestnut oak, thence along his line S 60 degrees East 36 poles to pointers
 on the said Creek again, and up the same as it meanders 16 poles and a croft to a
 corner Hickory N 11 degrees East 52 poles to a pine, thence along Colwells line
 S 74 degrees East 102 poles to the beginning including One hundred Acres be the
 same more or less, together with the appurtenances thereto belonging
 Together with all Woods, Woods, Wades, ways and Meadow Grounds with
 all and single the improvements, and all profits claim, Interest and demand
 whatsoever to be held by him the said Bartolomew Gwin in fee simple to be the
 proper use and behoef of him And I Charles A Barret do warrant and bind my self
 and my heirs to make and for ever maintain to the said Bartolomew Gwin a good
 and lawfull title to the above mentioned Land and premises from
 the claim or claims of any person or persons whatsoever, against me my
 Heirs and assigns and do bind my self my heirs and assigns to make the
 said Bartolomew Gwin any further note or Deed of Conveyance as he the said
 Bartolomew Gwin or his heirs shall lawfully require in writing whereof
 have hereunto set my hand and Seal the day and year above written

Signed, Sealed and delivered
 in the presence of —

John Jenkins, William Smith
 William Glasscock —

C^a Barret, Esq.

Memorandum

(66)

MEMORANDUM that the within tract or parcel of Land was peculiarly held of the
said Charles A Bardet by the said Bardet formerly given according to the true intent and
meaning of the within Indenture the day and year within written.

Signed, sealed and delivered

in the presence of

John Jenkins, W^m Smith

W^m Glascock

C^a Bardet, S.S.

At a Court held for Pittsylvania County the 16th day of December 1793
The within Indenture, together with the Memorandum herein indorsed were by the
within named Charles Andrew Bardet acknowledged to be his several acts and due
All which were ordered to be recorded By the Court

Teste Will Tugshall C.S.

Atkins's Deed
of gift for
Atkins

This INDENTURE made the sixteenth day of December in the year of our Lord god
One thousand seven hundred and ninety three BETWEEN Edward Atkins of the County of
Pittsylvania of the one part and Abner Atkins of the County aforesaid (Son of the said
Edward) of the other part WITNESSETH that the said Edward Atkins as well for and in
consideration of the natural love and affection which he hath and doth bear to his said
Son, as also the further consideration of the sum of five shillings to him in hand paid by
the said Abner Atkins at or before the sealing and delivery of these presents the receipt
whereof is hereby acknowledged to the said Edward Atkins hath given, granted
sold, confirmed and firmly made over, And by these presents doth give, grant, bargain
Sell, exchange and firmly make over unto the said Abner Atkins all that tract or parcel
of Land situate lying and being in the County aforesaid containing by estimation
three hundred and forty acres, to the same more or less, being the land which the
said Edward Atkins purchased of Jessie Randle and was by the said Jessie Randle
Conveyed to the said Edward Atkins by Indenture bearing date the thirteenth day of June
in the year of our Lord one thousand seven hundred and seventy seven to by the said Indenture
fully recorded in the Clerk's Office of the said County reference being thereunto had may more
fully appear, and the same is bounded as in and by the said Indenture is expressed And all
Houses,outhouses, orchards, fences, Woods, ways, waters, watercourses, Priviledges
Advantages and Appurtenances, hercums belonging or in any wise appertaining And
also the revision and reversions, remainder and remainders, rents, Issues and Profits
thereof AND also all the Estate, right, title, Interest, claim and demand whatsoever
either in Equity or in Law of him the said Edward Atkins and his heirs of, in or to the
said premises so hereby given and granted or any part or parcel thereof with the Apperten-
ances TO HAVE AND TO HOLD the said hereby given and granted Lands and
Premises and every part and parcel thereof with the appurtenances unto the said
Abner Atkins his heirs and assigns, to the only proper use and behoof of him the said
Abner Atkins his heirs and assigns for ever AND the said Edward Atkins the
said hereby given and granted Land and Premises and every part and parcel
thereof with the appurtenances unto the said Abner Atkins his heirs and assigns
against him the said Edward Atkins and his heirs and all and every other person
or persons whatsoever shall and will warrant and for ever defend by these presents
to the W^m M^r whereof the said Edward Atkins hath hereunto set his hand and
affixed

affixed his Seal the day and year first above written.

Sealed and delivered
in presence of

Edward Atkins, s.s.

Exhibit

At a Court held for Pittsylvania County the 16 day of December 1793
The within Indenture was by the within named Edward Atkins acknowledged
to be his act and seal, and the same was ordered to be recorded by the Court,
Taste Will Tuesday 68.

Hutchings's
Deed for short
Eccom &

This INDENTURE made this Sixteenth day of December in the year
of our Lord one thousand seven hundred and ninety three Between William
Short of the County of Pittsylvania of the one part and Moses Hutchings of
the County aforesaid of the other part We the parties that the said William
Short for and in consideration of the sum of Seven pounds current money
of Virginia to him in hand paid by the said Moses Hutchings before the
Sealing and delivering of these presents, the receipt whereof he the said
William Short doth hereby acknowledge himself fully satisfied contented
and paid hath granted, bargained and sold, aliened, released and confirmed
and by these presents doth grant, bargain, sell, alien, release and confirm
unto the said Moses Hutchings his heirs and assigns for ever one certain tract
or parcel of land containing by estimation fifty acres, to the same more or less
situate lying and being in the County of Pittsylvania on the south side of the
long branch of White Oak Creek Beginning at a white oak in my line on
said branch, thence along said line to ^{52d} Moses Hutchings line, thence along in
line to Joseph Richards line, thence along his line to a Maple and Spanish Oak
in the said long branch, thence up the said branch as it meanders to the first
station ^{of} with all houses, gardens, orchards, Woods, underwoods, Water
Watercourses, Profits, Commodities, Hereditaments and appurtenances
whatsoever to the said tract or parcel of Land belonging or in any wise
appertaining. AND ALSO the reversion and reversionary Remainder and
Remainders, rents, issues and profits and all the Estate, right, title property
Claim and demand whatsoever of him the said William Short of, in unto 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 and premises with the appurtenances unto the
said Moses Hutchings his heirs and assigns for ever. And the said William Short
for himself his heirs, Executors and Administrators of the said tract or parcel of Land and
Premises with the appurtenances unto the said Moses Hutchings his heirs
and assigns against him the said William Short his heirs and assigns and
against all and every other Person or Persons whatsoever shall and will warrant
and for ever defend by these presents in Writing whereof the said William Short
hath hereunto set his hand and fixed his seal the day and year above written

William Short, s.s.

Memorandum that on the sixteenth day of December 1793

168
Sicem of the within sold Land and premises was made and done by the within named William Short to the within named Moses Hutchings according to Law.

Recd the within consideration money . William Short

William Short

At a Court held for Pittsylvania County the 16th day of December 1793
The within Indepture together with the Memorandum and Receipt hereon indorsed were
by the within named William Short acknowledged to be his several acts and deed all
which were Ordered to be recorded By the Court Teste Will Tunstall 68.

The last Will and Testament of John Pennill who being in a low State of health
but in perfect reason, spoken by him on Friday the 27th of September and committed
to writing the 30th day of the same instant in the year of our Lord one thousand seven
hundred and ninety three in the presence of Thomas Tunstall, Daniel Sayre and Mitty
Tunstall in substance and form following Item he said it was his desire that his affection-
ate wife Nancy Pennill should have such a part of his Estate as the Law directs and
that she shall have the privilege of building a convenient dwelling House. The deposed
having declined the completing of the House at present on the Stocks, and that his Executors
be hereby directed to make sale of the balance of the Timbers belonging thereto after the
said Nancy Pennill his wife shall have made use of such Timbers as are fit for her purpose
towards building her said dwelling House Item that he had a Trunk containing his
Money which he wished David Pennill, William Wimbish and Robert Butcher to open
and count; he also said he had a small Trunk containing Papers of no importance to
any person except himself, which he wished the above named Men to burn. He appointed
David Pennill and William Wimbish his Executors, and directed that they should
qualify to this his last Will and Testament as soon as the Law would permit. He
requested that David Pennill should become a Member of his family and devote his
attention to the settling of his Accounts and other business till it shall be completed and
receive such compensation for his services as he shall think them worth. He also
recommended Robert Butcher as a fit Person to adjust said David Pennill to adjust and
close said Accounts. He also directed that the Goods in his Store should be Reduced for
Sale in presence of
T. Tunstall, Daniel Sayre, Mitty Tunstall.

At a Court held for Pittsylvania County the 21st day of October 1793.
The within written Interspersion Will of John Pennill deceased was exhibited into Court
and proved by the Oath of one of the witnesses thereto and Ordered to be certified. And afterwards
certified, At a Court held for the said County the 16th day of December in the year aforesaid
the said Will was further proved by the oath of one other of the witnesses thereto and Ordered
to be recorded. And afterwards, to wit, At a Court held for the said County the 20th
day of January 1794 came David Pennill and William Wimbish the Executors in
the said Will named, and having first taken the Oath of an Executor the said David
Pennill, together with William Morton, Samuel Pennill, Crispin Shelton, Vincent Shelton
Charles Lewis, Beverly Shelton, Joseph Terry and Richard Bayne his security
entered into Bond and acknowledged the same. And the said William Wimbish also
together with Richard Johnson, John Wimbish, James Johnson, Crispin Shelton
Elijah King and Richard Bayne his securities entered into Bond and acknowledged
the same Certificate was granted them for obtaining a Probate of the said Will

409

in sue form: And on the Motion of the said David Pennill and William Wimbish Certificate was also granted them for obtaining letters of Administration of the residue of the Estate of the said John Pennill, having first taken the Oath by Law prescribed and the said David Pennill together with his securities aforesaid entered into Bond and acknowledged the same, and the said William Wimbish also together with his securities aforesaid entered into bond and acknowledged the same.

Taste Will Tunstall 68.

Waddill's
Deed from
Watkins

This Indenture made this first day of December in the year of our Lord one thousand seven hundred and ninety two Between Samuel Watkins of the County of Pittsylvania of the one part and Noel Waddill of the same Wtchepeth that the said Samuel Watkins for and in consideration of the sum of forty eight pounds Current Money of Virginia the receipt whereof the said Watkins doth acknowledge hath bargained and sold and by these presents doth bargain and sell unto the said Waddill a certain tract or parcel of Land situate lying and being in the County of Pittsylvania aforesaid and State of Virginia on the waters of Sandy Creek containing by Estimation three hundred and four acres and bounded as followeth, to wit, Beginning at a corner white oak on Abolam Hendricks line, thence along Hendricks line to Anna Dannels line, thence along Dannels to Tidels line, thence along Tidels line to James Deals line to the first station, to have and to hold the said bargain and premises with all and singular Appurtenances unto the said Waddill and to his heirs and assigns for ever And the said Samuel Watkins his heirs and assigns will ever and for ever defend the above granted Land and premises and every part and parcel thereof unto the said Waddill, as witness my hand and seal the day and year above written

Samuel Watkins, L.S.

Signed, sealed and delivered
in presence of us

Noel Waddill Jr Charles Waddill
Presley Carter

At a Court held for Pittsylvania County the 15th day of April 1793 -
The within Indenture was proved by the oaths of two of the witnesses thereto to be
the act and deed of the within named Samuel Watkins, which was ordered
to be certified. And afterwards, to wit, At a Court held for the said County
the 16th day of December in the year aforesaid the same was further proved
by the Oath of the other witness thereto and Ordered to be recorded.

By the Court

Taste Will Tunstall 68.

410

Sanderson's
Deed from
Buckley

This Indenture made this 15 day of April in the year of our Lord one thousand seven hundred and ninety three Between John Buckley

(170)

of the County of Pittsylvania in the Commonwealth of Virginia of the one part and
William Sanders of the said County, and Commonwealth of the other part witnesseth
that the said John Buckley for and in consideration of fifty pounds current money
of this common wealth to him in hand paid by the said William Sanders at or
before the making and delivery of these presents, the receipt whereof is hereby
acknowledged, he the said John Buckley hath granted, bargained and sold
Aliened, Released and confirmed, and by these presents doth grant, bargain
and sell, Alien, release and confirm unto the said William Sanders all that
Tract, piece or parcel of Land situate lying and being in the County aforesaid
and on the South fork of Stinking river containing by estimation two hundred
and seventy three acres in the County aforesaid, and is bounded as follows, to wit,
Beginning at a Hickory in Thomas Faris line and thence westwards N^o 66 W
160 poles crossing a branch to pointers N^o 10 E 194 p^o missing a branch to pointers
N^o 43 S E 24 p^o to Jonathan Dines corner W^o on the Creek and thence along the
same course continued 56 p^o to corner pine, thence a new line N^o 85 E 29 poles to
Daniel Mitchells corner Hickory, thence along his line S^o 52 E 52 p^o to a pine N^o
85 E 56 p^o to Thomas Faris corner pine, and thence along his line S^o 10 W. 296
p^o crossing the Creek to the beginning. And all Houses, outhouses, Woods
Underwoods, ways, waters, water-courses, profits and Advantages whatever to the
said premises belonging or in any wise appertaining, AND ALSO the Execution
Rescisions, Reswinder and remainders, rents, Issues and Profits of the said premises
or of any part or parcel thereof with the appurtenances also all the right, title, claim
and demand whatsoever either in Equity or in Law of him the said John Buckley and
his heirs of, in or to the said premises hereby granted and sold, or of any part or parcel
thereof with the appurtenances To have and to hold the said tract, piece or
parcel of Land and premises above mentioned, and every part and parcel thereof
with the appurtenances unto the said William Sanders his heirs and assigns, to the only proper use and
behalf of the said William Sanders his heirs and assigns forever. And the said
John Buckley for himself and his heirs doth covenant and agree to and with the said
William Sanders his heirs and assigns by these presents that he the said John Buckley
the said tract, piece or parcel of Land and premises hereby granted and sold unto the
said William Sanders his heirs and assigns, against him the said John Buckley his
heirs and all and every — person or persons whatever shall and will warrant and
forever defend firmly by these presents. In W^o M^o Es^r whereof the said John Buckley
hath hereunto set his hand and aff^t his seal the day and year first above written
Signed, sealed and delivered

John Buckley, Jr.

in the presence of

D Hunt, Starlin Miller.

Leonard F. Rose, David Thurman
Mark

At a Court held for Pittsylvania County the 21 day of October 1793.
The within Indenture was proved by the Oaths of two of the witnesses thereto to be the act
and deed of the within named John Buckley, which was Ordered to be certified; And
afterwards, to witness at a Court held for the said County the 16th day of December in the
Year aforesaid the same was further proved by the Oath of one other of the witnesses
thereto and Ordered to be recorded By the Court

Teste

Will Tinsall, Jr.

171

Harris's Deed
for
Robertson
Date 20

This Indenture made this fourteenth day of May one thousand seven hundred and ninety three Between William Robertson of the County of Prince George of the one part and Samuel Harris of the County of Pittsylvania of the other part Whereas it is agreed that the said William Robertson for and in consideration of the sum of five shillings Current Money of Virginia to him in hand paid by the said Samuel Harris, the receipt whereof he doth hereby acknowledge, and thereby doth acquit him the said Samuel Harris his heirs and assigns forever, and by these presents have bargained and sold unto the said Samuel Harris one tract or parcel of land lying and being in the County of Pittsylvania situate and lying on a branch of fall Creek adjoining the lines of William Ball containing two hundred and twenty nine acres by estimation to the same more or less and bounded as follows, to wit, Beginning at a red Oak N 43 W 166 poles to a point N 41 E 29 1/2 pole to a white oak S 12 E 130 poles to a Stake, S 12 W 118 pole to a Stake N 70 W 16 pole to a Turkey oak S 22 W 18 1/2 pole to the first Station, it being part of a Survey of 102 1/2 acres granted to the said William Robertson by Patent bearing date the tenth day of June 1784 with its appurtenances To have and to hold the said tract or parcel of land with its appurtenances to the said Samuel Harris and his heirs forever and the said William Robertson will warrant and forever defend the said Land against himself his heirs be and against all and every person or persons whatsoever. In witness whereof he hath hereunto set his hand and seal this day and year above written.

Signed, Sealed and delivered
in presence of

Joel Clark, P. Wilson Jr. A. Wilson
William & Remsley, Asa Thomas
Mark
Peyton Thomas

William Robertson, S.S.

At a Court held for Pittsylvania County the 16th day of September 1793 The within Indenture was proved by the Oath of one of the witnesses thereto to be the act and deed of the within named William Robertson, which was Ordered to be certified And afterwards, to wit, At a Court held for the said County the 16th day of December in the year aforesaid the same was further proved by the Oaths of two other of the witnesses thereto and Ordered to be Recorded. By the Court Teste Will Tunstall C.S.

Spearsing's
Deed from
Isaac
Ex 20.

This Indenture made the 15th day of September in the year of our Lord Christ one thousand seven hundred and ninety three Between Jacob Isaac of the County of Pittsylvania Virginia of the one part and Jeremiah Spearsing of the County of Tazewell of the other part Whereas it is agreed that the said Jacob Isaac for and in consideration of the sum of One hundred and Seventy pounds Current money of Virginia to the said Jacob Isaac in hand paid by the said Jeremiah Spearsing the receipt whereof he doth hereby

110

hereby acknowledge that I promise, bargained, sold and delivered, and by these presents doth grant, bargain, sell and deliver unto the said Jeremiah Spurling his heirs and assigns for ever two certain tracts or parcels of land situate lying and being in the County of Pittsylvania one tract on the branches of Banister and bounded as followeth to w^t Beginning at a red Oak in the said Isaac's line, thence along Wm Davis' line North forty nine East one hundred and eighty six poles to a white oak North thirteen East one hundred and twenty poles crooping a little back to a white oak in the said Davis' line, thence new lines South fifty five West two hundred and fifty eight poles to a red oak, South forty East sixteen poles to Isaac's corner red oak, thence along the same South thirty East one hundred poles to the beginning. Which land was formerly conveyed by James Davis to John White, with its appurtenances therunto belonging. Also one other tract of land containing two hundred and fifty acres, be the bank less or more, on the Waters of Wetzelue and Strawberry Creeks Beginning at a red oak in Richard Pruitt's line, thence a strait line down to Wetzelue Creek at a crooping place at the mouth of a branch, thence up the Creek as it meanders to the great bend, thence a new line a North course to Roswell old back line thence nearly a East course along the said Roswell old lines to the above mentioned red Oak in the said Richard Pruitt's line, with its appurtenances therunto belonging to have and to hold the said tracts or parcels of land with their appurtenances unto the said Jeremiah Spurling and his heirs forever; And the said Isaac do for ever warrant and defend the title and title of the said lands unto the said Jeremiah Spurling from the claim or claims of any person or persons whatsoever In W^t 1792 whereof the said Jacob Isaac hath hereunto set his hand and first his seal the day and year within mentioned

Jacob Isaac Jr.
Jacob Isaac

Signed, sealed and delivered
in the presence of
Robt Davis, Jonathan Thomas
Geo Thomas, William Spurling

A Court held for Pittsylvania County the 16th day of September 1793
The foregoing Indenture was proved by the oaths of two of the witnesses thereto to be the act and deed of Jacob Isaac party thereto, which was ordered to be certified and afterwards to record, At a Court held for the said County the 16th day of December in the year aforesaid the same was further proved by the oath of one other of the witnesses thereto and ordered to be recorded. By the Court Teste Will Dawsall 68

Fallings Deed
for
Monday

This Indenture made this thirtieth day of November one thousand seven hundred and ninety three Between Isaac Monday and Redmund Fallins both of Pittsylvania County witnesseth that the said Isaac Monday for and in Consideration of the sum of One hundred pounds Virginia currency to him in hand paid, the receipt whereof he doth hereby acknowledge that he hath bargained and sold alienated and confirmed, and by these presents doth give grant, bargain sell, alienate and confirm unto the said Redmund Fallins his heirs and assigns for ever one certain tract or parcel of land situate lying and being in the County of Pittsylvania and State of Virginia on the Rocky Branch, a branch of Sandy Creek by computation two hundred acres, and bounded as follows viz Beginning at a big Oak John Brum's corner in Thomas Clays line, thence North 81 degrees East on the said Thomas Clays line 170 poles to pointers, thence a new line

South

(473)

South twenty degrees West 346 poles to a red Oak in Charles Clay's line, thence North 83 degrees West 70 poles to John Bruce's corner white oak, thence on his line 280 poles to the beginning. With all Houses, Trees, Woods, Waters and watercourses whatsoever to the said tract or parcel of Land belonging or in any wise appertaining, with all Rents, Use and property. And all the Estate, right and title, Interest, property claim and demand whatsoever of him the said Isaac Monday of, in and to the said tract a parcel of Land premises and every part thereof to have and to hold the said tract or parcel of Land and premises unto the said Redmond Tallin his heirs and assigns forever, the said Isaac Monday for himself and his heirs to make a right to the said tract or parcel of land with appurtenances unto the said Redmond Tallin his heirs and assigns against the said Isaac Monday his heirs and assigns and against the claim and demand of every other person or persons whatsoever shall and will warrant and defend by these presents in witness whereof the said Isaac Monday hath hereunto set his hand and fixed his Seal the day and year above mentioned and written signed, sealed and acknowledge,

Isaac Monday

in presence of

Ben Harris, Bezael Wrie.

Robert Worsham, Francis Worsham

This day received of Redmond Tallin in full One hundred pounds
in satisfaction for the within given under my hand this thirtieth day of
November one thousand seven hundred and ninety three of

Test. Ben Harris, Bezael Wrie

Robert Worsham, Francis Worsham

Isaac Monday

At a Court held for Pittsylvania County the 16 day of December 1793
The within Indenture was proved by the Oaths of three of the witnesses
there to be the act and deed of the within named Isaac Monday and
the same was ordered to be recorded. By the Court

Teste & Will Denshall Esq.

Kelly's Deed
for
Tanner &c

This Indenture made this twenty seventh November one thousand seven
hundred and ninety two Between David Tanner and John Herby of the County of
Pittsylvania of the one part and Hugh Kelly Son of the County aforesaid of the
other part Witnesseth that the said David Tanner and John Herby for and in
consideration of the sum of One hundred and sixty pounds current money of
Virginia to them or one of them in hand paid at or before the sealing and
Delivery of these presents, the receipt whereof is hereby acknowledged by the
said David Tanner and John Herby have and each of them both and by these
presents do and each of them doth grant, bargain, sell, alien, lease and
confirm unto the said Hugh Kelly all that Dividend, tract, piece or parcel of
Land situate lying and being on both sides of Sandy Creek of Banister River
containing by estimation One hundred and sixty acres, more or less and
the same is bounded by the lines of the said John Herby and Matthew Clay

Martin

(14)

Martin Harding, John Pinck, Mathew Order and Sayres lines, And all Houses, Estates, Buildings, Waters, Watercourses, Woods, underwoods, pastures, orchards, gardens, feedings, profits, Commodities, Advantages, Hereditaments and Appurtenances whatsoever to the said Dividend tract, piece or parcel of Land and Premises above mentioned belonging or in any wise appertaining And also the Reversion and Leasings, Tenancies and Remainders, rents, issues and profits of the same, Premises, and of every part and parcel thereof with the Appurtenances And also all Deeds, Endorsements and writings touching or in any wise concerning the same Premises only or only any part thereof And also all the Estate, rights, title Interest property, claim or demand whatsoever of them the s^d D^r Turner and John Herby their or either of their heirs to have and to hold the s^d One hundred and sixty Acres of Land and premises and every part and parcel thereof with their Appurtenances unto the s^d Hugh Herby his heirs and assigns to the only use and behoof of the s^d Hugh Herby his heirs and assigns forever And we the s^d D^r Tanner and John Herby for our selves our joint and several heirs Executors and Administrators do covenant, grant and agree to and with the s^d Hugh Herby his heirs and assigns by these presents that we the s^d David Tanner and John Herby for our selves our joint and several Heirs Executors and Administrators shall and will warrant and for ever defend the s^d Herby granted Premises unto the s^d Hugh Herby his heirs and assigns according to the true intent and meaning of these presents In witness whereof we have hereunto set our hands and affixed our seals the day and year above written.

Philemon Payne, John Herby, Jacob Herby

David Tanner, Esq.
John Herby, Esq.

At a Court held for Pittsylvania County the 15th day of April 1793
The foregoing Indenture was proved by the Oaths of two of the witnesses thereto, to be the several and respective acts and deeds of David Tanner and John Herby parties thereto, which was ordered to be Certified. And afterwards, to wit, At a Court held for the said County the 10th day of December in the year aforesaid the same was further proved by the Oaths of the other witness thereto and ordered to be recorded By the Court.

Tutor Will Tansill Esq.

1793
1793
Deed from Carter to Carter
This Indenture made this twentieth day of November one thousand seven hundred and ninety two Between Theodorick Carter of Halifax County, of the one part and Charles Carter of Pittsylvania County of the other part witnesseth that the said Theodorick Carter for and in consideration of the sum of five pounds Current Money of King & by the s^d Charles Carter to the s^d The^c Carter his father in hand paid the Rec^t whereof he doth hereby acknowledge hath granted, bargained and sold and by these presents doth grant, bargain and sell unto the s^d Charles Carter his heirs and assigns forever a certain Tract or parcel of Land lying and being in the s^d County of Pittsylvania on Sweetens fork of Sandy Creek, with all its Improvements and the appurtenances thereto belonging, wherein the s^d Charles Carter now liveth Beginning on the top of the white oak Mountain on a white oak corner, thence South along John Riggis line croping Sweetens fork to a Chestnut corner tree, thence East along s^d The^c Carter's line to the Beech tree, thence North along s^d The^c Carter's line to the top of the Mountain to Peter Bailey's line, thence along s^d Bailey's line to H Hardins, thence along s^d Hardins line to the beginning containing of six hundred and twenty two acres, to the same more or less, to have

have and to hold the said tract or parcel of land with all its appurtenances unto the s^r Charles Carter and his heirs forever. And the s^r Theodorick Carter for himself and his heirs doth hereby covenant and agree to and with the s^r Ch^r Carter his heirs, Executors, Administrators and assigns that he will warrant and forever defend the right and title of the said land from the claim or claims of all and every person or persons whatsoever forever. In witness whereof the s^r Theodorick Carter hath hereunto set his hand and seal the day and year above written.

Sealed and delivered,

in the presence of,

Dan'l Bayee, Peter J Bailey

Isaac Smith, Tolsands Smith

Thos Right, Tolands Smith

William Burgeys

Theo Carter, L.S.

216

degrees West forty eight poles to a white oak North eighty five degrees East one hundred and sixty four poles to a Stake in the old line thence the old line South two degrees East sixty two poles to a pine North eighty four degrees West four hundred and eight poles to a red oak, bounding on the said Wilsons line, thence North thirty two degrees East eighty poles to a red oak, North seven degrees East Ninety nine and a half poles to the beginning, it being part of a Survey of one thousand and twenty five Acres Granted to the s^r William Robinson by Patent bearing date the tenth day June 1784 With its Appurtenances to have and to hold the tract or parcel of land with its Appurtenances to the s^r John Wilson and his heirs forever. And the s^r William Robinson will warrant and for ever defend the s^r Land against himself his heirs and assigns &c and against all and every Person whatsoever I M^r Witness whereof I have hereunto set my hand and affixed my Seal this day and year above written.

Sign'd Sealed and delivered
in the presence of us . . . }

William Robertson s.s.

Joel Clark, P Wilson Jr

John Wilson, William & Ramsay {

Mark

Aver Thomas, Peyton Thomas . . . }

At a Court held for Pittsylvania County the 16th day of September 1793 .
The above Indenture was proved by the Oath of one of the witnesses thereto to be
the act and deed of the above named William Robertson, which was Ordered
to be Certified. And afterwards, to wit. At a Court held for the said County the
16th day of December in the year aforesaid the same was further proved by
the Oath of two other of the witnesses thereto and Ordered to be recorded

By the Court

of State, Will Durstall 68

This Indenture made this seventeenth day of May and in the year of
our Lord one thousand seven hundred and ninety three Between William Robertson
of the County of Prince George in Blanford of the one part and Philemon Payne of the
County of Pittsylvania of the other part. Will I espech that the s^r William Robertson
for and in consideration of the sum of sixty pounds current money of Virginia to
him in hand paid by the s^r Philemon Payne the receipt whereof he doth hereby
acknowledgy and thereby doth acquit him the s^r Philemon Payne his heirs
Executors Admin^rs and assigns and by these presents have bargained and sold unto
the s^r Philemon Payne one tract or parcel of Land lying and being in the County of
Pittsylvania State and lying on the branches of Falls Creek containing by
Estimation two hundred acres, to the same more or less, and bounded as follows
to wit. Beginning at a red Oak on Wilsons line, South sixtysix degrees East, One
hundred and twelve poles to a white oak near the Creek, South eighty seven degrees
East eight poles to a Spanish oak North seventy degrees East fifty poles to a Post
Oak North eighteen degrees East one hundred and eighty five poles to a Stake
and red Oak in Smiths line, North forty two degrees West one hundred and
twenty two poles to a Stake South forty two degrees West one hundred and
eighteen poles to a Stake on William Battle line South twenty degrees East

477

One hundred and forty four poles to a red oak and white oak sapling South
Twenty degrees East Thirtysix poles to a red oak South thirty five degrees West
fifty poles to a Horse oak, South eighty eight degrees West thirty six poles to
a black gum sapling. South forty five degrees West one hundred and twenty
poles to the beginning, it being part of a Survey of One thousand and twenty
five Acres granted to the ³ William Robinson by Patent bearing date
the tenth day of June 1784. With its appurtenances, to have and to hold
the ³ tract or parcel of land with its appurtenances to the ³ Philemon
Payne and his heirs forever And the ³ William Robinson will warrant
and for ever defend the ³ Land against himself his heirs &c and against
all and every other person whatsoever In witness whereof I have hereunto
set my hand and seal this day and year above written.

Signed, sealed and delivered
in the present of us - 3

William Robertson, Esq.

Asa Thomas, Joel Clark

P Wilson Jr., John Wilson

William & Ramsay, Peper Thomas
Mark

At a Court held for Pittsylvania County the 16th day of September 1793
The within Indenture was proved by the Oath of one of the witnesses thereto
to be the act and deed of the within named William Robertson which was
Ordered to be certified. And afterwards to wit At a Court held for the
said County the 16th day of December in the year aforesaid the same
was further proved by the oaths of two other of the witnesses thereto and
Ordered to be recorded. By the Court.

Teste Will. Drustall Esq.

Harrison's
Deed for
Sutton

This indenture made this 26th day of October one thousand seven
hundred and ninety one Between William Sutton and his wife Martha
Sutton of the State of Maryland and County of ^{of the one part and}
William Harrison of the State of Virginia and County of Pittsylvania of the other
part Witnesseth that for and in consideration of the sum of One hundred pounds
Virginia Currency to them in hand paid by the said William Harrison at or
before the sealing and delivery of these presents, the receipt whereof the said
William Sutton and Mary Sutton doth hereby acknowledge and thereby doth
acquit and discharge the said William Harrison his heirs, Executors, Adminis-
trators and assigns by these presents, hath sole, given, granted alienated
Enfeoffed and confirmed unto the said William Harrison his heirs aforesaid
one certain tract or parcel of land lying and being in the State of Virginia
and in the County of Pittsylvania on the branches of Dan River containing by
Estimation three hundred Acres, the same more or less, is bounded by the
lines of Joseph Burton, James Oaks, George Davis, William Davis, John Davis
and William Browners lines, and is the land wherein Joseph Burton formerly
lived and died, and also wherein Ann Burton Widow of the said Joseph Burton
now lives To have and to hold the said tract or parcel of land with all
its

on South
West
sides to
Twenty
Twenty
date
to hold
now,
int
bequests

470)

its Appurtenances unto the said William Garrison his heirs or assigns for ever With the Revision and Reversions, rents, Issues and Profits of all and every part and parcel thereof, and all the Estate, right, Interest and title of him the said William Sutton and Martha Sutton of, in or to the said Tract or parcel of Land and its appurtenances unto the said William Garrison his heirs or assigns for ever, to the only proper use and behoof of him the said William Garrison his heirs and assigns for ever. And the said William Sutton and Martha Sutton for themselves and their heirs the said Land and premises with its appurtenances, and every part and parcel thereof unto the said William Garrison his heirs or assigns shall and will warrant and for ever defend against the lawfull claim of him the said William Sutton and Martha Sutton, or their heirs, and also against the claim of any other person or persons whatsoever. And the said William Sutton and his wife Martha Sutton doth Covenant, promise and agree to and with the said William Garrison that the said Land is clear and free of all incumbrances whatever, and that the said William Sutton and Mary Sutton hath a good right to convey the said Land in fee simple to the said William Garrison in manner and form aforesaid Given under our hands the day and year above written.

William Sutton, S.S.
Martha Sutton, S.S.

Signed, Sealed and Delivered
in presence of {
Richard Conn, Sam. Lowe
James Norton, Henry Vollum

MEMORANDUM That on the day and year of the within written Indenture or Deed the said William Sutton and Martha Sutton gave peaceable and quiet possession and Seizure of the within mentioned Land to the within mentioned William Garrison agreeable to the true intent and meaning of the within Deed as witness our hands This 26th day of October one thousand seven hundred and ninety one.

William Sutton, S.S.
Martha Sutton, S.S.

In presence of
Richard Conn, Henry Vollum
Samuel Lowe, James Norton
Beckett Street, Boston, October

Received this 26 of October one thousand seven hundred and ninety one of William Garrison One hundred pounds current money in full payment and being the Consideration money for the within mentioned tract of Land.

Teste
Richard Conn, Henry Vollum
Sam. Lowe, James Norton {

William Sutton, S.S.
Martha Sutton, S.S.

At a Court held for Pittsylvania County the 20th Day of February 1792. The above Indenture together with the Warrant and Right thereon and all works provided by the oath of one of the Writings thereto. To be the several acts and Deeds of the above named William Sutton and Martha his Wife. Which was ordered to be Certified. And at another Court held for the said County December the 16th 1793. The same work further provided by the oath of two other Writings thereto. Ordained that the same be Recorded.

Tate Mills, Trustee of P.C.

419
Gibert's Deed
from
Dofs

This Indenture made this 11th of July 1792 between James Dofs Esq of Pittsylvania County of the one part, and Samuel Gibert a now corner of the other part witnesseth that the said James Dofs for divers good causes and considerations of the sum of fifty pounds to him in hand paid by the s^r Samuel Gibert, the receipt whereof he doth hereby acknowledge hath given, granted, bargained and sold and by these presents doth give, grant, bargain and sell unto Samuel Gibert his heirs and assigns forever a certain tract of land it being in the County above mentioned and contains two hundred and thirty one acres by Survey bearing date the first day of March one thousand seven hundred and seventy lying and being in the County of Pittsylvania on the branches of Stanton River and bounded as followeth, to wit, Beginning at a white oak on a branch thence North sixty one degrees East sixteen poles to a Spanish Oak North Sixty six degrees West two hundred and eighty two poles to a post oak on the head of Shelders Creek South forty nine degrees West twelve poles up by the s^r branch to a pine, South eight degrees East one hundred and eighty two poles to a forked pine, South seventy two degrees East one hundred and twenty two poles to a pine, South eighty six degrees east eighty poles to a red oak North forty seven degrees East seventy eight poles to a red oak on a branch and thence down the s^r branch as it meanders to the beginning with its appurtenances, to have and to hold the said tract or parcel of Land with its appurtenances to the said Samuel Gibert his heirs and assigns against all persons whomsoever I will warrant and by these presents will for ever defend in witness whereof the said James Dofs have hereunto set my hand and seal the day and date above written

Signed, sealed and delivered
in the presence of —

James Brooks, Ritchie Pitts
James Dofs —

James ^{his} Dofs, Esq.
Mark

Deliver'd and sealed was given unto the said Samuel Gibert
by the said James Dofs on the 11th of July 1792. James ^{his} Dofs
James Dofs, James Brooks
Ritchie Pitts —

At a Court held for Pittsylvania County the 16th day of July 1792
The within Indenture together with the writing hereon indorsed purporting
a Livery of Seizure was proved by the Oaths of two of the witnesses thereto to
be the several acts and deed of the within named James Dofs, which was
Ordered to be Certified. And afterwards, to wit, At a Court held for the
said County the 20th day of January 1794 the same was further proved
by the oaths of the other witness thereto and Ordered to be recorded.

By the Court Teste Will Sunstall, Esq

180
Windham Deed
of Test for
Selmer

to see James
Gallott a man
for divers good
in hand paid
acknow ledge
sants both
+ signs
intended and
the first
and being
over and
a branch
Cape North
forest Oak
poles upping
eighty two
rod and
by poles to a
red oak
beginning
out of Land
+ signs
Tenants
use servants

1180
Wimbish Deed
of Trust for
Palmer

KNOW all Men by these presents that I Martin Palmer of the County of Pittsylvania
being justly indebted unto John Wimbish of the said County in the sum of Sixty one pounds
three shillings and six pence current money of Virginia and being desirous to secure
to him the payment hereof with legal Interest from thidate and for and in consideration
of the further sum of five shillings like money to him in hand paid, I the said Martin
Palmer have this day bargained, sold, confirmed and delivered unto the said
John Wimbish his heirs and assigns the following property, to wit, one Negro
Wench named Nan, one Negro girl named Phillis about eight years old, one
Negro wench named Moll about sixteen years old, eight head of Cattle, marked
with a swallow fork in the left and two shells in the right Ear, four feather beds
and furniture, two bay Mares and one horse colt about one year old, the whole
of the Horse kind unbroken. All which property as above mentioned I do warrant
to the said John Wimbish his heirs and assigns forever, and it is the intent and
meaning of these presents that said John Wimbish his heirs be at any time he
may think proper or at any time that I may request (which ever of these
circumstances shall first happen) after giving ten days notice sell to the highest
bidder for ready money the above mentioned property, and out of the Money
arising from such sale sacrifice and pay himself the before mentioned sum
of Sixty one pounds three shillings and six pence, and the above mentioned
property shall be liable for the payment of any dealings with said Wimbish
with Interest as aforesaid, and all Costs and Charges that may attend the
serving and payment of the said Debt and should property sell for more
than the said Debt, Interest and Costs amount to the said John Wimbish obliges
himself his heirs to pay the overplus to the said Martin Palmer his heirs but
but should it not sell for a sum sufficient to pay the said sum with Interest
and Costs as aforesaid, the said Martin Palmer do oblige my self my heirs
&c^r Adm^r to pay the balance hereof with all future dealings with s^c C
Wimbish In witness whereof I have hereunto set my hand and seal this tenth
day of June anno Domini one thousand seven hundred and ninety three
Signed, Sealed and delivered
in presence of }
W^m Watson, Martin Palmer Jr.
James Logan.

I do agree to wait with Martin Palmer for the payment of the above
sum of Sixty one pounds three shillings and six pence current money till the
twenty fifth day of Dec^r next ensuing Wim^r to my hand this tenth day of
June 1793.

Test

W^m Watson, Martin Palmer Jun^r.

At a Court held for Pittsylvania County the 20 day of January 1794
The within Indenture was by the within named Martin Palmer acknowledg^d
ed to be his act and deed and the same was ordered to be recorded

By the Court

Test

Will Tunstall Esq

181
Burke's Deed
from Anglin

This Indenture made the twenty first day of January one thousand seven hundred and ninety four being the eighteenth year of the reign of the Common Wealth of Virginia between Barnet ^{Burnet} of the County of Pittsylvania of the one part and John Anglin of the same County of the other part witnesseth that for and in consideration of the sum of fifty pounds good and lawful Money of Virginia to me in hand payed by the s^r Barnet Burnet the Receipt whereof I acknowledge myself satisfied have therefore Granted bargained sold made over and delivered unto the s^r Barnet Burnet one certain tract or parcel of land containing 336 Acres in the County aforesaid on both sides of Pudding Creek and bounded as followeth, to wit Beginning at a red oak in Thomas Smith's line, and thence his lines North forty seven degrees West fifty poles to a Chestnut tree and thence new lines North 18 degrees East 58 poles to a white oak North 15 degrees West 112 poles to a red oak North 68 degrees East 180 poles to white Oak North Eighteen and a half degrees six poles crossing Bear Branch to a Spanish Oak South 70 degrees West 60 poles crossing Pudding Creek to a white Oak and pointers, south six degrees West 88 to a red oak South twelve and a half degrees East 96 poles to a red oak sapling South 25 degrees West 80 poles to a red oak on a naked ridge South 59 degrees West 92 poles to a Chestnut tree in Robert's line, thence the same South 71 degrees West 90 poles to the beginning. To have and to hold the said tract or parcel of land with its appurtenances improvements and with all and singularly whatever thereunto belongs only unto the proper use and behoof of him the s^r Barnet Burnet his heirs and assigns for ever. And I the s^r John Anglin and Elizabeth my wife do forever warrant and defend the Right and property of the s^r Burnet to be free from the claims, title or title of any person or persons whatsoever In Witness whereof we the s^r John and Elizabeth Anglin have hereunto set their hands and seals signed sealed and delivered in presence of us.

John E. Anglin, S.S.
Mark

Elizabeth ^{her} Anglin S.S.
Mark

At a Court held for Pittsylvania County the 20th day of January 1794
The within Indenture was by the within named John Anglin acknowledged
to be his act and deed and the same was ordered to be recorded —

By the Court Teste Will. Foxstall C.8

Vance's Deed
from
Witcher

D. 100

This Indenture made the 15th day of May in the year of our Lord one thousand seven hundred and ninety three Between Ephraim Witcher Sen^r of the County of Pittsylvania of the one part and David Vance of the same County of the other part witnesseth that the s^r Ephraim Witcher Sen^r for and consideration of the sum of One hundred and thirty pounds current money of Virginia to him in hand paid by the s^r David Vance the receipt whereof

224

is hereby acknowledged, hath given, granted, bargained sold and confirmed and
by these presents doth give, grant, bargain, sell, alien enfeoff and confirm
unto the s^d David Nance one certain tract or parcel of land lying and being in
the County aforesaid on both sides Reddy's Creek containing by estimation five
hundred Acres, to be the same more or less, and bounded as follows, to wit:
Beginning at a red Oak on Phillip Meese's line, thence down a Ditch
crossing the Creek to Archibald Young's line (by a line of marked trees) thence
along Young's line to John Hammock's line, thence along his line to Stephen
Potters line, thence along his line to David Rose's line, thence along his line
to Phillip Meese and thence along his line to the beginning With all houses,
Orchards, Ways, Water and watercourses to the s^d tract or parcel of land
belonging or in any wise appertaining to have and to hold the s^d tract of
Land to the s^d David Nance his heirs and assigns for ever, to the only proper
use and behoof of him the s^d David Nance his heirs and assigns for ever against
him the s^d Ephraim Witcher Sen^r his heirs and assigns for ever and against the
Claim or demand of any other Person or Persons whatsoever And the said Ephraim
Witcher Sen^r his heirs he shall and will warrant and for ever defend these presents
In witness whereof the s^d Ephraim Witcher Sen^r hath hereunto set his hand and
Seal the day and year first above written.

Signed, Sealed and delivered
in presence of

John Smith, John Bobbitt
Dan^r Witcher Jr., W^m Witcher
Philip Mees, P H Stockton

Ephraim Witcher, S.S.
Elizabeth ⁱⁿ Witcher, S.S.
Mark

Memo^r That on the day and year above written quiet and peaceable
possession of Dower and Seizure of the within mentioned lands and premises was
made and given by the s^d Ephraim Witcher Sen^r to the s^d David Nance according
to the true intent and meaning of the within Deed.

Witness

John Smith, John Bobbitt
Dan^r Witcher Jr., W^m Witcher
Philip Mees, P H Stockton

Ephraim Witcher, S.S.
Elizabeth Witcher, S.S.

At a Court held for Pittsylvania County the 17th day of June 1793
The above Indenture together with the Memorandum hereon indorsed were
proved by the oath of one of the witnesses thereto to be the several acts and deed
of the within named Ephraim Witcher and Elizabeth his wife, which was
Ordered to be Certified. And afterwards, to wit, At a Court held for the said
County the 15th day of July in the year afores^t the same was further proved
by the oath of one other of the witnesses thereto and Ordered to be Certified.
And afterwards, to wit, At a Court held for the said County the 20th day
of January 1794 the same were further proved by the oath of one other of
the witnesses thereto and Ordered to be Recorded By the Court

Teste

Will Tunstall, Esq.

118.
Baileys Deed
from
Hicks
Exam'd

This Indenture made this sixteenth day of Octo^r in the year of our Lord one thousand seven hundred and ninety three Betwixt Nathaniel Hicks of the County of Pittsylvania of the one part and Charles Bailey of the said County of the other part Witnesseth that the said Nathaniel Hicks for and in consideration of the sum of Thirty two pounds in hand paid Current Money offering by the said Charles Bailey the receipt whereof I do confess and acknowledge hath given granted bargained sold and aliened & covenanted and confirm'd and the said Nathaniel Hicks for himself and his Heirs Executors and Administrators doth by these presents give grant bargain sell alien Enfranchise and conform to the said Charles Bailey his heirs and assigns forever one certain tract or parcel of Land containing fifty acres more or less lying in the afores^t County adjoining Charles Hanes Land he now lieth on, to wit Beginning on a corner white oak in the said Hanes line thence Henry Sniders line with West to the ridge path near Martins thence along that path south west to Thomas Davies line thence his line to the said Cha^s Hanes line thence his line to the beginning to have and to hold the 3 fifty acres of land with all the appurtenances to the said Charles Bailey his heirs and assigns forever And the said Nathaniel Hicks his heirs Executors and Administrators doth covenant and agree with the said Charles Bailey that the said Nathaniel Hicks will warrant and forever defend the said before granted land with all its appurtenances to the said Charles Bailey his heirs and assigns for ever against them the said Nathaniel Hicks and from the claim or claims of any Person or Persons whatever in witness whereof the said Nathaniel Hicks hath to these presents set his hand and seal the day and year above written.

Nathaniel ^{his} Hicks, S.S.
March

Signed, Sealed and delivered

in presence of us -

Charles Lewis jun^r, W^m Gregory

Charles Heath, Matthew McGloson

Ap^r 17th 1793 Rec^d this day of Charles Bailey Thirty two pounds Current money offering it being the consideration of the within mentioned I say rec^d of me

Nath^e Hicks

Cha^s Lewis jr W^m Gregory

Matthew McGloson, Charles Heath

At a Court held for Pittsylvania County the 20th day of January 1794 The within Indenture together with the receipt hereon indorsed were proved by the oaths of three of the witnesses thereto to be the several acts and deed of the within named Nathaniel Hicks and the same were ordered to be Recorded

By the Court Teste Will Darnall 168

Recd^d Deed
from
Sitterfield

168

This Indenture made the twenty fifth day of January in the year of our Lord one thousand seven hundred and ninety four between Samuel Sitterfield of the County of Franklin of the one part and Jacob Ringer of Pittsylvania County of the other part Witnesseth that for and in consideration of the sum of Thirteynine pounds Current

No. 11.

Current money of Virginia to the said Sam^e Littrel in hand paid by Jacob Rieger at or before the sealing and delivery of these presents, the receipt whereof he doth hereby acknowledge, and there doth release acquit and discharge the said Jacob Rieger his Executors and Administrators by these presents, he the said Sam^e Littrel hath granted bargained sold Alienated released and confirmed, and by these presents doth grant bargain, sell, alien, release and confirm unto the said Jacob Rieger and his heirs Two hundred acres of land, be the same more or less, situated lying and being in the County of Pittsylvania on the branches of Sandy River being the land and premises granted unto the said Samuel Littrel by Letters Patent under the Seal of the Commonwealth of Virginia bearing date at Richmond on seventh day of April one thousand seven hundred and eighty six, reference thereto being had may now fully and at large appear To wit, Beginning on the main County Road at a red Oak corner a new line North 54° E. 153 poles to a red Oak on John Daynes line, thence North 20° West 51 poles on the said line to a red oak corner; thence a new line N^o 39° E to the back line the said back line called Hamtoms Bider, thence round the said line to the beginning to have and to hold the Two hundred acres of Land and all Houses, Buildings, orchards, Ways, Waters, Watercourses Comoditys, Hereditaments and Appurtenances whatsoever to the said Premises hereby granted or in any part thereof belonging or in any wise appertaining the Revision and Reversions remainders and remainders, rents, issues and Profits thereof and also all the Estate, right, title, Interest, use, trust, Property, Claim and demand whatsoever of him the said Sam^e Littrel of, in and to the said Premises and all Deeds, Evidence and Writings touching or in any wise concerning the same To have and to hold the land hereby conveyed and all and singular other the Premises hereby granted and released, and every part and parcel thereof with their and every other appurtenance unto the said Jacob Rieger his heirs and assigns for ever to the only proper use and behoof of him the said Jacob Rieger and of his Heirs and assigns forever And the said Sam^e Littrel for himself his Heirs &c^r and his Adm^r doth covenant, promise and grant to and with the said Jacob Rieger his heirs and assigns by these presents That the said Sam^e Littrel now at the time of sealing and delivering of these presents is seized of a good, sure, perfect and indefazible Estate of inheritance in fee simple of, and in the Premises hereby granted and released and he hath good power and lawfull and absolute authority to grant and convey the same to the said Jacob Rieger in manner and form aforesaid and that the said Premises now are and so for ever hereafter shall remain and be free and clear of and from all former and other gifts, grants, bargains, sales, Dower, right and title of Dowers, Judgments, Executions, titles, tisables, charges and incumbrances whatsoever made, done, committed or suffered by the said Sam^e Littrel or any other person or persons whatsoever And further that the said Sam^e Littrel and his heirs all and singular the Premises hereby granted and released with the Appurtenances unto their said Jacob Rieger his heirs and assigns against him the said Sam^e Littrel and his heirs and every other person or persons whatsoever shall warrant and for ever defend by these presents in witness whereof the said Sam^e Littrel hath hereunto set his hand and seal.

Sam^e Littrel Sen^r, A.D.

At a Court held for Pittsylvania County the 20th day of January 1794
The within Indenture was by the within named Samuel Littrel acknowledged
to be his act and deed, and the same was ordered to be recorded. By the Court

Teste Will Tunstall Esq^r

1485

Buncinches
for
Roach -

This Indenture made this 17 day of August one thousand seven hundred
and ninety three Between Gideon Roach of Pittsylvania County of the one part
and John Duncan of Franklin County of the other part. WITNESSETH that the
s^d Gideon Roach for an inconsideration of the sum of One hundred pounds of
good and lawfull current money of Virginia to him in hand paid before
the sealing and delivery of these Presents by the s^d John Duncan the
Receipt whereof is hereby acknowledged hath given, granted, bargained
and sold, and by these Presents doth give, grant, bargain, sell, alien, enfeoff
and confirm unto the s^d John Duncan his heirs and assigns for ever one
certain tract or parcel of Land lying and being in the County of Pittsylvania
in Harping Creek, containing Two hundred and seventy five acres, to the
same more or less, and bounded as follows, viz, Beginning on a white Oak
on Harping Creek, thence South ^{thru} fifty degrees East one hundred and
Twenty five poles to an Oak Stump, South one and a half degrees West
fifty three poles to a black oak, South twenty six degrees East thirty
four poles to a white oak, South thirty one and a half degrees West one
hundred and ninety five poles crosing the North fork of the s^d Creek to a
white oak North eighty nine degrees West one hundred poles crosing
the Rockey fork of the said Creek three times to pointers North six
degrees East three hundred and four poles crosing two Branches to a
Spanish oak on the s^d Creek, thence up the same as it meanders to the
beginning, together with all Houses, Orchards, Edifices, Mays, Water and
Watercourses thereunto belonging or in any wise appertaining To have
and to hold the s^d tract or parcel of Land and every of the before recited
Premises, to the only proper use and behoof of him the s^d John Duncan
his heirs and assigns for ever. And the s^d Gideon Roach doth for himself
his heirs and assigns covenant and agree to and with the s^d John Duncan
his heirs &c that it may and shall be lawfull at any time and at all times
for him his heirs and assigns peaceably to hold occupy and possess
unmolested the s^d tract of Land and every of the aforesaid Premises
In witness whereof the s^d Gideon Roach hath hereunto set his hand and
Seal the day and year first above written.

Sealed and delivered
in presence of }
W^m Witcher, Abraham Razor }

Daniel Witcher jun^r }

Gideon Roach. ss.

At a Court held for Pittsylvania County the 20 day of January 1794
The within Indenture from Gideon Roach to John Duncan was acknowledged
by the said Gideon to be his act and deed and Rebecca his wife being privately
examined as the Law directs, relinquished her right of power in and to
the Land and Premises conveyed by her said Husband. All which were
Ordered to be recorded By the Court.

I am

Teste

Will Tunstall Esq

146
Boys' Deed
for
Bennett
Ed.

This Indenture made this 28th day of December in the year of our Lord one thousand seven hundred and ninety three between Barnett Bennett and his wife Rhoda of the County of Pittsylvania of the one part and Shadrach Boaz of the County aforesaid of the other part witnesseth that the said Barnett Bennett and his wife Rhoda for and in consideration of the sum of Sixty pounds Current money of Virginia to him in hand paid by the said Shadrach Boaz the receipt whereof he doth hereby acknowledge before the sealing & delivery of these presents, hath granted, bargained and sold, and by these presents doth grant, bargain and sell unto the said Shadrach Boaz his heirs and a assigns for ever one certain tract or parcel of land containing by estimation three hundred and seventy-one acres lying and being in the County of said aid of both sides of Little Stewarts Creek of Sandy River and bounded as followeth, to wit, Beginning at a red Oak in Barnett McColloughs line and thence new lines North eleven Rod twenty poles to point east North twenty eight and a half East two hundred and thirty two poles crossing two branches to a white oak North fifty seven West two hundred and eight poles crossing the said Creek to a white Oak South fifty one West one hundred and twenty poles to a red Oak South thirty eight West one hundred and fifty poles to a red oak South forty six East forty four poles to a red oak South eighty one and a half East thirty four poles to Barnett McColloughs corner pointers, and thence along his line North twenty eight and a half East fifty poles to a red oak South sixty five East thirty four poles to a branch near the Creek and thence South forty one East one hundred and fifty poles ending the tract to the beginning with all kinds of improvements thereon to have and to hold the said lands and premises with its appurtenances unto the said Shadrach Boaz his heirs and assigns for ever, to the only proper use and behoof of him the said Shadrach Boaz his heirs and assigns for ever And lastly the said Barnett Bennett and his wife Rhoda their heirs all and singular the premises hereby granted and released with its appurtenances unto the said Shadrach Boaz his heirs and a assigns for ever against him the said Barnett Bennett and his wife Rhoda and every other person or persons whatsoever shall and will warrant and for ever defend by his presence in witness whereof the said Barnett Bennett and his wife Rhoda have hereunto set our hands and seals the day and date above written.

Signed, Sealed & Delivered
in presence of us
testes James Tutton, Smith Tutton

Barnett x Bennett, S.S.
Mark
Rhoda x Bennett, S.S.
Mark

MEMORANDUM that on the day of the date of the within written deed the within named Shadrach Boaz did take and receive from the within named Barnett Bennett and his wife Rhoda quiet and peaceable possession and seigniorie of the land and premises within mentioned according to the form and effect of the within written Indenture.
testes James Tutton, Smith Tutton

Barnett x Bennett, S.S.
Mark
Rhoda x Bennett, S.S.
Mark

At a Court held for Pittsylvania County the 20th day of January 1794
The within Indenture together with the Memorandum herein indorsed were by the within named Barnett Bennett acknowledged to be his several acts and deed and Rhoda the wife of the said Barnett the 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 ordered to be recorded. By the Court
Teste Will. Foxhall Jr.

Thompson's Deed
for
Price -
Exam?
Dated

This Indenture made this sixteenth day of January one thousand seven hundred and ninety four Between Cuttard Price and Nancy his wife of the County of Pittsylvania of the one part and Washington Thompson of the other part witnesseth that the said Cuttard Price and Nancy his wife for and in consideration of the sum of Fifty pounds Virginia Money to him in hand paid by the said Washington Thompson the sum whereof is hereby acknowledged and they doth acquit and discharge the said Washington Thompson by these presents. Me the said Cuttard Price and Nancy his wife hath granted bargained effected and confirmed, and by these presents doth grant, bargain, effect and confirm unto the said Washington Thompson his heirs and assigns forever one certain tract or parcel of land situate lying and being in the County of Pittsylvania containing by estimation One hundred and two acres, to the same more or less, and bounded as follows, to wit Beginning at Carters and Ragsdales corner hickory on the North side of White oak, thence with Ragsdales line seventy eight poles to pointers, thence new line two hundred and two pole to pointers in S Carters line, thence with S line Seventy eight poles to a spanish oak, thence two hundred and eight poles egoing white oak creek to the first station, together with all trees, ways, water, watercourses, profits, commodities and appurtenances to the same belonging or in any wise appertaining to him the said Washington Thompson his heirs Executors and Administrators To have and to hold the said tract of land and premises with the appurtenances unto the said Washington Thompson his heirs and assigns forever And the said Cuttard Price and Nancy his wife for themselves and their heirs doth covenant and agree to and with the said Washington Thompson that we the said Cuttard Price and Nancy his wife the said tract or parcel of land and premises above mentioned with the appurtenances unto him the said Washington Thompson his heirs and assigns forever against the claim or claims of all and every person or persons whatsoever shall and will warrant and forever defend by these presents In witness whereof the said Cuttard Price and Nancy his wife hath hereunto set our hands and affix'd our seals the day and year first written.

In the presence of — {
Cuttard Price, S.S.
Signed, sealed and delivered}

At a Court held for Pittsylvania County the 20th day of January 1794 The within Indenture was by the within named Cuttard Price acknowledge to be his act and deed and Nancy the wife of the said Cuttard she 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 ordered to be recorded. By the Court Teste Will. Donistall L.S.

Turley for
MacMurray.

This Indenture made this 20th day of Dec^r in the year of our Lord one thousand seven hundred and ninety three Between John Turley of the County of Pittsylvania of the one part and James MacMurray of the County of Pittsylvania of the other part witnesseth that the said James MacMurray for and in consideration of the sum of seven pounds current money of Virginia to the said James MacMurray in hand paid by the said John Turley the receipt whereof the said James MacMurray doth

Exam
to
Pannell's Deed
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Pannell's Deed
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188

doth hereby acknowledge hath granted confirmed sold and by these presents doth grant and confirm unto the said John Turley his heirs and assigns for ever, a certain tract of land or a parcel of land situate lying and being in the County of Pittsylvania containing twenty five acres of land, to be the same more or less, lying on the waters of Humpaine brush and bounded as followeth, to wit, Beginning on a red oak corner, thence along a straight line an East west line to a corner, thence running on North east to a white oak corner, thence along banks line crossing a branch to the beginning, with all trees Woods, Waterfalls and watercourses, Houses, orchards and all and every other appurtenances belonging or in any wise appertaining and also the tenures and royalties whatsoever, little claims or demands of him the said James Mackmurray his Heirs, Executors, Administrators or Assignees for ever unto the said Land and premises and every part and parcel thereof to him the said John Turley to have and to hold the said tract of land And he the said James Mackmurray to forever warrant and defend the said Land to the said John Turley his heirs Executors and will ever defend against all persons that ever having any right or claim against the Land against the said John Turley his heirs or Assignees for ever in witness where I have hereunto set my hand and offered my seal this December 20 day of one thousand seven hundred and ninety three

James Mc Murray Esq
Mark

Signed, Sealed and delivered
in presence of — Test
Peter Turley, John Turley
James Turley —

At a Court held for Pittsylvania County the 20th day of January 1794
The within Indenture was proved by the Oaths of the witnesses thereto to be the act
and Deed of the within named James Mc Murray and the same was Ordered to be
Recorded By the Court Teste Will Dugdale C.S.

Pittsylvania Co
1818
Pennills Deed
from Cole

This INDENTURE made this 25th day of August in the year of our Lord Christ One thousand seven hundred and ninety three Between Isaac Cole and Catherine his wife of the County of Halifax of the one part and John Pennill of the County of Pittsylvania of the other part witnesseth that the said Isaac Cole and Catherine his wife for and in consideration of the sum of One hundred and thirty pounds Lawfull Money of Virginia to them in hand paid by the said John Pennill at or before the executing and delivering of these presents, the receipt whereof is hereby acknowledg'd hath granted, bargained sold, aliened, released and confirmed and by these presents do grant, bargain alien and confirm unto the said John Pennill his heirs and Assignes for ever all that tract piece or parcel of Land containing by a late Survey made by John Woonting two hundred and seventy nine acres more or less situate lying and being in the County of Pittsylvania and between Stinkin river and the Coe from the said Pennills leading North west of Meadow Coe adjoining the lands of Eleanor Eckels, Abraham Irby, that tract now in possession of William Sheller and that formerly the property of Joseph Roberts and being part of that tract called Lightfoot's Meadow & Boundary as follows, to wit, Beginning at pointers on Hickies old Coe, thence North fourteen degrees West seventy two poles crossing a cut of Roberts' Mill pond to a pine, thence North twenty nine degrees East twenty poles to a hickory, thence on Eckels line North fifty six degrees West three hundred and thirty six poles crossing a bend of Stinkin river and long branch to pointers, thence North seventy one degrees West forty four poles to pointers near a stump, thence South four degrees East

One hundred and ninety four poles asfing the long branch to pointes on the upper
Ridge, thence down the said Ridge as it meanders to the beginning To have and to
hold the above mentioned two hundred and seventy nine acres of Land & premises
with the remainder and remainders, reversion & covenants to the only proper use
and behoof of him the said John Pannill his heirs and assigns for ever, and
the's Isaac Coles and Catherine his wife for and in behalf of themselves &
their heirs, Executors and Administrators shall and will at all times
Warrant a good and lawfull right in and to the above Land & premises
unto the said John Pannill his heirs and assigns against the said
Isaac Coles and Catherine his wife their heirs, Executors & Administrators
and against any and every person or persons whatsoever In Witness
whereof the said Isaac Coles and Catherine his wife hath hereunto set their
hands and affix'd their seals the day and year first above written

Signed, sealed and delivered
in presence of - - - - -

Isaac Coles, Jr.

The oaths made by John Wooding
interlined before signed:

John Heattes, Joel Shelton, Nathan Glegg
Phanah Echols, Robert Bratcher
Samuel Talyer - - - - -

At a Court held for Pittsylvania County the 21st day of October 1793
The above Indenture was proved by the oaths of two of the witnesses
Searls to be the act and deed of the above named Isaac Coles which was
Ordered to be rectified. And afterwards, to wit, At a Court held for
the said County the 20th day of January 1794 the same was further
proved by the oath of one other of the witnesses Searls and Ordered to
be recorded. By the Court Teste Will. Marshall Esq.

I am
Linsdays
Deed from
Hardy &
Cooper

This Indenture made this the fifteenth day of December in the
Year of our Lord one thousand seven hundred and ninety two between
William Hardy of Pittsylvania of the one part and William Lindsay of the
other part witnesseth that the William Hardy for the consideration of the
sum of fifty pounds current money of Virginia to him in hand paid by the
said William Lindsay before the sealing and delivering hereof the receipt of
whereof is hereby acknowledged, have granted, bargained and sold by these
present do grant, bargain and sell unto the said William Lindsay his heirs
and assigns for ever a certain tract or parcel of land lying and being in the
County of Pittsylvania and bounded as follows, to wit, Beginning at a poplar
and white oak below the plantation on the bank of Shockoe Creek, thence
Westward to a white oak on the side of the mountain in William Hollers line
thence Southward along the side of the Mountain to a pine, thence a straight
line to Shakes branch, thence down the branch as it meanders to the beginning
of being the said tract of land that was convey'd to William Hardy by
Edmund Fitzgerald in behalf of Reuben Pain containing by estimation One
hundred and fifty acres, more or less, with the reversion and covenants

(49)

Remainder and remainders, rents, issue and profits to the same belonging or appertaining
To have and to hold the said tract or parcel of land with all and singular the rights &
members appurtenances to the same belonging or appertaining to the said William
Lindsey his heirs and assigns forever And the said William Hardy do covenant and
agree to and with the said William Lindsey that the said William Hardy the said
tract of land with the appurtenances unto the said William Lindsey and his heirs
against himself and his heirs and against the claim and demand of all other persons
shall and will forever defend in witness whereof I have hereunto set my hand and
Seal the day and year first above written, the numbers annexed witness as above.
Signed, Sealed and delivered
In the presence of }
Wm Bradock, Spencer Adams }
Jesse Law {

William X. Hardy, S.S.
Mark

MEMORANDUM this day within written Livery and Sezen of the Land
and premises within mentioned was had by the within William Hardy unto the
within William Lindsey according to the form and effect of the within Deed
test
Wm Bradock, Spencer Adams }
Jesse Law {

William X. Hardy, S.S.
Mark

At a Court held for Pittsylvania County the 15th day of July - 1793.
The within Indenture together with the Memorandum herein indorsed were
proved by the oaths of two witnesses thereto to be the several acts and deed of the
within named William Hardy which was Ordered to be Certified And afterwards
to wit At a Court held for the said County the 20th day of January 1794 the same
were further proved by the Oath of the other witness thereto and Ordered to be
Recorded By the Court Teste Will Tunstall S.S.

Witnessed
for
Hutchings

This INDENTURE made this eleventh day of November in the year of our
Lord Christ one thousand seven hundred and ninety three between Christopher
Hutchings of the County of Pittsylvania of the one part and James Allen of the
aforesaid County of the other part Witnesseth that the said Christopher
Hutchings for and in consideration of the sum of Seventy pounds Current
money of Virginia to him in hand paid, the receipt whereof is hereby
acknowledged hath bargained, sold, aliened enfeoffed and confirmed and
by these presents do bargain, sell, alien, enfeoff and confirm unto the said
James Allen his heirs and assigns for ever one certain tract of land situate lying
and being in the County of Pittsylvania on the Waters of Roanoke containing by
Estimation two hundred and twenty five acres (be the same more or less) Bounded
as follows, to wit Beginning on Piggs line at a red Oak corner tree, thence
Piggs line to a corner Hickory, thence a new line to a corner red Oak, thence to
a corner red Oak, thence to a corner black Oak, thence to a corner black Oak
thence to a corner black Oak, thence through a White Oak corner tree thence
thence to a Maple corner, thence to the beginning (the above tract being the
first laid off from the said Christopher Hutchings other land adiacent the tract
whereon John Hutchings son of the said Christopher Hutchings formerly
lived together with all Trees, Ways, Waters, Watercourses, Profits, Commodities
and Appurtenances to the same belonging or in any wise appertaining to the
said

said James Allen his heirs and assigns for ever To have and to hold the said
 Tract of Land and premises unto the said James Allen his heirs and assigns for ever
 And the said Christopher Hutchings doth hereby covenant and agree to and with
 the said James Allen that he the said Christopher Hutchings against the claim or
 claims of all and every person and persons whatsoever shall warrant and defend
 a good lawful right and title in the above land and premises to the said James
 Allen his heirs and assigns for ever by these presents In witness whereof the
 said Christopher Hutchings hath hereunto set his hand and affixed his seal
 the day and year within written

Signed, sealed and delivered
 in presence of — — —
 James Hutchings, Joseph Richards,
 Pyrant Easley

Christopher Hutchings.

Mark

At a Court held for Pittsylvania County the 20 day of January 1794
 The within Deed from Christopher Hutchings to James Allen was proved
 by the Oaths of three of the subscribers witnesses thereto to be the act and
 Deed of the said Christopher and the same was ordered to be recorded

By the Court Justice Will Marshall Esq.

Richards
 for
 Tunstall

This Indenture made the fifth day of October in the year of our Lord one
 thousand seven hundred and ninety three Between Thomas Tunstall of the
 County of Pittsylvania of the one part and Humphrey Richards of the Town
 of Petersburg of the other part Whereas the said Thomas Tunstall is justly
 indebted to the said Humphrey Richards in the sum of Two hundred pounds
 current money of Virginia and being desirous to secure the payment thereof
 with Interest Now this Indenture witnesseth that the said Thomas
 Tunstall for and in consideration of the aforesaid sum of Two hundred pounds
 as also for and in consideration of the further sum of five shillings to him
 in hand paid, the Receipt whereof is hereby acknowledged, by the said
 Thomas Tunstall hath granted, bargained and sold, aliened, released and
 confirmed, and by these presents doth grant, bargain and sell, alien
 Release and confirm unto the said Humphrey Richards all that tract, piece
 or parcel of land situate lying and being in the County of Pittsylvania on the
 Banks of the dry fork of Stinking river it being the land the said Thomas
 Tunstall now lives on containing by Estimation Two hundred acres
 together with the following Negro Slaves, to wit, Persilia, Philo, Nelly
 Cynthia, Lucy and Fanny with their future increase to have and to
 hold the said Tract, piece or parcel of land and premises and every part and
 parcel thereof with the appurtenances, as also the said
 Negro Slaves with their future increase unto the said Humphrey Richards
 his heirs and assigns to the only proper use and behoof of the said Humphrey
 Richards his heirs and assigns forever. And the said Thomas Tunstall for
 himself his heirs, Executors, Administrators and assigns doth covenant and
 agree with the said Humphrey Richards his heirs and assigns by virtue of
 these presents that he the said Thomas Tunstall his heirs and assigns the said
 Tract, piece or parcel of land and premises and the Slaves as before mentioned

hold the said
signs for ever
and with
the claim or
and defend
the said James
Loring the
his Seal

stchings ss.

January 1794
was proved
to be and
recorded

Will Tax stall 68.

our Lord one
hundred and
sixty seven
years of the
reign of the
King of England
it is justly
judged and
ordered

that the sum of
one hundred and
sixty seven
pounds
be paid by the
said James
Loring to the
said Charles
Lewis his
heirs and
assigns for
ever in
consideration
of the sum of
one hundred and
sixty seven
pounds
which he
has received
from the
said James
Loring

and every part and parcel thereof with the appurtenances unto the said Humphrey Richards
his heirs and assigns against whom the said Thomas Tunstall and his heirs and against all
and every other person and persons whatsoever (except a British Mortgage on the said land
already) shall and will warrant and forever defend by these presents. In witness whereof
and these presents are upon this condition that in case the said Thomas Tunstall or his
Heirs, Executors or Administrators shall on or before the 25th day of December next
ensuing or as soon afterwards as he 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 two hundred pounds with legal interest
thereon and also all costs and expenses which shall or may attend the sale of the said
Land and drawing and recording this Indenture, that then the said Humphrey
Richards his heirs or assigns shall permit and suffer the said Thomas Tunstall his
Heirs or assigns to remain in possession of the said land and slaves before mentioned
and this Indenture to be void and of no effect In witness whereof the said Thomas
Tunstall hath to these presents set his hand and seal the day and year first written
written.

T. Tunstall, S.S.

Sealed and acknowledged

In presence of

Will Todd, William Henderson

Wm Smith.

At a Court held for Pittsylvania County the 20th day of January 1794
The within Indenture was proved by the Oath of the witnesses thereto to be the
act and deed of the within named Thomas Tunstall, and the same was ordered
to be recorded. By the Court Date Will Tax stall 68

Charles Lewis
for
himself &

This Indenture made this fifteenth day of June in the year of our Lord one
thousand and seven hundred and ninety three Between Charles Lewis Jr of the County
of Pittsylvania of the one part and Charles Heath of the said County of the other
part Whereas it is agreed that the said Charles Lewis Jr for and in consideration of
the sum of Fifty seven pounds to him in hand paid by the said Charles Heath the
Receipt whereof the said Charles Lewis junr doth hereby acknowledge hath granted
bargained and sold and by these presents doth grant, bargain, sell and confirm
unto the said Charles Heath his heirs and assigns forever a certain tract or
parcel of Land containing One hundred Acres, to the same more or less, lying and
being in the County of Pittsylvania on both sides of Mill Creek, bounded as followeth
(viz) Beginning at Spencer Sheltors corner, thence along his line to a corner, thence
along the same to a corner pine in Taylors line, thence along his line to a corner in
Hays line, thence along his line to a corner, thence along his line to a corner on the
Creek, thence down the Creek as it meanders to a Rock on the Creek, thence
crossing the Creek a straight line to Sheltors line, thence up the Creek to
the beginning, to have and to hold the said lands and premises unto the said
Charles Heath to his heirs and assigns forever. And I the said Charles Lewis junr
for myself my heirs and assigns forever do and will warrant and forever defend the
right and title of the said land from all claims of any person or persons whatsoever etc
unto the aforesaid Charles Heath his heirs and assigns forever in witness whereof
the said Charles Lewis have hereunto set my hand and seal the day and year above
written.

Chas Lewis Jr S.S.

Signed

Signed, sealed and delivered in presence of Anno Dom
1794
 At a Court held for Pittsylvania County the 20 day of January 1794
 The within Indenture from Charles Lewis junr to Charles Beattie was
 Acknowledged by the said Charles Lewis junr to be his act and deed and
 the same was Ordered to be Recorded By the Court
Teste Will Danstall 68.

Fair's Power
of Attorney for
Mitchell

Euan. &

Know all Men by these Presents that I Daniel Mitchell of Fayette County
 and State of Kentucky do constitute and appoint Jacob James of Pittsylvania
 County and State of Virginia to convey a good and lawful right in fee simple
 to six hundred and sixty six acres of Land lying and being in Pittsylvania
 County and on the branches of Stoney Stone and Sinking River the patent
 of the said Land is now in the possession of the said Jacob James, and I do
 hereby appoint him the said James to make a Deed or Deeds to John Beattie
 or his Order the same as if the above named Mitchell was personally
 present my self, as witness my hand and Seal this forth day of
 September 1793. Signed, Sealed and delivered in presence of us.
 Richard Booker, Daniel Shetley Daniel Mitchell, Jr.
 John Beattie

At a Court held for Pittsylvania County the 20 day of January 1794
 The within written Power of Attorney was proved by the Oaths of two of the
 witnesses thereto to be the act and deed of the within named Daniel Mitchell
 and the same was Ordered to be recorded By the Court

Teste Will Danstall 68

Braddock
John his
Will

In the Name of God AMEN. I John Braddock of Pittsylvania
 County and State of Virginia being very sick and weak in body but of sound
 mind, Sences and memory, thanks be to God for the same to Order constitute
 and Ordain this my last Will and testament I M^r W^t This is my Will
 and desire that all my just debts be honestly paid by my Executors hereafter
 to be named Item I lend to my beloved wife Mary Braddock one hundred
 and fifty Acres of Land part of the Tract whereon I now dwell to include the
 dwelling House also five of my Negroes three grown ones and two small ones
 her choice of all my Negroes to be preserved during her natural life or
 Widorhood for the purpose of her self and her children Item I give and
 Bequeath to my youngest Son Nathaniel Braddock three hundred Acres
 of Land to include the one hundred and fifty devised to his Mother and
 One hundred and fifty more adjoining thereto Item I give to my son John
 Braddock One hundred Acres of Land at the upper end of this tract whereon
 he now lives to him and his heirs for ever Item I give and bequeath to my
 Son Richard Braddock One hundred Acres of land lying on one Edge of my Land
 and being an Improvement on and in the fork of the Panther Branch to him
 and

Parkett
his W^t

1794

and his heirs forever all the rest of my Lands to be equally divided among my children Elizabeth Collins, Priscilla Braddock, Judith Braddock, Sarah Braddock, Mary Braddock and Franklin Braddock to them and their heirs forever Item I give all the rest and residue of my Estate be it of what nature soever to be equally divided among my above mentioned Children together with my son William Braddock And lastly I appoint and Ordain my beloved friend James Hart and my son Richard Braddock to be my sole Executors of this my last Will and Testament and do hereby revoke and disannul all and every other Will or Wills by me heretofore made declaring this and this only to be my last Will and Testament In witness whereof I have hereunto set my hand and affix my Seal this third day of October one thousand seven hundred and ninety three.

In the presence of
Nathaniel Lusk, William Rice
John Jenkins

John Braddock, Esq.

A Court held for Perry County the 17th day of December 1793 The within written last Will and Testament of John Braddock deceased was exhibited into Court by Richard Braddock one of the Executors herein named and proved by the Oaths of two of the witnesses hereto and ordered to be recorded and Mary Braddock widow of the said Testator by a writing under her hand renounces all benefit which she hath or might claim under the said Will And afterwards, to wit, At a Court held for the said County the 20th day of January 1794 came the said Richard Braddock, who having first taken the Oath of an Executor by Law prescribed, and together with William Braddock Isham Johnson, Richard Brown, Charles A. Barret, William Lewis, Isaac Gregory, Edward Bradlee, Thomas Lenthum, Thomas D. Jones, Charles Lewis and Beverly Shattock his securities entered into bond and acknowledged the same Certificate was granted him for obtaining a Probate thereof in due form.

Teste Will Turnstall 68.

Parrott his Will

In the Name of God AMEN I Curtis Parrott being in my present senses and memory do make and ordain this to be my last Will and Testament. First I give and recommend my Soul to God who gave it and my body to be decently buried at the discretion of my Friends. Item I give and bequeath to my wife Ann my whole Estate during her life or Widowhood and after her decease or marriage my whole Estate to be sold and equally divided amongst my children Except my Lands that I now live on, and that I give and bequeath to my son John Parrott and to my grand son Tyre Parrott. Item I give and bequeath to my son John Parrott the land that I now live on from the lower end up the river to the mouth of the Spring branch, thence up the branch as it manders to the head, from thence straight out to the back line, I give to my son John Parrott; and all above I give to my grand son Tyre Parrott. I leave all the lands that I possess in Loria County to be sold and equally divided amongst all my children; and if my grandson Tyre Parrott should die before he should come of age to possess his lands then it falls to my son John Parrott In witness whereof I have hereunto set my hand and seal this the 10 day of Aug 1793.

Curtis Parrott, Esq.

Signed

(495)

Sign'd, Seal'd, published pronounced and declared by the s^t Curtis Parrott as
his last Will and Testament in the presence of us who have hereunto subscribed
our Names. Benja ^{for James & D.} Parrott, Joseph Boe, William Neighbors.
Mark

At a Court held for Pittsylvania County the 20th day of January 1794
The within last Will and Testament of Curtis Parrott deceased was exhibited
into Court and proved by the Oaths of two of the witnesses thereto and ordered
to be recorded By the Court. Teste Will Tunstall 68.

Open for
Kegge Deed
& Report,

The COMMONWEALTH of Virginia To William Todd, Vincent Shelton
and David Hunt Gent. Justices of the County of Pittsylvania Greeting
Whereas Charles Kegge by his certain Indenture of Settlement hath conveyed
unto Nathan Glenn of the said County of Pittsylvania one certain tract of
Land lying and being in the said County containing Two hundred and
Twenty acres more or less. And Whereas Hannah the wife of the said
Charles Kegge cannot conveniently travel to and from our s^t County Court of
Pittsylvania KNOW y^ec that we trusting in your fidelity and provident
circumspection in diligently examining Hannah the wife of the said
Charles Kegge from and apart from her s^t Husband whether she does freely
and voluntarily without the persuasions or threats of her said Husband
relinquish her right of Dover in and to the said Land and Premises
conveyed by her said Husband in the said Indenture, and when you have
done it, that you Certify to our Justices of our said County of Pittsylvania
under your hands and seals distinctly and plainly y^e send together with
this W^t witness William Tunstall Clerk of our said County Court at
the Courthouse the 25th day of Oct^r 1793 in the 18th year of the common
wealth.

Will. Tunstall

Pittsylvania Co

By virtue of the above Commission to us directed we have
examined Hannah the wife of Charles Kegge apart from her said Husband
touching her relinquishment of Dover in and to Two hundred and twenty acres
of Land conveyed by her said Husband to the within named Nathan Glenn
we do hereby certify the said Hannah did apart from her said Husband
freely and voluntarily relinquish her right of Dover without the persuasions
or threats of her said Husband to the said Land and Premises conveyed by her
said Husband in the said Indenture to the said Nathan Glenn given under
our hands & seals this 25th day of Oct^r 1793.

Will. Todd, S.S.

Vincent Shelton, S.S.

At a Court held for Pittsylvania County the 20th day of January 1794
The within Commission and report was returned and ordered to be recorded

By the Court

Teste Will Tunstall 68

196

This Indenture made this twentyeighth day of January in the year one thousand seven hundred and ninety four between Christopher Hutchings of the one part and Moses Hutchings and James Hutchings of the other part both of the County of Pittsylvania and State of Virginia witnesseth that the said Christopher for and in consideration of the sum of six hundred pounds to him in hand paid the receipt whereof he doth hereby acknowledge hath given, granted, bargained and sold and by these presents doth give, grant, bargain and sell unto the said Moses Hutchings and James Hutchings All that tract or parcel of land lying and being in the County of Pittsylvania and on the Waters of White oak Creek which he bought of William Tharion of Halifax County containing by estimation three hundred and eighteen Acres together with the tract adjoining it wherein he now liveth containing by estimation three hundred Acres which he bought of John Toliver to have and to hold the said tracts of Land to them the said James and Moses to them and their heirs forever in absolute fee simple as tenants in common and not as joint tenants and the said Christopher hath this day further for and in consideration of the sum of other six hundred pounds to him in hand paid the receipt whereof he doth hereby acknowledge bargained and sold unto the said James and Moses the following Negro Slaves viz, Sam, Lewis, Jack, Easter, Jerry, Bell, Hannah, Charity, Sailor, Abram, Harry. Also two Beds and furniture and all other my Household and Kitchen furniture. And also twenty head of cattle and twenty head of Sheep and also twenty head of Sheep, and also five head of Horses, to have and to hold the said of Land aforesaid, the said Negro Slaves and the said Beds Furniture and the said Household and Kitchen furniture, and the said cattle and the said Sheep and the said Horses as their own proper Lands and the other the said property as their own proper goods and chattels to them and their heirs forever in absolute fee simple as tenants in common and not as joint tenants, and the said Christopher for himself and his heirs doth for ever warrant and defend the title, right and claim to the aforesaid Lands and the other aforesaid property to the said James and Moses and their heirs against the title right and claim of all and every Person or persons in the whole world whatsoever in witness whereof the said Christopher hath hereunto set his hand and affixed his Seal the day and year above written.

Christopher C Hutchings

Mark

Signed, sealed and delivered
in presence of -

Note the words "the waters" between the fifteenth and sixteenth lines were written before signed.

Joseph Richards, Redmund Talton

James Welch

At a Court held for Pittsylvania County the 20th day of January 1794
The foregoing Indenture was proved by the Oaths of the witnesses thereto to be the Act and Deed of Christopher Hutchings party thereto and Ordered to be Recorded
By the Court Teste Will Tunstall 68

197
Richard Keefer
his Will

In the Name of God Amen I Richard Keefer of the County of Pittsylvania
and Parish of Campton being in proper health since and memory. Thanks be to
all mighty God for his mercy, but Considering the uncertainty of this life and
knowing that it is appointed for all men once to die, do hereby make constitute
and ordain this to be my last Will and Testament in manner and form
following. I give to my beloved wife Anna all my Estate both real
and personal during her life or Widowed and at her death or in case she
should marry then the said Estate shold be equally devoluted among all my
Children, to wit, Mary, George, Charles, John, Jeremiah, Jeff., Ann, and
I do hereby constitute and appoint my Sons Charles and Jeremiah
Keefer to be my whole and Sole Executors hereby revoking disannulling and
making void all other and former Wills by me heretofore made in witness
hereof I do hereunto set my hand and Seal this 9th day of March 1789.

Nathaniel Hicks
Jannah Hicks }

Rich^c Keefer, S.S.

If in case that any of the above mentioned Children should dy. in the
life of me & my wife they are to have no part them nor their heirs of
my Estate.

At a Court held for Pittsylvania County the 20 day of January 1794
The within written last Will and Testament of Richard Keefer deceased
was exhibited into Court and proved by the Oaths of the subscribing
Witnesses thereto and Ordered to be recorded, and on the Motion of
Jeff Keefer Certificate for obtaining Letters of Administration of all and
singular the Goods and Chattels, rights and Credits of the said Testator
which were of the said Testator at the time of his death, with the said
Will annexed, is granted him, he having first taken the Oath by
Law prescribed and with Zechariah Lewis, Jacob Burger and Frederick
Shelton his severals entered into bond and acknowledged the same

Ques

By the Court

Taste Will Doestall 68.

Dix's Deed
from Atherson's
Gates

This INDENTURE made this fourth day of May in the year of our Lord
one thousand seven hundred and ninety three Between Thomas and Robert
Atherson of the County of Dinwiddie of the one part and Larkin Dix of the County of
Pittsylvania of the other part WITNESSETH that the said Thomas and Robert
Athersons for and in consideration of the sum of One hundred and forty pounds
current money of Virginia to them in hand paid by the said Larkin Dix the
Receipt whereof they doth hereby acknowledge, hath by these presents
Bargained, sold and confirmed unto the said Larkin Dix and to his heirs
for ever one certain tract or parcel of land lying and being in the County of
Pittsylvania on both sides of the branch called and known by the name of the
Long branch and joining the lines of James Wooddy, James Dix, Nathaniel
Perry's Entry, Plaza Clay, the said Atherson and George Sutherland son being
the land that was Survey'd by Law lot Trigg and is to run agreeable to the given
and then shopt line containing four hundred acres, be the same more or less
with

Dinwiddie
for
Larkin

Dix's

with the appurtenances thereto belonging To have and to hold the said tract
of land with the appurtenances to the said tract by his heirs and assigns for ever
And the said Thomas and Robert Atkinson for themselves and their heirs for ever the
aforesaid tract of Land with the appurtenances aforesaid unto the said John Dix his
Heirs and Assigns against all persons whatsoever will warrant and by these presents
for ever defend I the W^t M^r whereof the said Thomas and Robert Atkinson hath
hereunto set their hands and seals the day and date above written

Signed, Sealed and delivered
in presence of }
William Dayne, Thomas Dix
Alanson Tracy, James Dix
Dudley Gatewood, Robert Ferguson
John Sampkin }

Thomas Atkinson, Jr.
Robert Atkinson, Jr.

At a Court held for Pittsylvania County the 18 day of November 1793
The within Indenture was proved by the Oaths of three of the witnesses thereto to
be the several and respective acts and deed of the within named Thomas and
Robert Atkinson and the same was ordered to be recorded By the Court

Teste Will Tunstall 68

Dwinn Dec
for
Divin
Ditio

This Indenture made this seventeenth day of February in the year of our Lord
One thousand seven hundred and ninety four Between William Devin son of the County of
Pittsylvania of the one part and Will Devin jun^r of the County aforesaid of the other part
Witnesseth that the said Will Devin son for and in consideration of the sum of Ten
pounds Lawfull money of Virginia to him in hand paid and satisfied by the said
Devin jr the receipt whereof him the said Devin son doth acknowledge hath
bargained sold enfeoffed and confirmed and by these presents doth absolutely give
Grant, bargain, sell, enfeoff and confirm unto the said Devin jr part of a tract of
Land lying and being in the County aforesaid on both sides of Beckslove Creek
containing two hundred acres, be the same more or less, and bounded as
followeth, to wit, Beginning at the said Devins and Bleakleys corner in
Chamberlays old line, thence the said line crossing Beckslove Creek to new
marked pointers, thence new lines nearly West to a corner red Oak, thence new
lines nearly North to a red Oak in the s^r Devin line near the Turkey branch
thence the said line to a red oak a new corner in the bend of a Bottom near
Isaacs Wood cutting, thence down the bottom or Dene as it meanders to the
dividing line between the s^r Devin son^r and Bleakley, thence the said line to the
beginning. And the right of him the said William Devin son for himself and
his heirs the above granted Land unto the said William Devin jr his heirs and
Assigns will forever warrant, maintain and defend from the just claim of any
Person or Persons whatsoever for W^t M^r whereof the said William Devin
son hath hereunto set his hand and affixed his seal the day and year above
written

William Devin Jr

Sig^r Seal^r and deliv^r
in presence of }

At a Court held for Pittsylvania County the 17th day of February 1794
The within Indenture was by the within named William Devin acknowledged

(499)

Examined

To be his act and deed and the same was ordered to be recorded By the Court

Teste Will Tunstall Esq

Payne's power
of Atto from
Dalton

500

AMONG all men by these presents that I John Dalton of Pittsylvania County and Parish of Gainsborough for divers good causes and considerations but more especially for a trust and confidence put in him have appointed Constituted and Ordained and by these presents doth constitute appoint and Ordain Salford Payne of the State of South Carolina my lawful Attorney in fact to act and transact all and every thing or things actor acts that he the said Payne may see cause to do or cause to be done in obtaining or securing by suit or any other way two Negroes named Peter and Hannah that Edward Waste formerly of this County gave to me the said Dalton on the marriage of his Daughter at his and his wife's decease, And I the said John Dalton do fully Authorise the said Salford Payne to do or cause to be done every thing or things actor acts as fully and as amply as if myself were there present In witness whereof I have hereunto set my hand and Seal this twenty sixth day of February one thousand seven hundred and seventy nine

Sealed and delivered

in presence of

John Smith, James Motting

John Dalton, Esq.

J. Dunn

At a Court held for Pittsylvania County the 17 day of February 1794

The within power of attorney from John Dalton to Salford Payne was proved by the Oaths of the subscribers thereto to be the act and deed of the within named John Dalton and the same was ordered to be recorded By the Court

Teste Will Tunstall Esq.

Hutchings's
Power of Atto
from Ragsdale

State of North Carolina
Buncombe County

AMONG all men by these presents that we Gabriel Ragsdale and Mary Ragsdale both of the County of Buncombe and County aforesaid to act and constitute and appoint our trusty friend Miss Hutchings for us and in our Names to make and convey a good and sufficient title in fee simple to Frederick Thomas and Obadiah Ragsdale of all our parts of Land appertaining late the premises of Daniel Ragsdale our father deceased lying in the County of Pittsylvania and State of Virginia giving and granting to our said Attorney full power and ample Authority for us and in names to convey to the said Frederick Thomas and Obadiah Ragsdale or any person they may direct the premises aforesaid as amply and fully as we our selves might or could do were we personally present Given under our hands and Seals this 14th day of November Anno Domini 1793.

Signed sealed and delivered

in presence of

R. Love, J.C. Jas³ Alexander, J.C.

G Ragsdale, Esq.
Mary C Ragsdale, Esq.
her mark

At

At a Court held for Pittsylvania County the 17th day of February 1794
 The foregoing Power of Attorney was exhibited into Court by Moses Hutchings
 therein named, and the same together with a Certificate from under the hand of the
 Clerk of the Court of the County of Buncombe in the State of North Carolina, on his
 Motion were ordered to be recorded. By the Court

Teste Will Tunstall Esq

Thomas' S.
but for
Hutchings
Deo. to
Asa Thomas

This Indenture made this third day of February in the year of our Lord one thousand seven hundred and ninety four Between Thomas and Robert Atkinson of the County of Brunswick of the one part and Nathaniel Thomas of the County of Pittsylvania of the other part witnesseth that the said Thomas and Robert Atkinson for and in consideration of the sum of £ 97 a 10^r Current money of Virginia to them in hand paid by the said Nathaniel Thomas your receipt whereof is hereby acknowledged have given granted, bargained and sold, aliened, enfeoffed and confirmed, and by these presents do give grant, bargain and sell, alie., enfeoff, release and confirm unto the said Nathaniel Thomas and to his heirs and assigns forever one certain tract or parcel of Land situate lying and being in the County of Pittsylvania on Cane Creek containing One hundred and Thirty acres, Beginning at Nathaniel Thomas's pointers, thence 135 E 64 poles thence N 32 E 159 poles, thence N 67 W 173 poles to Threshers branch, thence down the branch as it meanders to Cane Creek, thence down the Creek 117 E 22 poles to a hickory in Nathaniel Thomas line, thence N 35 E 27 poles to the beginning And also the reversion and reversion remainder and remainders, Rents, Issues and Services thereof And also all the Estate right, title, Interest, claim and demand whatsoever of them the said Thomas and Robert Atkinson of, in and to the aforesaid Land and Premises with the appurtenances and of, in to every part and parcel thereof To have and to hold the said Land and Premises with the appurtenances unto him the said Nathaniel Thomas his heirs and assigns forever. And the said Thomas and Robert Atkinson for themselves their Heirs Executors and Administrators do covenant, grant and agree to and with the said Nathaniel Thomas his heirs and assigns for ever that the said Thomas and Robert Atkinson and their heirs the aforesaid Land and Premises and every part thereof thereof against them the said Thomas and Robert Atkinson and their heirs and against all and every other person and persons whatsoever to him the said Nathaniel Thomas his heirs and assigns will warrant and for ever defend by these presents In witness whereof the said Thomas and Robert Atkinson have hereunto set their hands and affixed their seals the day and year first above written The words, ninety seven pounds ten shillings, were written before signing Sealed and delivered in presence of Asa Thomas, William Wright, Wm. Thomas Sen^r.

Thomas Atkinson. A.S.
Robert Atkinson. A.S.

At a Court held for Pittsylvania County the 17th day of February 1794
 The within Indenture was proved by the oaths of three of the witnesses thereto to be the several and respective acts and deed of the within named Thomas and Robert Atkinson and the same was ordered to be recorded. By the Court

Teste

Will Tunstall Esq