

301
Wright's Deed
for
Atkinson

This Indenture made this seventeenth day of January in the year
four thousand one thousand seven hundred and ninety four Between Thomas
and Robert Atkinson of the County of Dinwiddie of the one part and
William Wright 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 One hundred pounds current money of Virginia
to them in hand paid by the said William Wright your receipt whereof
is hereby acknowledged have given, granted, bargained and sold
Alined, unfeoffed, released and confirmed, and by these presents do
give, grant, bargain and sell, aline, unfeoff, release and confirm unto the
said William Wright and to his heirs and assigns forever one certain tract
or parcel of Land and Plantation situate lying and being in the County of
Pittsylvania and bounded as follows Beginning at John Winters corner
white oak in the Widow Lopings line, thence with her line N 76 W One
hundred and seventy poles to a white oak and red oak pointers N 86 E 8 One
hundred and eighty eight poles to a black oak and white oak pointers S 16 E
One hundred and seventy poles to a hickory in Winters's line, thence with
his line S 86 E W to the beginning containing two hundred acres more
or less, And also the reversion and reversions, remainder and remains rent
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 Appertinences and
of, in and to every part and parcel thereof To have and to hold the said
Land and premises with the Appertinences unto him the said William
Wright to the sole proper use and behoef of the said William Wright
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 William Wright his heirs and assigns for
ever that the said Thomas and Robert Atkinson and their heirs the aforesaid
Lands and premises and every part and parcel 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 William Wright his heirs
and assigns will warrant and forever defend by these presents I H Winters
whereof the said Thomas and Robert Atkinson have hereunto set their hands
and affixed their seals the day and year first above written
Sealed and delivered
in presence of

Gideon Patterson, James Sanders
James ^{his} Wright, Asa Thomas
W^m Thomas son of John ^{his} Winters
Benjamin Ratcliff ^{his} mark

Thomas Atkinson, Jr.
Robert Atkinson, Jr.

At a Court held for Pittsylvania County the 17 day of February 1796
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

Estate
of Wm Wright

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Moore's Deed
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Deed
for
Hardin

This Indenture made this seventeenth day of January one thousand seven hundred and ninety four Between Martin Hardin of Pittsylvania County part and Mathias Brander of 3 County Wm^tspsch that the said Martin Hardin for and in consideration of the sum of Thirty pounds current money of Virginia by the said Mathias Brander to the said Martin Hardin in hand paid, the receipt whereof he the said Martin Hardin doth hereby acknowledge hath granted bargained and sold, and by these presents doth grant, bargain and sell unto the said Mathias Brander his heirs and assigns for ever a certain tract or parcel of Land with all its improvements and the appertenances thereto belonging wherein Bird Lawless now lives lying and being in the said County of Pittsylvania on Branches of Sandy Creek BEGINNING at a hickory corner on said Brander's line, thence along the outer line to a Spanish Oak, thence said line to a black Jack corner in Cutters line, thence said line to a Spanish oak Hardins corner, thence Hardins line to the corner on the Road on Brander's line thence said line to the beginning containing Seventy Acres more or less, To have and to hold the said tract or parcel of Land with all its appurtenances unto the said Mathias Brander, and his heirs forever. And the said Martin Hardin for himself and his heirs doth hereby covenant and agree to and with 3 Mathias Brander his heirs Executors, Administrators and Assigns that he will warrant and forever defend the right and title of the said Land from the claim of all and every Person or Persons whatsoever forever in Witness whereof he the said Martin Hardin hath hereunto set his hand and affixed his seal the day and year above written.

Martin + Hardin, S.S.
} Mark

Signed, sealed and delivered
in the presence of —

Phlegone Payne, Frederick Ragsdale
John Dawson, William Nelson

J. Ham

At a Court held for Pittsylvania County the 17th day of February 1794 — The within Indenture was by the within named Martin Hardin acknowledged to be his act and deed and the same was ordered to be recorded By the Court,

T. Cole.

Will Tunstall 68

Witnessed
to
Fathring

This Indenture made this Seventh day of August in the year of our Lord one thousand seven hundred and ninety three Between Richard Hardin of the County of Pittsylvania of the one part and James Moore of the said County of the other part witnesseth that the said Richard Hardin for and in consideration of the sum of Ten pound lawful Money of Virginia to him in hand pay'd, the receipt whereof he hereby acknowledged hath bargained and sold unto the said James Moore his heirs the one certain tract of Land lying and being in the aforesaid County on the waters of Little Cherry Stone containing Fifty Acres more or less and bounded as follows, to wit, Beginning at a branch where the said Moores line crosses, thence his line to Campbells corner points, thence to the said Hardins old line, thence his line to a corner

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between Thomas
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certain tract
the County of
Wm^tspsch corner
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N 86 E 8 One
Acres 516 8

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the same
Acres more
or less
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William
Wright
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the aforesaid
in the said
every other
of his heirs
Witness
their hands

1794
10th. A.D.
10th. A.D.

sets to be
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full 68

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Corner at three pines, thence westwardly to a corner pine, thence to the head
of a branch, thence down the said branch to the beginning it being the same
Land sold by the said Tardin to William Moore To have and to hold the above
Land and premises together with all and every privilege appertaining thereto
thereunto belonging unto him the said James Moore his heirs and assigns for
ever And the said Richard Tardin his heirs and assigns shall warrant and
for ever defend the above granted Land and premises to the said Moore against
the claim of all persons whatever In witness whereof he the said Tardin
hath hereunto set his hand and seal this day and year above written

In presence of

William Farthing, Charles Nichols
Aber Farthing -

Richard Farthing, S.S.

At a Court held for Pittsylvania County the 17th day of February 1794
The within Indenture was by the within named Richard Farthing
acknowledged to be his act and deed and the same was Ordered to be
Recorded By the Court Teste Will Tunstall 68

I am
to
you

Books Dued
from
Lynch

This Indenture made this fifteenth day of February one thousand
seven hundred and ninety four Between William Lynch of the one part
and George Cook of the other part witness that for and in the consideration
of the sum of Twenty pounds in hand paid the receipt whereof there is
granted to the said George Cook a certain tract or parcel of Land
containing One hundred and fifty five Acres, be the same more or less
lying and being in the County of Pittsylvania and bounded as followeth
to wit, Beginning at Matherly's corner pine, thence a里 line to a
white oak South 65° 8' 23" pole to a white oak, South 35° West 46' to a pine
88° West 266 poles to the beginning To have and to hold the said tract or
parcel of Land with its appurtenance or in any wise appertaining to him
the said George Cook his heirs and assigns for ever I William Lynch do
Warrant and forever defend a good and lawfull right and title to the said
George Cook and his heirs or assigns to the above Land as witness my hand
and Seal this day and year above written in presence of

I am
to
you

Joseph Lynch, Alice Lynch

Wm Lynch, S.S.

At a Court held for Pittsylvania County the 17th day of February 1794
The within Indenture was by the within named William Lynch acknowledged
to be his act and deed, and the same was Ordered to be recorded

By the Court Teste Will Tunstall 68

I am
to
you

Warrants
due from
Shuckelford

I am
to
you

Clay's Power
attt. for
Boston

KNOW all Men by these presents that I Elias Boston of the County of
Hampshire and Commonwealth of Virginia have made and ordained and by
these presents do make ordain, constitute, authorize and appoint Mathew
Clay

I am
to
you

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Matthew Clay of Pittsylvania County and Common wealth aforesaid to be my true
certain and lawful Attorney, for me and in my Name and to and for my proper use
and behoof to demand, sue for, - , recover and receive, by all lawfule ways and
means whatsoever of and from all and every person and persons whatsoever, whom
it shall, shall or may concern, all and every such sum or sums of Money, debts,
dues, goods, effects and things whatsoever, which now are or hereafter shall grow
due, owing, payable or belonging unto me the said Eliza Poston upon or by virtue
of any bond, bill, book, or upon account of trading or dealing, or upon any other
Account, and by any other ways or means whatsoever, in any manner of wise;
and if need be to call to account, and - bring to rickoning, and to adjust and
Settle accounts with all or any person or persons concerned in the premises; -
and upon receipt and recovery of all or any such sum or sums of money, debts,
dues, goods, effects, or any other things, or any part thereof sufficient acquittance
and discharge for me, and in my name from time to time, to make and give:
Giving and by these presents granting unto my said Attorney full power and authority
in and touching the premises to sue, pursue, arrest, attack, seize, requester, implore
imprison, condemn and prosecute: and thence and thereof - again to accept or victory
and out of prison to release; also for him to appear and in Person to represent in all
or any Court or Courts, or other places, as demandant or defendant in any suit, Action or
Appeal, for or by reason of the premises; likewise Attorney or Attorneys under him
to sit, substitute, and again to revoke; And generally to do, act and perform all other
matters and things in and touching the premises, so fully as my self might or could
do were I personally present: and I do hereby ratify and confirm all and whatsoever my
said Attorney or his substitutes, shall legally do, or procure to be done, in and
touching the premises In witness whereof I have hereunto set my hand and Seal
This 29th day of November one thousand seven hundred and ninety three

Sealed and delivered
in the presence of
Thos Mathews, T. Sunshell

Eliza Poston, S.S.

At a Court continued and held for Pittsylvania County the 18 day of February 1794
The within Power of Attorney was proved by the Paths of the witnesses thereto and Ordered
to be recorded By the Court vate Will Tindall 68

Vincent
due for
Shackelford

This Indenture made this seventeenth day of January in the year of
our Lord one thousand seven hundred and ninety four Between Henry Shackelford
of the County of Pittsylvania of the one part and Jope Vincent Jr of the County aforesaid
of the other part witnesseth that the said Henry Shackelford for and in considera-
tion of the sum of Forty pounds Current money of Virginia to him in hand paid
by the said Jope Vincent Jr the receipt whereof he doth hereby acknowledge doth
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 Jope Vincent Jr his
heirs and assigns for ever one certain tract or parcel of Land containing by
Estimation eighty acres more or less, lying and being in the County aforesaid on
both sides of Stewart's Creek of Sandy River and bounded as followeth, to wit,
Beginning at a white Oak on the s^t Creek in Thomas Boages line, thence his
line to a red Oak on a hill near the gr^eat fork in Henry Burnett's line

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and by
Matthew
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thence to a corner poplar, rising the branch, thence to a corner between George
Hawkins and Burnet Burnett's lines, thence S Burnet's line to a branch
thence down the branch to the beginning, with all kind of Improvements thereon
to have and to hold the said Land and Premises with its appurtenances unto the
said Jope Vincent his heirs and assigns forever to the only proper use and
behalf of him the said Jope Vincent his heirs and assigns forever, and lastly the
said Henry Shackleford his heirs all & singular the Premises hereby granted &
releaseth with its appurtenances unto the said Jope Vincent his heirs and assigns
forever against him the said Henry Shackleford and all and every other person
or persons whatsoever shall and will warrant and forever defend by these
Presentments whereof the said Henry Shackleford have hereunto set his
hand and seal the day and date within written Signed, Sealed and delivered

Henry Shackleford, S.S.

At a Court held for Pittsylvania County the 17th day of February 1794
The within Indenture was by the within named Henry Shackleford acknowledged
to be his act and deed, and the same was Ordered to be Recorded By the Court

Teste Will Dunstall C.S.

John Ball
Call for
Williams
Gift

For Succinda Ball for the first Start. One Thousand Acres of Land
on the North or South of my manner Plantation - 7 Negroes, 4 of them
workers, one boy to be got from Robt. Burton. 8 in the whole Bed and
furniture, Tables, Chairs. 3 Dutch Ovens, 4 Pots, Pewter, Kitchen furniture
3 horse kind. 6 Cows with Calves and their yearling, hoggs &c. Working
tools for the slaves this year, a quantity of provision for this coming year
and sundry necessaries for housekeeping.

Mr John Ball.

R Williams

At a Court of quarter Sessions held for Pittsylvania County the 19th day of
August 1793. The within writing from Robert Williams to John Ball was
Exhibited into Court by the within named John Ball and proved by the similitude
of hands to be the hand writing of the within named Robert Williams and
the same was Ordered to be Recorded By the Court

Teste Will Dunstall C.S.

Yates's Due
from
Dakes

This Indenture made this twenty eighth day of January and in the
Year of our Lord Christ one thousand seven hundred and ninety three Between
Hezekiah Oaks of the County of Pittsylvania of the one part and Elijah Yates of
the said County of the other part witnesseth that the said Hezekiah Oaks for
and in consideration of the sum of Thirty five pound current money of Virginia
to him in hand paid by the said Elijah Yates at or before the sealing and
delivery of these presents, the Receipt whereof be the said Hezekiah Oaks

deth

hersby acknowledge and thereof and of and from every part and parcel thereof with herby
acquit and discharge the said Elijah Gates his heirs, Executors and Administrators by
these presents. He the said Hezekiah Oaks hath granted, bargained and sold, Alimens -
Engaged and confirmed all that tract, piece or parcel of land situate lying and being in
the County of Pittsylvania on the South Waters of Dan River and bounded as followeth -
Beginning at a red Oak in Amuses line, thence on his and said Gates's line South -
sixty two degrees West one hundred and fifty eight poles to pointers in Gates's line, thence
on Gates's line South forty degrees West forty four poles to a red Oak in his line, thence
on his line South twenty three degrees East crossing a branch one hundred and eighteen
poles to red oak pointers, thence new lines North sixtynine degrees East crossing a branch
One hundred and twenty poles to pointer, thence North twenty degrees East eighty poles -
crossing a branch to the Beginning, in all containing One hundred and one ^{half}
Ares, more or less, with all Houses, and all other Improvements, Woods underwood,
Swamps, Meadow grounds or any other appurtenances whatsoever to the same -
adjoining And also the reversion and reverions, remainder and remainders, right
Estate, Interest, Benefit, claim and demand whatsoever of them the said Hezekiah
Oaks of in and to all and singular the said Premises and of, in and to every part
and parcel of them, and of in and out to all yearly and other Rents and Profits -
reserved upon any Demise or Lease of the said Premises or any part thereof To have
and to hold the said tract or parcel of Land within the bounds above mentioned
and all and singular the said Premises herein before mentioned and intended to be
hersby granted with their and every of their Appurtenances unto the said Elijah Gates
his heirs and assigns for ever And the said Hezekiah Oaks for himself and his heirs
the said tract or parcel of Land and all and singular other Premises with their and
every of their appurtenances unto him the said Elijah Gates his heirs and assigns -
against him the said Hezekiah Oaks and his heirs or any of them or any person or
Persons whatsoever shall and will warrant and for ever defend by these presents free
and clear from all incumbrances whatsoever In witness whereof the said Hezekiah
Oaks hath hereunto set his hand and seal the day and year first above written -

Signed, Sealed and Delivered
in the presence of

Hezekiah ^{his} Oaks, S.S.
mark

William LeGrand, Jacob Stilwell

James Norton, John ^{his} Duncan
Mark

MEMORANDUM that quiet possession of the within Land and Premises
was given and taken according to the true symbols of Seizure and delivery before the
Sealing and delivery of these presents the day and year first written.

Test Thomas Duncan, Esq^r Maybury
Joel ^{his} Gibson
Mark

Hezekiah ^{his} Oaks
mark

RECEIVED the within consideration Money in full the day and year first
written. ^{list}
Hezekiah ^{his} Oaks
Mark

Test Thomas Duncan, Esq^r Maybury
Joel ^{his} Gibson
Mark

At a Court held for Pittsylvania County the 17th day of February 1794
The within Indenture together with the Memorandum and Receipt hereon indorsed
were proved by the Oaths of three of the witnesses thereto to be the several acts and

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Holley's Deed
for
Vincent

Deed of the within named Hogekiah Oaks, and the same were Ordered to be Recorded
By the Court Teste Will Tunstall Esq.

Scribner
of Tunstall
Bobby

This Indenture made this fourteenth day of February one thousand seven
hundred and ninety four Between Jope Vincent of the County of Pittsylvania of
the one part and Thomas Holley of the same County of the other part Witneseth
that the said Jope Vincent for and in consideration of the sum of Sixty pounds
good and Lawfull money of Virginia to him in hand paid, 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 Thomas Holley his heirs and assigns for ever all that
Dividend and tract of land situate lying and being on the branches of Strawberry
and Sandy Creek in the County aforesaid containing by estimation One hundred
and fifty Acres (more or less) being part of a greater tract of Two hundred and
fifty Acres granted to Joshua Eastelle by Patent bearing date the seventeenth
day of April in the year of our Lord one thousand seven hundred and eighty four
reference being therunto had may appear and was conveyed from the said
Joshua Eastelle to the said Jope Vincent by Deed bearing date the thirteenth day
of July in the year of our Lord one thousand seven hundred and eighty six reference
being also therunto had will appear unto the tenures and leviences
remainders and remainders, rents and services of the premises and of every
part thereof and also all Woods and under woods profits Hereditaments and
Appurtenances whatsoever to the said premises is belonging and in anywise
pertaining And also all the Estate, title, title, claim or demand whatsoever
either in Equity or Law of H - the said Jope Vincent his heirs &c To have
and to hold the said One hundred and fifty Acres of Land above mentioned with
the Appurtenances unto the said Thomas Holley his heirs and assigns for ever
to the only proper use and behoof of him the said Thomas Holley his heirs and
Assigns forever And the said Jope Vincent his heirs be do covenant and agree to
and with the said Thomas Holley his heirs and assigns that the said One hundred
and fifty Acres of Land and premises hereby granted and sold and every part and
parcel thereof with the appurtenances unto the said Thomas Holley his heirs and assigns
against the said Jope Vincent his heirs and assigns and all and every other Person
or Persons whatsoever shall and will warrant and for ever defend by these present
In Witness whereof I the said Jope Vincent have hereunto set my hand and affixed
his Seal the day and year first written mentioned.

Jope Vincent. Esq.

At a Court held for Pittsylvania County the 17th day of February 1794
The within Indenture was by the within named Jope Vincent acknowledged
to be his act and deed, and Nancy his wife, 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 Esq.

Delivered to
Leonard
Holley

With the Due
of Trust for
Bobbitt

This Indenture made this Thirtieth day of January in the year of our Lord one thousand seven hundred and ninety four Between James Bobbit of Mason County and John Bobbit of Pittsylvania County of the one part and John Smith of the said County of Pittsylvania of the other part witnesseth that the said James and John Bobbit for and in consideration of the sum of One hundred and fifteen pounds two shillings and two pence Current money of Virginia which they the said James and John Bobbit is justly indebted to the s^r John Smith and honestly desirous to secure and pay to him the same and for and further consideration of the sum of five shillings like money to them in hand paid by the s^r John Smith at and before the sealing of these presents the receipt whereof is hereby acknowledged and thereof and every part thereof does General and discharge the s^r John Smith his heirs Executors and Administrators and assigns for ever the certain Tract or parcel of Land lying and being in the County of Pittsylvania on Pigg River and its Waters containing by estimation One hundred acres, be the same more or less lying on the south side of the s^r River wherein the s^r John Bobbit now lives together with thirteen head of cattle marked with a swallow fork in each ear two Doz of the same mark of the cattle, one grey Mare about eight years old, branded on the near buttock R one black Horse four years old no brand peculiar there, three feather beds with furniture, three Iron pots, one Dutch Oven, one Shot gun, a parcel of uninclosed Tobacco supposed to be twelve hundred weight / Mem^r the Cattle is of different sizes and ages, With all the Appurtenances belonging to the Tract of Land and every of the before recited premises to the same Belonging or in any wise appertaining with the remainder and remainders, Revision, Omissions and all the benefits of the s^r Land and other premises, and all the right, title, claim and Interest to the same belonging or in any wise appertaining to the only proper use and behoof of him the s^r John Smith his heirs and assigns for ever & the said James and John Bobbit doth for themselves their heirs Executors and Administrators shall and do and will warrant and for ever defend the s^r Land and other premises unto the s^r John Smith his heirs and assigns for ever and against the claim or demand of any other person or persons whatsoever UPON THIS^r last nevertheless that the said John Smith his Heirs he shall after the twenty fifth day of December one thousand seven hundred and ninety seven, as soon thereafter as the said John Smith shall think proper or the said James and John Bobbit request it of him which sooner of these circumstances shall first happen sell for the best price that can be gotten after giving ten days public Notice the said Land and other Premises and out of the money arising out of the sale discharge, pay and satisfy himself the above sum of One hundred and fifteen pounds two shillings and two pence Current money with Lawfull Interest thereon from the date hereof until the same be fully satisfied together with the expences attending the drawing and recording of this Indenture and the contingent charges of the aforesaid sale or any other that is or shall be necessary relating to this Indenture or the Interest of it, And the said John Smith his heirs he shall pay the overplus, if any remains after such sale to the said James Bobbit and his Father John Bobbit or their heirs or assigns or their further Order I^r WITNESS whereof the said James Bobbit and John Bobbit hath hereunto set their hands and seals the day and year first above written.

Signed, Sealed and delivered

In presence of

MEM^r before the sealing and delivery of these

Presents the above James and John Bobbit doth for themselves their heirs be day

James Bobbit, L.S.

John Bobbit, L.S.

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of any former Conveyance of the 3 Lands and Premises to any Person or Persons whatsoever, except by one formerly from the said John Bobbitt to Harmon Cook Esq; which is paid of and his the said Books receipt filed in Pittsylvania Office with Testify and doth acknowledge this to be the last and final of all such thing or things made or done by them or either of them, and should anything of the kind appear hereafter by both or either of us former to this date it is and shall be void and of no effect to all intents and purposes according to the honest and true intent and meaning of this Indenture — More further before signed he should any other Conveyance from both or either of the above parties appear in any other Court the said Smith his heirs shall have all the right, benefits & monuments arising or may arise from any conveyance as fully and as amply as if it was herein compris'd in this Indenture —

Sealed and delivered
in presence of . . .
R. Ward, John Ward —
Wm Fletcher jun^r, David Rover —

James Bobbitt, L.S.
John Bobbitt, L.S.

*Exam
Debet*

At a Court held for Pittsylvania County the 17th day of February 1794
The within Deed of Trust was proved by the Oaths of three of the witnesses thereto
to be the several and respective acts and deed of the within named James and
John Bobbitt and the same was ordered to be recorded By the Court

Teste Will Tinsall, C.S.

*Reynolds
Died for
Reynolds*

*Walden's
Will*

In the Name of God AMEN I Mourning Walden of Pittsylvania
County being very sick and weak in body but of perfect mind and memory
thanks be to God for it — As calling to mind the mortality of my body and
knowing that it was appointed for all people once to die do make and ordain
this my last Will and Testament — Principally and first of all I give and
recommend my Soul into the hands of God who gave it, and my body I
recommend to the Earth to be bury'd in Christian decent manner at the
discrecion of my Executors nothing doubting but at the general resurrection I
shall receive the same again by the mighty power of God — Not touching such
worldly Estate wherewithal it hath pleased God to bless me with in this life
I give, Beleave and dispose of the same in following manner and form Imprimis
I lend my dearly beloved Mother all my house hold furniture and Stock during
her life, and at her death I give to my Sister Miley Ward one feather bed and
furniture also the ballance of my Household furniture Except one large Chest
one small bare trunk, half dozen Chairs and one Table which I give to my
Brother Charles Walden at the death of my Mother I also give to my Brother
Charles Walden all the ballance of my fathers Estate which is coming to me
I also give to my Sister Miley Ward one Negro boy Child named Jolley
during her life and at her death the Negro boy Jolley and feather bed and
furniture to return to my Sister Miley Ward's first born Daughter Anna
I give to my Brother Richard Walden one Negroe Woman named Betsy
which said Negroe Woman was Willed to him by my father at my death

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I give to my Sister Candace Baber one Negroe child named Sarah which my father left
to her at my death - I do hereby Nominate, constitute and appoint my Brother -
Chas' Wallen and Capt William Ward Executors of this my last Will & Testament
hereby revoking all other Will or Wills by me heretofore made in Witness whereof I
have hereunto set my hand and seal this first day of February one thousand seven
hundred and ninety three

Testified before affixed

Signed, Sealed and published
in presence of us -

Edward Bryce, Nathan Thurman.

Mourning X Wallen
^{her mark}

At a Court held for Pittsylvania County the 17th day of February 1794 -
The within written last Will and Testament of Mourning Wallen deceased was
exhibited into Court by Charles Wallen one of the executors herein appointed who
made Oath thereto, according to Law, and the same was proved by the Oaths of the
Witnesses thereto and is deemed to be recorded, and on the motion of the said Executor
who having first together with Robert A Ward his security entered into Bond and
acknowledged the same Certificate was granted him for obtaining a probate of
the said Will in due form By the Court Teste Will Dunstall 68.

Exhibit

This Indenture made this fifteenth day of October one thousand seven hundred
and ninety two Between Joseph Reynolds and Betsy his wife of the County of Halifax
and Richard Reynolds and Nancy his wife of the County of Pittsylvania of the one
part and Jepse Reynolds of the County of Pittsylvania of the other - witnesseth that
the said Joseph Reynolds and Betsy his wife and Richard Reynolds and Nancy his
wife jointly and severally for and in consideration of Thirty pounds good and lawfull
Money of Virginia to them in hand paid the receipt whereof they both hereby acknowledge
full granted, bargained, sold and confirmed, and by these presents both grant
bargain, sell and confirm unto the said Jepse Reynolds one certain tract or of land
lying and being in the County of Pittsylvania and on the branches of Burkes Creek
Bounded as follows, to wit Beginning on a white oak in Josiah Earp's line, thence
on Jepse a dividing line North eighty six degrees West 60 poles to pointers, thence North
40 degrees West 172 poles to pointers, thence South 6 degrees 84 poles to pointers, thence
on John Wilson's line crossing two Branches 178 poles to a white oak sapling,
thence on S Wilson 32 poles to a pine, thence on Josiah Earp to 126 poles to the first
Station, containing by Survey one hundred and four acres, together with all Houses
Buildings, Improvements and appurtenances thereto belonging or in any way
pertaining, and also the Revision and Reversions, Rents and Services thereof
and all the rights, title, claim and demand of them the said Joseph Reynolds and
Betsy his wife and Richard Reynolds and Nancy his wife their heirs and assigns
of, in and to the said tract of land To have and to hold the said tract of land with
all and singular the premises above mentioned with every part thereof with the
Appurtenances unto the Jepse Reynolds his heirs and assigns ^{forever}, to the only proper
use and behoof of the said Jepse Reynolds his heirs and assigns for ever And the said
Joseph Reynolds and Betsy his wife and Richard Reynolds and Nancy his wife
for themselves their heirs and assigns the said tract of land and premises

and

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and every part thereof against themselves and their heirs and against all and
every other person or persons whatsoever unto the said Iype Reynolds his heirs
and assigns for ever shall and will warrant and for ever defend by these presents
in witness whereof the said Joseph Reynolds and Betsey his wife and Richard
Reynolds and Nancy his wife hath hereunto set their hand and affixed their
Seal this day and year first above written.

Memoandum This said tract of
land was left by William Reynolds
by Will. ^{his} wife ^{Mark}
devised to the s^r Joseph Reynolds and
Richard Reynolds and jointly conveyed
by them to Iype Reynolds
Seals and delivered
in presence of {

Joseph X Reynolds S.S.
Mark

Richard R Reynolds S.S.
Mark

Billy Holloway, Matthew Fitzgerald
Josiah Park

Mark

At a Court of quarter Sessions held for Pittsylvania County the 18 day of
March 1793 The within Indenture was by the within named Richard
Reynolds acknowledged to be his act and deed, and as to the within named
Joseph Reynolds the same was proved by the oaths of two of the witnesses thereto
to be the act and Deed of the said Joseph, which was Ordered to be Certified
And afterwards, to wit, At a Court held for the said County the 17th day of
February 1794 the same was further proved as to the said Joseph by the
oath of the other witness herein and Ordered to be Recorded By the Court

Tate Will. unstall 68

Ex ament

Smiths Deed
from
Smith He

This Indenture made this thirteenth day of December one thousand
seven hundred and ninety three being the seventeenth year of the reign of
Common wealth of Virginia Between we Heseciah Smith and Portia
Dotson of the County of Pittsylvania ^{of the one part} and Randolph Smith of the same County
of the other part Witneseth that we and in consideration of the sum of Three
hundred pounds good and Lawful money of Virginia to me in hand paid by
the s^r Randolph Smith the receipt whereof we acknowledge our selves satisfied
have therefore granted, bargained, sold, made over and delivered unto the s^r
Randolph Smith one certain tract or parcel of land lying and being in the
County aforesaid on Sandy Creek containing four hundred Acres and bounded
as follows, to wit, Beginning at a red oak on the North side of Sandy Creek
thence North 75 degrees East 104 poles to a white Oak North 37 degrees West
68 poles to a red oak North 8 degrees West 340 poles crossing a branch of
the S Creek to a red Oak station, South 82 degrees West 226 poles ranging
two forks of the S Creek to a red Oak South 35 degrees East 279 poles to an
Eel on Sandy Creek aforesaid, and thence down the same as it meanders
to the first station to have and to hold s^r tract or parcel of land with
its appurtenances, improvements and with all and singularly whatever

Hersunto

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thenceunto belongs only unto the proper use and behoof of him the said Randolph Smith his heirs and assigns forever and we the said Hezekiah Smith and Joshua Dotson do forever warrant and defend the title and property of the said Land to be free from the claim, title or title of any person or persons whatsoever in witness whereof we the said Hezekiah Smith and Joshua Dotson have hereunto set our hand and seals

Signed sealed and delivered in presence of us

Test Henry Shuckford, James Bradfield
^{his mark}
_{his mark}

Hezekiah Smith, S.S.

Joshua Dotson, S.S.

Joseph F Matherley
_{his Mark}

At a Court held for Pittsylvania County the 17th day of February 1794
The within Indenture was proved by the oaths of the witnesses thereto to be the several and respective acts and deed of the within named Hezekiah Smith and Joshua Dotson and the same was ordered to be recorded by the court

Test Will Tunstall, Esq.

Briscoe's
Due for
Harris

This Indenture made this twenty fifth day of March anno in the year of our Lord one thousand seven hundred and ninety three Between Peter Harris and Honour his wife of North Carolina Hawkins County of the one part and John Briscoe of Pittsylvania County Virginia of the other part witnesseth that the said Peter Harris and Honour his wife for and in consideration of the sum of Two hundred and fifty pounds current money of Virginia to them in hand paid by the said John Briscoe before the sealing and delivery of these presents, the receipt whereof them the said Peter Harris and Honour his wife doth acknowledge themselves fully satisfied, contented and paid, and hath bargained, granted and sold by these presents do grant, bargain, sell and confirm, unto the said John Briscoe one certain Tract or parcel of Land situate lying and being in the County of Pittsylvania County and State of Virginia on the North side of Cache Creek and on a Branch of said called Mountain Run, and one other branch of said Creek called Cow branch it being part of a tract granted to Peter and Tyree Harris by Patent, which part containeth four hundred acres and bounded as followeth Viz Beginning at pointers in the Carolina line, thence North one hundred and thirty four poles to a black Oak, North forty degrees West twenty poles to a Hickory on the Mountain Run, thence up the same as it meanders to a white oak North seventy five degrees East fourteen poles to pointers North thirty three degrees East eighty six poles to a red Oak North sixty and an half degrees West one hundred and ten poles to a white Oak, West Ninety two poles to a red oak, South sixty seven degrees West one hundred and twenty poles to a red oak, thence now line South forty degrees East one hundred and twenty five poles to a white Oak Saplins on the Cow branch, thence down the same as it meanders to a Spanish Oak at the mouth of the same, thence down Cascade Creek as it meanders to a red oak in the Carolina line East two hundred and twenty eight poles to the 1st station, together with the appurtenances we do and will for ever warrant and defend the aforesaid tract or parcell of Land and premises from the just and lawfull claim or demand of any person or persons whatsoever to be the only proper use and behoof of him the said John Briscoe his heirs and assigns forever in fee simple, laws, justice and equity from the just and lawfull claim of any person or persons whatsoever and against us our heirs and assigns for ever

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to defend the aforesaid Lands & Premises with the appurtenances unto the said
John Briscoe to him his heirs and assigns forever for which we have ~
hereunto set our hands and seals the day and year first above written ~

Signed, Sealed and delivered }
In presence of us — }

Tho^s Henderson J.P.
James Blair J.P.

Peter Harris, S.S.
Honour ^{her} X Harris, S.S.
Mark

MEMORANDUM that the within named Land and Premises &c herein
was peaceably had of the within named Peter Harris and Honour his wife
by the said John Briscoe according to the true intent and meaning of the
within Indenture. ~

Witness

Tho^s Henderson J.P.
James Blair J.P.

Peter Harris, S.S.
Honour ^{her} X Harris, S.S.
Mark

Received of John Briscoe Two hundred and fifty pounds good and
Lawfull Money of Virginia the full of the within Indenture ~

Witness

Tho^s Henderson J.P.
James Blair J.P.

Peter Harris, S.S.
Honour ^{her} X Harris, S.S.
Mark

Territory of the United States South of the Ridge Ohio Hawkins County

We Thos^s Henderson and James Blair two of the Justices of the Peace in
the County of Hawkins do certify to the Justice of the County Court of Pittsylvania
in the State of Virginia, that the within Deed of Conveyance together with
the Indenture to was signed, acknowledged and delivered before us by
Peter Harris and Honour his wife, and Briscoe the wife of the said Peter
relinquished her right of Dower according to Law Given under our hands
this 25th day of March 1793

Tho^s Henderson J.P.

Hawkins County 10th April 1790

James Blair J.P.

I do certify that Thomas Henderson and James Blair were acting Justices
of the peace in said County at the date of the above Certificate.

Tho^s Jackson DC
for Rich C Mitchell EHC

At a Court held for Pittsylvania County the 17th day of February 1794
This Indenture was exhibited into Court by the above named John
Briscoe, and the same, together with the Acknowledgment of the above
named Peter Harris with the relinquishment of the Dower of Honor ~
the wife of the said Peter Harris from under the hands and Names of
two of the Justices of Hawkins County in the State of North Carolina
together with the Certificate under the hand of the Clerk of the County and
State aforesaid were Owing to be recorded By the Court

EP

Teste

Will. Finistall 68

512
January 8th
from
Martin
Decr. 28th

This Indenture made this twenty third day of December in the year of our Lord one thousand seven hundred and ninety three Between Isham Martin of the County of Pittsylvania of the one part and Joshua Hardy of the said County of the other part witnesseth that the said Isham Martin hath bargained and sold for the consideration of Forty three pounds current money of Virginia to him in hand paid the Receipt whereof is hereby acknowledged and thereof doth acquit and discharge the said Joshua Hardy and by these presents the said Martin hath bargained and confirmed unto the said Hardy his heirs and assigns forever one certain tract or parcel of Land containing One hundred Acres, be the same more or less, situate and lying in the County of Pittsylvania on the south side of Roanoke River and bounded as follows (viz) Beginning at James Adams's corner red Oak on the River thence along his line to the Road leading from Abdiel Lohol to Clarkes Bridge on Roanoke River, thence along the said Road to Robert Martin's Spring branch, thence up the branch so meanders to William Stratton's line thence along his lines to the River, thence down the river to the begining. Together with all Trees, Ways, Waters and watercourses profits & commodityies and Appurtenances whatsoever unto the said Joshua Hardy his heirs and assigns forever And the said Isham Martin for himself his heirs he do Covenant and agree to and with the said Hardy that he the said Isham Martin doth warrant and forever defend the said tract or parcel of Land against the claim or claims of all and every person or persons whatsoever unto the said Hardy his heirs he firmly by these presents witnesseth whereof the said Martin hath hereunto set his hand and affixed his seal the day and year above written

In presence of

Wm Williams, Wm Stratton
James Meade {

Isham Martin, Jr.

Evans

At a Court held for Pittsylvania County the 17th day of February 1794
The within Indenture was proved by the Oaths of the witnesses thereto, to be the act and
Deed of the within named Isham Martin and the same was ordered to be recorded

By the Court

Taste Will Tinsall Esq

Bryce Dred
from
Duryea

This INDENTURE made this twenty second day of December in the year of our Lord one thousand seven hundred and ninety one and of the Commonwealth the sixteenth Between Jacobus Yearley of the County of Bedford of the one part and Edward Bryce of Pittsylvania of the other part witnesseth that the said Jacobus Yearley for and in Consideration of the just and full sum of ~~one~~ five hundred pounds current money of Virginia to him in hand paid by the Edward Bryce the receipt whereof he the said Jacobus Yearley doth hereby acknowledge hath given, granted, bargained, sold Aliened, parted and confirmed, and by these presents doth give, grant, bargain and sell, alien, enfeof and confirm to him the said Bryce his heirs and assigns forever one certain tract or parcel of Land containing five hundred Acres lying and being on both sides of Sycamore Creek in the County of Pittsylvania and bounded as followeth, to wit, Beginning at James Paris's corner white oak on a branch and thence runs lines South thirty degrees West two hundred and ten poles to a white Oak and Poplar, South twenty six degrees East fifty four poles curving a Branch to a pine South fifty five degrees East twenty eight poles to pointers on a branch

thence

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thence North eighty three degrees East forty four poles to a white Oak North seventy seven degrees East one hundred and two poles crossing a Branch a pine North twenty five degrees East forty two poles to a pine North forty six degrees East Sixty eight poles crossing the latter fork to a pine North fifty four poles to a pine North twenty six degrees East two hundred poles crossing a branch to Pointers North twenty degrees West one hundred and thirty poles a pine in in the said line, and thence along the same South twelve degrees West Eighty poles to a corner, and thence West one hundred and forty poles crossing the Creek to the first station, with all and singular the privilege appertaining thereto belonging or in any wise therunto appertaining, to have and to hold the above Lands & Premises with all the appertinences to him the said Edward Bybee his heirs and assigns for ever against him the said Jacobus Yearley his heirs or assigns against him, them or any of them their heirs or assigns for ever or any person claiming by or under him them or any of them whatsoever In Witness whereof he the said Jacobus Yearley hath hereunto set his hand and affixed his seal the day and year above written

Test

Jacobus Early, S.S.

W^m Ward, Chas^r Warden
Frank Smith {

MEMORANDUM that on the day and year within mentioned quiet and peaceable possession with slavery and seizen of the within mentioned Lands and Premises with all the appertinences was given and made by Jacobus Yearley to Edward Bybee according to the tenor and effect of the writing written Deed Test

Jacobus Early, S.S.

W^m Ward, Chas^r Warden
Frank Smith {

Received of Edward Bybee One hundred pounds current money of Virginia is being in full satisfaction for the within Lands and Premises I say rec^t Test

ff me Jacobus Early, S.S.

W^m Ward, Chas^r Warden
Frank Smith {

At a Court held for Pittsylvania County the 15th day of October 1792 The within Indenture together with the Memorandum and Receipt hereon indorsed were proved by the Oaths of two of the witnesses thereto, to be the several acts and deed of the within named Jacobus Early, which was ordered to be Certified. And afterwards, to wit, At a Court held for the said County the 17th day of February 1794 the same were further proved by the Oath of the other witness thereto and ordered to be Recorded. By the Court

Teste Will Dunsall Esq

Milner's B.C.
Fabricating
Bridge

BE IT WITNESSED by these presents that we Robert D. Milner, Joseph T. Williams, Richard Brown and James M. Williams all of the County of Pittsylvania are well and firmly bound unto the Court of said County, Ozg. Benjamin Bankford

William T. T.

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Q. com

Thurmond
for
Allen

William Todd, William Dix, David Hunt &c. Gent. Justices of the said County in the just and full sum of Five hundred pounds current money of Virginia to which payment well and truly to be made we bind ourselves jointly and severally and each of us joint and several Hiers Executors and Administrators jointly by these presents, sealed with our Seals and dated this 11th day of June 1791.

The Condition of the above Obligation is such that Whereas the above bounden Robert D Milner hath this day undertaken to build a Bridge across Banister River where the Road crosses the said River at William Clarkes for an consideration of Sixty two pounds current money of Virginia. Which said Bridge is to be twelve feet wide and to be built and finished of in a good and Workman manner on or before the fifteenth day of September next ensuing the date hereof. And the said Robert D Milner doth agree to keep up the said Bridge in good order for the term of seven years agreeable to an Order of Court of said County for building said Bridge the said Seven Years to commence and begin from the time the said Bridge is finished by the said Robert D Milner Now if the said Robert D Milner shall build the said Bridge by the time aforesaid and shall well and truly repair and make good the said Bridge so often as it shall or may require any thing to be done thereon for ever - Years as aforesaid, and shall so keep the same that no Person shall receive any damage on Account of the said Bridge being out of repair, and shall be at all times for the said Term of seven years in so good Order that no passengers shall be hindered or delayed in crossing the said Bridge with their Horses, Carriages &c then the above Obligation to be void or else to remain in full force, power and Virtue against the said Robert D Milner, Joseph T Williams, Richard Brown and James McAllister their Hires & for any person who shall sue for the same &c.

Test

Robert Dally Milner L.S.

Joseph T Williams L.S.

Rich C Brown L.S.

J W Williams L.S.

Q. Lam
At a Court held for Pittsylvania County the 17th day of February 1791 and
The foregoing Bond was exhibited into Court and Ordered to be Recorded

By the Court Teste Will Surveyor 68

This INDENTURE made this Ninth day of April one thousand seven hundred and ninety three Between David Allen of the County of Pittsylvania and Colony of Virginia of the one part and Allen Thurmon of the same County and Colony of the other part witnesseth that the said David Allen for and in consideration of the sum of Thirty five pounds Current money of Virginia to him in hand paid by the said Allen Thurmon, the receipt whereof the said David Allen doth hereby acknowledge, hath granted, bargained and sold, Alined and confirmed and by these presents doth grant, bargain, sell I confrom unto the said Allen Thurmon his heirs and Assigns for ever One hundred Acres of Land more or less lying in the County aforesaid on both sides Sycamore Creek (it being the lower end of the dam now lies on) beginning at the lower corner tree just below the fork of said Creek on the North side, thence up the Creek (a small distance) along the old line dividing the Creek unto a new dividing line made by said David Allen and

Allen

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Southland
for
Home

Allen Thurmon to the East line, thence North East along the old line compassing
the South fork and North fork of Bycamore to the said beginning tree To have
and to hold the said One hundred Acres of Land and all and singularly the
Premises above mentioned and every part and parcel thereof unto the said
Allen Thurmon his heirs and Assigns, to the only proper use and behoof of him
the said Allen Thurmon his heirs and Assigns for ever. And the said David
Allen for himself and his heirs the said One hundred Acres of Land & premises
and every part thereof against him and his heirs and assigns, all and every
other person or persons whatsoever to the said Allen Thurmon his heirs & Assigns
shall and will warrant and for ever defend by these presents In Witness
whereof the said David Allen hath hereunto set his hand and affixed
his Seal the date above written.

David ^{his} Allen. S.S.
Mark

Sign'd, Seal'd & Delivered
in presence of us . . .

Edward Bybee, Nathan Thurman
Robert ^{his} Thurmon —
Mark

MEMORANDUM that the day and year within mentioned full
peaceable and quiet possession of the within mentioned premises was made and
delivered by the within named David Allen unto the within mentioned
Allen Thurmon To have and to hold to him and his heirs & Assigns for ever
according to the meaning of the within written Indenture.

Sign'd, Seal'd and delivered
In presence of us —

Edward Bybee, Nathan Thurman
Robert ^{his} Thurmon —
Mark

David ^{his} Allen. S.S.
Mark

RECEIVED of Allen Thurmon the full sum of Thirty five pounds good and
Satisfactory Money of Virginia in full of the within mentioned Premises I say &
received by me this Ninth day of April one thousand seven hundred and
sixty three.

David ^{his} Allen. S.S.
Mark

Witnesses

Edward Bybee, Nathan Thurman
Robert ^{his} Thurmon —
Mark

At a Court held for Pittsylvania County the 16 day of September 1793
The foregoing Indenture together with the Memorandum and Receipt thereon
iswored were proved by the Oaths of two of the witnesses thereto to be the usual
acts and deed of David Allen party thereto which was Ordered to be Certified
and afterwards, to wit, At a Court held for the said County the 17th day
of February 1794 the same were further proved by the Oath of the other
Witnesses thereto and Ordered to be recorded. By the Court

Teste

Will. Danstall 68.

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Sutherland
for
Stone

This Indenture made this twenty sixth day of October in the year of our
Lord Christ one thousand seven hundred and ninety three Between John -
Stone sen^r & John Stone jun^r and Mary their Wives of the County of Pittsylvania
of the one part, and George Sutherland sen^r of the said County of the other part -
Witnesseth that the said John sen^r & Jun^r & their wives for and in consideration
of the sum of One hundred pounds current money of Virginia to him in hand
paid by the said George Sutherland at or before the sealing and delivery of
these presents the receipt whereof the said John sen^r & John jun^r doth hereby
acknowleage and thereof and of and from every part and parcel thereof doth
hereby acquit and discharge the said George Sutherland his heirs
Executors and Administrators by these presents, he the said John Stone sen^r
and John Stone jun^r hath granted, bargained and sold, aliened, Enfeoffed -
and confirmed all that tract, piece or parcel of Land situate lying and being in
the said County on Sandy River and Sandy Creek and bounded as followeth
Beginning at a Sandy tree, thence off to John Stone line, thence on John
Stone jun^r line, thence to the river and thence down the same 15 Acres, the other
on Sandy River and Creek containing One hundred and thirty four Acres Beginning
at a White oak corner in John Stone sen^r line thence thence up the same fourteen
poles to a white oak in Gwens line, thence North fifteen degrees East forty
six poles to a pine North seventy seven degrees East fifty four poles to a white
Oak in said Sutherlands line, thence the same South seventy one and a half
degrees East one hundred and eight poles to a red oak South thirty degrees
East forty eight poles to pointers, thence South thirty three degrees West One
hundred and thirty two poles to a Beach on the said Creek, thence up the same
as it meanders to a black Walnut in Stones line, thence North 41 D West 144
poles to the beginning, in all containing One hundred and seventy nine Acres
more or less, With all Houses and all other improvements, Woods, underwoods,
Swamps, Meadow Grounds or any other Appurtenances whatsoever to the same
adjoining and also Reversion and reversions remainders and Remainders -
Right, Estate, Interest, benefit, claim or demand whatsoever of them the said
In^r. Sen^r and In^r. jun^r of, in and to all and singular the said Premises and of in
and to every part and parcel of them and of, in and to all yearly and other rents
and profits reserved upon any Demise or Lease of the said Premises or any part thereof
To have and to hold the said tract or parcel of Land within the bounds above
mentioned and all and singular the said Premises herein before mentioned or
intended to be hereby granted with their and every of their Appurtenances
unto the said George Sutherland son^r his heirs and assigns for ever And the said
Stones and their Wives for them selfs and their heirs the said tract or parcel of
Land and all and other Premises their and every of their Appurtenances unto him
the said George Sutherland his heirs and assigns against them the said Stones
and their Wives and their Heirs, or any of them or any Person or persons whatsoever
shall and will warrant and forever defend by these presents free and clear from
all incumbrances whatsoever In W^m C^m 1793 whereof the said Stones and their
Wives hath hereto set his hands and Seals the day and year first above
written.

Signed, Sealed and delivered
in the presence of

John Sutherland, James Sutherland }
John Gwin, George Sutherland }

John I. Stone sen^r L.S.
John Stone L.S.
Jamesth Stone L.S.
Maryth Stone L.S.
Maryth Stone L.S.

MEMORANDUM that quiet possession of the within Land and premises
was given and taken according to the true symbols of Seizure and Survey before
the Sealing and Survey of these presents the day and year first written within
Test. John I^o STONE sr
George Sutherland, Jr. Sutherland }
John Quin, James Sutherland }

^{mark}

John Stone

RECEIVED the within consideration money in full the day and
Year first within written. John I^o STONE

Test

George Sutherland, John Quin }
John Sutherland, James Sutherland }

^{mark}

John Stone

At a Court held for Pittsylvania County the 17 day of February 1794
The within Indenture together with the Memorandum and Receipt herein
indorsed were proved by the Oaths of three of the witnesses hereto to be the several
and respective acts and deed of the within named John Stone Sr and John
Stone Jr all which were ordered to be recorded By the Court

Test. Will Tarrantall 68.

*John Adams
Sutherland*

Stockton Due
from
Hargett
County

W^m. Stockton made this thirteenth day of January one thousand seven
hundred and ninety four Between Thomas Hargett of Rutherford County
State N^o Carolina of the one part and Peter H Stockton of the State of Virginia
and Pittsylvania County of the other part witnesseth that the said
Thomas Hargett for and in consideration of the sum of One hundred pounds
Current money of Virginia to him in hand paid, the receipt whereof is hereby
acknowledged hath granted, bargained, sold and confirmed and by these
presents doth grant, bargain, sell and confirm unto the said Peter H
Stockton his heirs and assigns for ever one certain tract or parcel of Land
containing three hundred and thirty acres, more or less, lying and being
in the County of Pittsylvania in the State of Virginia on both sides of the
North fork of Sandy River and bounded as followeth, to wit, Beginning at
pointers in the line of the Sattant, thence with the Sattant N 70 W 78 poles to
a white oak crossing one branch S 20 E 246 poles to a white Oak S 68 E 130 poles
to a corner in Oak of John Martins, thence his lines S 22 W 43 poles to a hickory
in Martins line thence N 80° E 166 poles crossing the North fork of Sandy river
to a white oak in Martins line, thence along the same N 7 E 242 poles to a red Oak
thence now dividing lines N 16 1/4 W 56 poles to a Walnut, thence N 72 E 161
poles to the beginning, being a parcel of land the s^r Hargett sold Jacob Cleveland
whereon William & Elizabeth Oliver now lives or to have and to hold the
said tract or parcel of Land with all and singular the Appurtenances
thereunto belonging or in any wise appertaining with the Covenants and
covenants remainder and remainders hereof unto the said Peter H Stockton
his heirs and assigns for ever. And the said Thomas Hargett for himself
and his heirs doth covenant and agree to and with the s^r Peter H Stockton
that the s^r Thomas Hargett the above mentioned Land and premises with
the appurtenances unto the s^r Peter H Stockton his heirs and assigns for
ever

and premises
every before
written
stone or
one

(520)

ever against the claim and demand of him the said Thomas Harget his heirs & assigns
and the claim and demand of all and every other person or persons whatsoever shall and will
remain and forever be defied by these presents in witness whereof the s^d Thomas Harget
hath hereunto set his hand & seal the day and year first above written.

Signed, Sealed & delivered
in presence of — }

Thomas Harget, S.S.

State of North Carolina, Rutherford County ss

Personality came before us two of the acting Justices of s^d County Thomas
Harget who signed, sealed and delivered the within deed for the use of Peter & Stockton
agreeable to the contents therein this 13th January 1794 — Certified by

Tim^r Riggs JP

State of North Carolina
Rutherford County ss

Grant JP

I hereby certify that Timothy Riggs and William Grant the subscribers
the execution of the within Deed are acting Justices for said County Legally
authorized and Commissioned under the Seal of this State and that all due
faith and credit ought to be paid to this their Certificate In Testimony of the
same I have hereunto set my hand and affixed the Public County Seal this nineteenth
day of January one thousand seven hundred and ninety four.

R Lewis S.S.

At a Court continued and held for Pittsylvania County the 18th day of
February 1794. The within Indenture together with the Certificate from under
the hand of the Clerk of the County Court of Rutherford, and the Magistrates
Certificate in the State of North Carolina were judged to be recorded

By the Court Teste Will Dinsdale Esq

Wilson's Deed
from
Ardin —

This INDENTURE made this third day of December in the year of our
Lord Anno Domini one thousand nine hundred and ninety three Between Richard Ardin of the County of
Pittsylvania of the one part and John Wilson of the said County of the other part —
Witnesseth that the s^d Richard Ardin for and In consideration of the sum of Thirty
two pounds current money of Virginia in hand paid by the said John Wilson, at
or before the sealing and delivery of these presents, the receipt whereof he doth —
hereby acknowledge and thereof doth acquit, release and discharge the said John
Wilson his heirs, executors and Administrators by these presents, be the said
Richard Ardin hath granted, bargained and sold, aliened, released and —
confirmed, and by these presents do grant, bargain, sell, alien release and —
confirm unto the said John Wilson his heirs and assigns forever, one Tract or
piece of Land lying in Pittsylvania County, and bounded as follows viz.
Beginning at a white Oak, thence south eight degrees West one hundred and
thirty nine poles to a white Oak, thence south fifty degrees East two hundred
and one poles to a pine, thence North five degrees East one hundred and twenty
four poles to a red Oak, thence North seventy seven degrees West forty four poles to a
pine, thence North ten degrees East forty nine poles to a pine, at the Spring
thence North thirty six degrees West to a pine, thence South thirty six degrees —
West sixty eight poles by a red Oak, thence South seventy seven degrees West
to the beginning. The whole to contain One hundred and three acres, more or
less

(22)

left, To have and to hold the said One hundred and three Acres of Land,
be the same more or less, and all its Appurtenances to the said John Wilson
his heirs and assigns for ever, to the only proper use and behoof of him the
said John Wilson his heirs and assigns for ever. And the said Richard Ardin
for himself his heirs, Executors &c doth covenant and agree that he the said
Richard Ardin hath an absolute right to grant and convey the said One
hundred Three Acres of Land with all its appurtenances to the said John Wilson
his heirs and assigns as aforesaid, and that the said Premises now are and
shall for ever remain clear and free from all Inconvenience whatsoever of him the
said Richard Ardin or any other person or persons whatsoever, and that the
said Richard Ardin his heirs &c all and singular the Premises hereby
Granted to the said John Wilson his heirs and assigns against him
the said Richard Ardin his heirs Executors &c and all and every Person
or Persons shall and will warrant and for ever defend by these presents
In witness whereof the said Richard Ardin hath hereunto set his hand
and Seal the day and date first above written &c.

Signed, Sealed & Delivered
in presence of

Rich C Ardin, L.S.

Thomas Bouldin, W^m Ware
John Wilson jun^r, Moses Vincent
John E Lay, W^m Harrison
Thos 5 Dec —

Recd C of the within named John Wilson Thirty two pounds Current
Money of Virginia it being the consideration for the within mentioned Land
and Premises Witness my hand and Seal this 3^d day of December 1793.

Test

Rich C Ardin, L.S.

Thomas Bouldin, W^m Ware
John Wilson jun^r, Moses Vincent
John E Lay, W^m Harrison
Thos 5 Dec —

At a Court held for Pittsylvania County the 17th day of February 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 Richard Ardin, and the same were ordered to be
Recorded By the Court Teste Will Dunstall 68

Examination
Wilson for
Ardin Dec'd
& Report

The Commonwealth of Virginia To William Harrison and George
Adams of the County of Pittsylvania Gentlemen Greeting Whereas
Rich^d Ardin hath by his certain Indenture bearing late the 3^d day of
December in the year of our Lord 1793 conveyed unto John Wilson of
the aforesaid County 103 Acres of Land situate lying and being in the
County of Pittsylvania And Whereas agnes Ardin the wife of the
said Rich^d Ardin cannot conveniently travel to the Court of our said County

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of Pittsylvania to make acknowledgment of the said Indenture before ye Justice
that we trusting to your fidelity and provident circumspection in diligently —
Examining the said Agnes Ardin do therefore command you or any two of you that
you personally go to the said Agnes Ardin, and privately and apart from her said
Husband you examine her touching her relinquishment of power in and to the
Land and premises conveyed by the said Indenture (which is hereunto annexed)
and take her acknowledgment of the same and whether she doth the same freely —
and voluntarily without the persuasions or threats of her said husband, and whether
she be willing that the same should be recorded in our said County Court; and
when you shall have so examined her and taken her acknowledgment as aforesaid
that you certify the same to our Justices of our said County Court of Pittsylvania
under your hands and Seals, inclosed returning also the said Indenture and
this Writ witness William Turnstall Clerk of our said County Court at the
Courthouse the 20th day of Dec^r in the 18th year of the Commonwealth —
1793

Will Turnstall

Pittsylvania County f^r

By virtue of the within Writ we did personally go to Agnes Ardin the
Wife of the within named Richard Ardin and took her acknowledgment of the
Indenture hereunto annexed and privately and apart from her said husband —
within named examined her touching her relinquishment of power in and to the
Land and premises conveyed by the said Indenture, and to hereby certify that
the said Agnes Ardin 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
our said County Court of Pittsylvania Certified under our hands and Seals this
15th day of Feb^r 1794.

W^m Harrison, J.S.

Ego Adams, S.S.

Deam^r

At a court held for Pittsylvania County the 17th day of February 1794 on
The within Testimony and Report were received and Ordered to be recorded By the Court
Teste Will Turnstall C.C.

Thurmond's
Due for
Lynch

This INDENTURE made this twentieth day of July in the year of our Lord one
thousand seven hundred and ninety three between Charles Lynch of the County of
Campbell of the one part and Richard Thurmond of Pittsylvania County of the other
part witnesseth that for and in consideration of the sum of twenty pounds current
Money of Virginia to him in hand paid, the receipt whereof he doth hereby acknowledge
have given, granted, bargained and sold, and do by these presents give, grant
bargain, sell, alien, confirm and deliver unto the said Richard Thurmond his heirs
and assigns for ever one certain tract or parcel of Land lying and being in Pittsylvania
County aforesaid on Read Creek containing twenty nine acres, more or less, and
bounded as follows viz Beginning at Pointers on Syneches line, thence North
nearly nine and an half West 83 poles to a pine on a ridge, south seventy eight and
an half West 144 poles to a pine, South Twenty one and an half East 96 poles to
a pine corner on Syneches line, thence new line North sixty six and an half East
57 poles to the first station, With the Appurtenances thereto belonging And all
the Estate, right, title, Interest, claim and demands of him the said Charles Lynch
of, in and to the said Land and premises with the appurtenances unto the said
Richard Thurmond his heirs and assigns for ever To have and to hold
the said Land and premises with the appurtenances unto the said Richard

Thurmond

his heirs and assigns for ever and I the said Charles Lynch do for my self my heirs Executors and Administrators covenant promise and agree to and with the said Richard Thurmond his heirs and assigns that I the said Charles Lynch do warrant and defend the above mentioned land and premises with the appurtenances unto the said Richard Thurmond his heirs and assigns against me and my heirs and against the claim and demand of all and every other person and persons what ever Ie witness whereof I the said Charles Lynch have hereunto set my hand and affixed my seal the day and year first written

Chas^s Lynch S.S.

Signed Sealed and delivered
In presence of
William Thurmond, Jepse Bow
Michael Mullins

MEMORANDUM that on the day and year first written within written quiet and peaceable possession and Seizure of the within mentioned land and premises with the appurtenances was had by the said Charles Lynch and by him made to the within mentioned Richard Thurmond according to the tenor effect and true meaning of the within written deed
Test
William Thurmond, Jepse Bow
Michael Mullins

Chas^s Lynch

At a Court held for Pittsylvania County the 17 day of February 1794
The within Indenture together with the Memorandum herein indorsed were proved by the Oaths of the witnesses thereto to be the several acts and deed of the above named Charles Lynch All which were ordered to be recorded
By the Court Teste Will Dostall Esq.

Walkerhous
Due from Gordon This INDENTURE made this Eighteenth day of December in the year of our Lord one thousand seven hundred and Ninety three between Thomas Gordon heir at Law of Alexander Gordon deceased of the Town of Petersburg of the one part and the heirs of James Walker deceased of the other part Whereas the said Thomas Gordon hath bargained and sold and by these presents doth bargain and sell unto the aforesaid Heirs all that certain tract or parcel of Land lying and being in the County of Pittsylvania and purchased by the aforesaid Alexander Gordon of the Vestry of Antioch Parish in the then County of Halifax containing by estimation Seven hundred and ninety four acres, be the same more or less, and bounded as follows viz Beginning at a corner hickory, thence north fifty nine degrees East, one hundred and twenty two poles to a white oak, thence North eighty six degrees East seventy six poles to a white Oak, thence south twenty eight degrees East fifty four poles

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Shelton's
Will

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poles to a hickory on the south side of Sandy Creek, thence up the same as it runs to the mouth of the Hogback branch, thence up the same to a pine standing on the side of the said branch, thence along the same North forty five degrees East one hundred and twenty five poles to pointers, thence north forty five West eighty poles to a pine, thence the same course continued two hundred and fourteen poles to a red Oak, thence south fifty degrees West three hundred and seventy poles to a corner red Oak of Theophilus Day's, thence along his line south forty five degrees West one hundred thirty three poles to a red Oak, thence south fourteen degrees East to the first station, together with all and singular the Houses, Lands, Tenements, Hereditaments and Appurtenances to the said tract of Land belonging or appertaining To have and to hold the said tract of Land with all and singular other the premises herein before mentioned or intended to be bargained and sold and every part and parcel thereof with all their rights and Appurtenances unto the Heirs of the said James Walker deceased their Heirs, Executors, Administrators and Assigns for ever. And the said Thomas Gordon his Heirs and Assigns will forever warrant and defend the whole tract of Land aforesaid with all its Rights and Appurtenances to the aforesaid Heirs of James Walker deceased their heirs and Assigns against the Right, title, claim or demand of any person whatever. In witness whereof the said Thomas Gordon his hand and Seal hath been subscribed and set the day and year first above written. At Board interlined before Thomas Gordon L.S.
Signed, Sealed and delivered. Signed & delivered in the presence of

The B. McRobert, John Keeseer Thence South eighty three degrees east one thousand and twenty six to a pine, thence North
The H. Wooding Thirty and one half degrees east one hundred
and twelve poles to a red Oak in Rebecca Terry's land.

At a Court held for Pittsylvania County the 20th day of January 1794. The within Indenture was proved by the Oaths of two of the witnesses thereto to be the act and deed of the within named Thomas Gordon, which was Ordered to be certified. And afterwards, to wit, At a Court held for the said County the 17th day of February 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 Turnstall 68

In the Name of God AMEN I Christopher Shelton of the County of Pittsylvania and Lambden Parish being low and weak of body, tho' of sound mind and memory do think fit to make and ordain this my last Will and Testament in manner and form following Imprecis I Term I give and bequeath to my Son Abraham Shelton my Negro Man named Phineas, my Negro boy Page, my Negro Women old Betty and Tinker, and my Negro girl Dickey, and their future Increase's to him and his heirs and assigns for ever. I Term I give and bequeath to my Son Gabriel Shelton my Negro Man named Sam, my Negro boy Peck, my Negro Women old Phyllis and young Phyllis and their future Increase's to him and his heirs and assigns for ever, also one further bed. I Term I give and bequeath to my Son Lewis Shelton my Negro man named Nani my Negro boy Moses and my Negro girls Jane and Leah and their future Increase's to him and his heirs and assigns for ever.

Increase to him and his heirs and assigns forever, also my bay Horse Brandy and one feather bed. I then give and bequeath to my Son Beverly Shelton my Negro man named James, my Negro boy Cancer, my Negro Woman Fanny and my Negro Girl Biddish and their future increase to him and his heirs and assigns forever. Also my bay Horse bolt, one cow, one steer and four head Sheep, and one feather bed. I then give and bequeath to my Son Spencer Shelton my Negro man named Charles my Negro boy & Hampton and my Negro Woman young Patt and young Lucy and their future increase to him and his heirs and assigns forever. I then give and bequeath to my Son Amistead Shelton my Negro man Squire my Negro boy Lewis, my Negro woman Sally and my Negro girl Anna and their future increase to him and his heirs and assigns forever, also one feather bed. I then give and bequeath to my Son Vincent Shelton my Negro man named Joey, my Negro boy West, my Negro Woman Betty my girls Rhoda and Odie and their future increase, Also my Watch, my Sould Mare, two Cows and Calves and six head of Sheep to him and to his Heirs & Assigns forever, Also my large Book Basket. I then give and bequeath to my Grand Son Crispin Shelton (Son to Abraham Shelton) my Negro man named Davy and to his heirs and assigns forever. I then I lend to my Daughter Elizabeth Hurt during her life my Negro boys Aaron and Isaac and my Negro woman Dney and my Negro girl Agge and their future increase, also one feather bed, and after her decease I give them my said Negro Aaron and Isaac & Nancy Agge and all their said increase & bed to be equally divided amongst all my said daughter Elizabeth's children and to their respective heirs forever. I then I lend to my daughter Isabell Todd during her life my Negro boys Joe and Randolph, and my Negro woman old Patt and my Negro girl Priscilla and their future increase, Also one feather bed and at her decease I then give my said Negroes Joe, Randolph, old Patt & Priscilla and bed to be equally divided amongst all my said Daughter Isabell's children and to their respective heirs forever. I then I lend to my daughter Susanna Dickerson during her life my Negro Man named Will, my Negro boy & Stephen, my Negro girls Rachel and Delpha and their future increase, and after her decease I give then my said Negroes Will, Stephen, Rachel & Delpha to be equally divided amongst all my said Daughter Susanna's children and to their respective heirs forever; And my Will and desire is that in case my said daughters Elizabeth Hurt, Isabell Todd and Susanna Dickerson or either of them, or the husbands of them or either of them should embezzle or waste, or be about to embezzle or waste, or cause or suffer the same to be done in any wise whatsoever any of the said Negroes as lent to my said daughters respectively my Executors herein after named shall have full power and are hereby required to seize and take possession of all such Negro or Negroes so embezzled or about to be embezzled (or any other person or persons deputed by them) and them to hire out for and towards the support and maintenance of my said Daughters or their children respectively. I then give and bequeath to my said daughter Susanna Dickerson my large bay Mare, one Cow and Calf and three Cows and to her heirs forever. I then I lend to my beloved wife, during her life or widowhood four hundred Acres of Land, the upper part the tract I now live on including the Houses and Plantation on which I now live with its appurtenances thereto belonging, and after her decease I then give and bequeath to

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to my said Son Vincent Shelton and to his heirs and assigns for ever the said four hundred Acres of Land which I grant unto my said wife Lettice, & being the upper part of the tract I now live on, including the Houses and Plantation with all its appurtenances I Term I give and bequeath to my said Son Vincent Shelton all the residue of the tract of Land on which I now live, & bring the lower part of my said tract with all its appurtenances to him and to his heirs and assigns for ever. Item I give and bequeath to my said Son Vincent Shelton all my tract of Land lying on both sides White Thorne Creek with all the Appurtenances thereto belonging also my late Survey of Land adjoining my said Tract on White Thorne Creek with its appurtenances to him and to his heirs & assigns for ever, and after my funeral expenses are paid, I leave to my beloved wife Lettice during her life my Negroes Gloucester, Griff and Sue, with her future increase together with all the residue of my Stocks of Houses, Cattle, Hogs, Sheep, Household & Furniture and Plantation Utencils and after the decease of my said wife my will and desire is that the Slaves and other personal Estate I do herein leave her shall be distributed amongst my Children as followeth, to wit, I Term I give and bequeath to my Son Abu Shelton and to his heirs and assigns for ever the above named Negroes Gloucester, Griff, I give and bequeath to my Son Gabriel Shelton and to his heirs & assigns for ever the above named Mulatto Gloucester; Item I give and bequeath to my Son Vincent Shelton my Mulatto woman Sue with her future increase to him and to his heirs and assigns for ever; and the residue of the Stocks of Houses, Cattle, Hogs, Sheep, Household and Kitchen furniture shall be equally divided amongst all my Children. Also all my Plantation Utencils. Also my will and desire is that my Still and my Magyon be sold for the best price that can be got, and the money arising from such sale to be applied towards discharging my just debts, and in case these Articles should not be sufficient the balance shall be made up out of the respective Legacies of each of my Children without and above named. I do hereby ordain, constitute and appoint my said Sons Abraham Shelton, Beverly Shelton, and Vincent Shelton ^{my} whole and sole Executors to this my last Will and Testament, making void, disannulling and revoking all other Will or Wills heretofore by me made. In witness whereof I have hereunto set my hand and affixed my Seal this twenty ninth day of October one thousand seven hundred and eighty seven
Signed, Sealed and acknowledged }
in presence of }
Leonard Shelton, Esq^r Taylor }
Daniel Shelton, The Turnstall Jun^r

Crispin Shelton, Esq.

At a Court held for Pottsylvania County the 17th day of February 1791
This last Will and Testament of Crispin Shelton deceased was exhibited into Court by Beverly Shelton and Vincent Shelton ^{Surviving} Executors herein named, who made Oath to the facts, according to Law, and the same being proved by the Oaths of two of the subscribing witnesses was ordered to be Recorded, and on the motion of the said Executors, who having first, together with David Pennell, John Shelton, Thomas Turnstall, Charles Lewis jun^r, Daniel Shelton, Benjamin Shelton, Crispin Shelton, William Todd, Spencer Shelton, Griffith Dickerson and Amistead Shelton their securities entered into Bond, and acknowledged the same, Certificate was granted them for obtaining a Probate of the said Will in due form.

Teste Will Turnstall Esq.

Expo

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Townes, Power
of Attorney
for
Brough &c

KNOW all Men by these Presents that I Thomas Brough and Ann Rose Robertson
of the County of Halifax for and in consideration of divers good causes and
considerations to us moving from Hancoak Townes of the afores' County do by
these presents constitute, ordain and appoint our trusty friend Hancoak Townes
our Lawful Attorney to do and act in our stead in all cases whatsoever and
more especially to collect, settle, arrange, sue and grant discharges, receive
and pay away all Monies, dues, demands, Acc'ts &c. Bond &c we have against
all the Debtors of Walter Robertson dec'd And also with full power to collect
Settle and adjust all our claim or claims of Copartnership and Profits of s'
Copartnership with Samuel Balland and William Bates, and we do by
the these presents give s^d Townes full power to make use of our Name in any
Action, Suit, Bill in Chancery or at common Law for the recovery of any
Demands we have against the aforesaid Debtors of Walter dec'd, and we do
further declare and agree that any bargain or releasement that the afores' Townes
may give in our Name shall forever bind us against any future claim &
Signed, Sealed and delivered the 26th day of May 1791 in the presence of

Hampton Ward, Haynes Morgan
Perzillah L. Stanley —
mark

Thos Brough, S.S.

Ann Rose X Robertson S.S.
mark

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At a Court of quarterly Sessions continued and held for Pittsylvania County
the 19th day of March 1791. The within written Power of Attorney
from Thomas Brough and Ann Rose Robertson to Hancoak Townes was
proved by the Oath of Haynes Morgan one of the witnesses thereto to be the
respective acts and deas of the said Thomas and Ann Rose, and the same
was ordered to be recorded By the Court

Teste Will Danstall 68.

Hunts Bond
for
Sheriffalty

KNOW all Men by these Presents that we David Hunt, John Wimbish,
Stockley Turner, John Ward and William Ward are held and firmly bound
unto Benjamin Lankford, Stephen Coleman, William Todd, William Harrison
Joshua Stone and Gilbert Hunt Gent. Justices of Pitts' County now sitting in
the sum of Five hundred pounds current money, to which payment well and
truly to be made to the said Justices and their Successors, the bind our selves
and each of us, our heirs, Execs and Adm' jointly and severally, by these Presents
Sealed with our seals and dated this 17th day of March 1791.

The Condition of the above Obligation is such that Whereas the
above bound David Hunt is constituted and appointed Sheriff of
Pittsylvania County by Commission from his Excellency the Governor
Wherefore the said Davt Hunt shall well and truly collect all Leases and Account
for and pay the same in such manner as is by Law directed and also all
fines, forfeitures and amerements accruing or becoming due to the Common-
wealth in the said County, and shall duly account for and pay the same to the
Treasury of this Commonwealth for the time being, for the use of the Common-
wealth in like manner as is or shall be directed in case of Public Taxes
and shall in all other things truly and faithfully execute the Office of Sheriff
during

in full force and virtue. —
Taken and acknowledged
in open Court. — 3

D Hunt S.S.
J. Wimbish S.S.
Turner S.S.
John Ward Jr S.S.
Wm Ward S.S.

Cont'd

At a Court of quarterly Sessions held for Pittsylvania County the 17th day of March 1794 The within Bond was by the parties within bound acknowledged to be their several and respective acts and deed, and the same was Ordered to be Recorded —

By the Court Teste Will Tunstall 68

E. J.
Bond
for
Sheriffly
S.S.

KNOW all men by these presents that we David Hunt, John Wimbish, Stockley Turner, John Ward and Wm Ward are held and firmly bound unto Benjamin Lashford, Stephen Coleman, Wm Tadd, Wm Harrison, Joshua Stone and Gilbert Hunt Gent. Justices of Pittsylvania County now sitting in the sum of One Thousand pounds to current money, to which payment well and truly to be made to the said Justices and their Successors. we bind our selves and each of us our heirs Executors and Administrators jointly, severally and firmly by these Presents, sealed with our seals and dated this 17th day of March 1794. The Condition of the above Obligation is such that Whereas the above bound David Hunt is constituted & appointed Sheriff of Pittsylvania County by Commission from his Excellency the Governor If therefore the said David Hunt shall well and truly collect all Officers fees and dues put into his hands to collect and truly Account for and pay the same to the Officers to whom such fees are due respectively at such times as are by Law prescribed and limited, and well and truly execute and due return make of all Proofs and Receipts to him directed and pay and satisfy all sums of Money and Tobacco by him collected by virtue of any Proofs to him directed to the Person or Persons to whom the same are due his or their heirs, Execs or Adm'rs and in all other things shall truly and faithfully perform the Office of Sheriff during the time of his continuance herein then the above obligation to be void or else to remain in full force, power and virtue.

Taken and Acknowledged
in open Court 3

D Hunt S.S.
J. Wimbish S.S.
Turner S.S.
John Ward Jr S.S.
Wm Ward S.S.

At a Court of quarterly Sessions held for Pittsylvania County the 17th day of March 1794 The within Bond was by the parties within bound acknowledged to be their several and respective acts and deed, and the same was Ordered to be Recorded By the Court Teste Will Tunstall 68

D. Hunt

Beal's Deed
for
Buckley

This Indenture made this day of in the year of our Lord one thousand seven hundred and ninety four Between John Buckley of the County of Pittsylvania of the one part, and Shadrach Beal of the County of Halifax of the other part witnesseth that the said John Buckley for and in consideration of the sum of thirty pounds current money of Virginia to him in hand by the said Shadrach Beal, the receipt whereof the said John Buckley doth hereby acknowledge, hath granted, bargained and sold, enfeoffed and confirmed and by these presents doth grant, bargain sell, alien, release, enfeoff and confirm unto the said Shadrach Beal and to his heirs and assigns for ever one certain tract or parcel of Land situate lying and being in the County of Pittsylvania, on the draught of Shocko Creek, containing by estimation Ninety four acres and bounded as follows, to wit, Beginning at pointers in Matto Mays's line (his corner) and thence South ten degrees, West one hundred and forty poles to a pine and the same course continued sixteen poles on Richard Brownline to pointers, thence new lines North seventy eight degrees West one hundred and twenty five poles to pointers, North ten degrees East One hundred and twenty poles to pointers in Mays's line aforesaid, and thence along the same South seventy eight degrees East One hundred and twenty five poles to the beginning With all Houses, Gardens, orchards, trees, Woods Underwoods ways and Watercourses being or standing, and also all the Profits, Commodities, Hereditaments and Appertinences thereto belonging or in any wise appertaining And also the remainder and remainders, Rents, Issues and profits thereof And in all the Estate, right, title, Interest Property claim and demand whatsoever of him the said John Buckley of and to the same and every part and parcel thereof, to have and to hold the said Land and Premises with its appurtenances unto the said Shadrach Beal and to his heirs and assigns for ever, and the said John Buckley doth for himself and his heirs covenant and agree with the said Shadrach Beal and his heirs that he the said Shadrach Beal and his heirs shall by virtue of these presents have, hold, use, occupy, possess and enjoy the said Land clear of all incumbrances -- and that the said John Buckley and his heirs shall and will warrant the title of the said Land in fee simple unto the said Shadrach Beal and his heirs for ever against himself and his heirs and against all and every person and persons whatsoever in Whence whereof the said John Buckley hath hereunto set his hand and Seal the day and year above written

Signed, Sealed and delivered
In the presence of

John Buckley, S.S.

MEMORANDUM that on the day of the date of the within written deed Survey of said land was granted by the said John Buckley unto the said Shadrach Beal according to the full meaning and intent of the within written Indenture

John Buckley

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Examined

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At a Court held for Pittsylvania County the 21st day of April 1794 -
The within Indenture together with the Memorandum herein indorsed were by the
within named John Buckley acknowledged to be his several acts and deed and
the same were Ordered to be recorded By the Court

Teste Will Tunstall Esq.

Bills Deed
for
Robinson
Dated

This INDENTURE made this seventeenth day of May and in the year of our Lord
one thousand seven hundred and ninety three Between William Robinson of Prince
George County of the one part and William Ball of the County of Pittsylvania of the
other part witnesseth that the s^r William Robinson for and in Consideration
of the sum of twenty pounds current money of Virginia to him in hand paid by the
s^r William Ball, the receipt whereof he doth hereby acknowledge and thereby doth
acquit him the s^r William Ball his heirs Executors Adm^rs and assigns, and by these
present have bargained and sold unto the s^r William Ball one tract or parcel of
Land lying and being in the County of Pittsylvania situate and lying on the
Branches of Falls Creek containing One hundred Acres by Estimation, be the same
more or less, and bounded as follows, to wit, Beginning at a post Oak North forty five
degrees east twenty nine poles to black gum North eighty eight degrees East
Thirty six poles to a post oak North thirty five degrees East fifty poles to a red oak
North twenty degrees West thirty four poles to a red Oak and white oak sapling
North seventy degrees West one hundred and eighty two poles to a Turkey Oak
South twenty two degrees East ninety eight poles to a Stake North eighty three
degrees East seventy eight to a Stake, South thirty five degrees East one hundred
poles to the beginning, and being parts of a Survey of one thousands and twenty five
Acres granted to the s^r William Robinson by Patent bearing date the tenth day
of June 1784. With its appurtenances to have and to hold the s^r tract or parcel of
Land with its appurtenances to the s^r William Ball and to his heirs forever and
the s^r the s^r William Robinson will warrant and forever defend the s^r Land against
himself his &c and against all and every other person whatsoever Mr Wm Wilf^s
whereof I have hereunto set my hand and seal this day and year above written.

Signed, Sealed and delivered
on the present of us.

Joel Clark, Atkinson Jr. Wilson
his son
William Ramsay, Asa Thomas
Mark
Payton Thomas

At a Court held for Pittsylvania County the 16th day of December 1793 -
The above Indenture was proved by the Oaths of two of the witnesses thereto to be the act
and deed of the above named William Robinson, which was Ordered to be certified
and afterwards to wit, At a Court held for the said County the 21st day of April
1794 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.

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Smith's Deed
from
Duncan

This Indenture made this second day of April in the year of our Lord one thousand seven hundred and ninety four Between John Duncan and Frances his wife of the County of Pittsylvania of the one part and John Smith of the same County of the other part WITNESSETH that for and in consideration of the sum One hundred and thirty five pounds Current money of Virginia to me the said John Duncan in hand paid before the Sealing and delivery of these presents the receipt whereof he doth hereby acknowledge and thereof doth release acquit and discharge the s^d John Smith his heirs, Executors &c by these presents Vnde the s^d John Duncan and Frances his wife hath granted, bargained, sold alien and confirmed, and by these presents doth grant, Bargain, sell alien, release & despatch unto the s^d John Smith his heirs, Executors and Administrators or assigns, one certain tract or parcel of Land lying and being in the County of Pittsylvania on Harpin Creek whereon the s^d John Duncan now lives containing two hundred and seventy five acres, be the same more or less, and bounded as follows, to wit, Beginning on a white oak on Harpin Creek, thence south fifty three 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 sixty five poles crossing the North fork of the Creek to a white Oak North eighty nine degrees West one hundred poles crossing the Rokey fork of the said Creek three times to pointers North six degrees East three hundred and four poles crossing two branches to a Spanish Oak on said Creek, thence up the same as it meanders to the beginning. Together with all Houses, Richards, Ways, Water and Watercourses to the same belonging or in any wise appertaining to the said Premises hereby granted or any part thereof and the reversion and reversions, remainder & remainders Rents, Issues and profits, and all the Estate, right, title, claim or demand in whatsoever of them the s^d John Duncan and Frances his wife in to the s^d Premises, and all Deeds and writings touching or concerning the same To have and to hold the s^d premises hereby granted and released and every part or parcel therewith their and every of their Appertinances unto the s^d John Smith his heirs, Executors or assigns for ever, to the only proper use and behoof of him the s^d John Smith his heirs &c for ever. And the s^d John Duncan and Frances his wife doth for themselves their heirs and assigns covenant and agree to and with the s^d John Smith his heirs and assigns that the s^d premises now are free and clear of all former gifts, Grants Sales, Dower and right and title of Dower, charges and incumbrances whatsoever made or done by us or any other person or persons whatsoever and the s^d John Duncan and Frances his wife doth agree for themselves their heirs &c and with the s^d John Smith his heirs and assigns that they will do or cause to be done or executed all such further acts or acts, thing or things, service or services in law whatsoever as shall by the s^d John Smith his heirs or assigns be reasonably desired, advised or required for the better securing and sure making the premises with their Appertinances above mentioned unto the s^d John Smith his heirs & assigns

for

Bath
Dear
Mrs
D

for ever according to the true intent and meaning of these presents I do witness and seal the day and year first above written.

Signed, sealed and delivered,

in presence of,

Edw C. Nunlee, Joseph & Polly

John Ward, William & Thompson

John Duncan, Jr.

Received this second day of April one thousand seven hundred and ninety four of the within John Smith the sum of One hundred and thirty five pounds Current money of Virginia it being the consideration money within mentioned Witness

Edw C. Nunlee, Joseph & Polly

John Ward, Mark

John Duncan

Meth. that on the day of the date of the within written Indenture full and payable Seiso and possession of the within mentioned Premises with the appurtenances was had and taken by us the within mentioned John Duncan and Frances his wife and by us given and delivered to the within named John Smith - Witness our hands and seals.

John Duncan

Teste

John Ward, Joseph & Polly

Edw C. Nunlee

At a Court held for Pittsylvania County the 21 day of April 1794 or
The foregoing Indenture together with the Memorandum and Receipt hereon endorsed were by the above named John Duncan acknowledged to be his several acts and deed, and the same were ordered to be recorded. By the Court

Teste

Will Dinsdale Esq

John
Dinsdale
Delivd

Barksdale Due from Wright 82nd This INDENTURE made and entered into this Nineteenth day of November in the year of our Lord one thousand seven hundred and ninety three Between George Wright of the County of Pittsylvania and State of Virginia, and William Barksdale of the said County and State of the other part witnesseth that the said George Wright for and in consideration of the just and full sum of One hundred and sixty pounds of Silver and Gold to him in hand paid, the receipt of which the said George Wright doth hereby acknowledge, hath bargained and sold and by these presents doth bargain sell and confirm unto the said William Barksdale his heirs and assigns for ever a certain tract or parcel of Land containing Two hundred and fifty Acres, to the same more or less, lying and being in the County of Pittsylvania on the branches of Sweeten's and Shocco Creek and bounded as follows Beginning at a corner Hickory, thence South forty degrees West two hundred and forty four poles crossing two branches and the road, thence North fifty degrees West sixty six poles to a branch, thence up the branch as it meanders, North sixteen degrees West forty six poles. thence North

Nineteen

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thirteen degrees East thirty six poles, thence North fifteen degrees West thirty
poles, thence North thirty one West fifty two poles, thence North forty five East
Ninety eight poles to a white oak, and thence to the begining To have and to
hold the said Land, together with all the appurtenances thereto belonging or
in any wise appertaining to the said William Barkdale and to his heirs and
assigns forever, and all the Estate, right, interest, title, claim and demand,
whatsoever of the said George Wright of, in or to the said Land premises and every
part thereof with the appurtenances unto the said William Barkdale his heirs
and assigns forever. And I the said George Wright for my self and my heirs and
from all and every person and persons whatsoever the above granted Land and
premises unto the said William Barkdale his heirs and assigns shall and
will for ever defend by these presents in witness whereof I the said George Wright
hath hereunto set my hand and affixed my seal the day and year above written.

Signed, Sealed and delivered
In presence of

Interlined before signed myself
John Keefer, William Mann
Laurence Duff, William Barkdale

George Wright, S.S.

At a Court held for Pittsylvania County the 21st day of April 1791.
The within Indenture was by the within named George Wright acknowledged
to be his act and deed and the same was ordered to be recorded By the Court
Tute Will B. Constall C.S.

Lawle's Deed
from Harris

This Indenture made and entered into between Samuel Harris
Senior of the one part and Bird Lawle's of the other part both of the County of
Pittsylvania and State of Virginia Witnesseth that the said Samuel
Harris for and in consideration of the sum of twenty pounds to him in hand
paid the receipt whereof he doth hereby acknowledge hath granted, bargained
and sold unto the said Bird Lawle's one tract or parcel of Land lying and
being in the County of Pittsylvania and on both sides of Beach Creek, having
and bounding as followeth vizt Beginning at Pointers in said Harris's
old line thence along N 78° W 120 poles to a white Oak, thence N. W 160
poles to a pine, thence S 78° E 110 poles to a hickory, thence S 26° E 12 poles to
a Maple thence S 48° E 150 poles to the begining, containing 120 acres, to the
same more or less, to have and to hold the said tract or parcel of land in
absolute fee simple with all its appurtenances unto the said Bird Lawle's
his heirs and assigns forever. And the said Harris for himself and his heirs
doth by these presents warrant and defend the right and title to the said Land
to the said Lawle's against the right, title and claim of all and every person
or persons whatsoever in the whole World, in witness whereof the said
Samuel Harris hath hereunto set his hand and affixed his seal this 6 day
of January in the year of our Lord 1791.

Signed, Sealed and delivered by
in presence of

Sam Harris, S.S.

Geo. Catt, Thos. B. M. Robert, William Price, Jacob Tanner
At a Court held for Pittsylvania County the 21 day of April 1794
The within Indenture was proved by the Oaths of three of the witnesses thereto to be the
act and deed of the within named Samuel Harris and the same was Ordered to be
Recorded By the Court Teste Will Turnstall Esq.

Hammack's
Deed from
Hammack &c

This Indenture made this the 21 of April in the year of our Lord one thousand
seven hundred and ninety four between Peter Hammack and William Vincent of
the one part and Richard Hammack of the other part, both of Pittsylvania County
Witnesseth that the said Hammack and Vincent for and in consideration of the
sum of 25 pounds current money of Virginia to us in hand paid Receipt whereof
we do confess our selves satisfied and thereupon do grant, Sell and convey unto the
Richard Hammack and his heirs forever a certain tract of Land lying on both sides
of Salmons Creek containing Seventy Acres more or less, the Land bounded as
followeth, to wit, beginning on a white Oak on the 3rd branch, thence running to a
hickory corner, thence running to white Oak on same Hollands line, thence on his
line to Elisha Mathews line to a red Oak and connecting therewith, thence crossing the old
Peter line, thence along the same line to a branch, then down the branch to the
beginning, the same Land to have and to hold with all and every thing thereon
standing in being with all the Estate, right, title, interest, claim and demand to
Richard Hammack and his heirs forever from us the said Hammack and Vincent
and our heirs forever we the said Hammack and Vincent do grant and convey and
acknowledging in open Court the same Land to the said Richard Hammack and his
heirs for their proper use forever, and we the said Hammack and Vincent do
acknowledge our hands and seals this year and date above written, in the presence of
Teste

Ezekiel Vincent, Joseph Fuller,
Isaac Arnn.

Peter Hammack, S.S.
Mark

William Vincent, S.S.

MEMORANDUM that on the 21 of April in the Year 1794 quiet and
peaceable possession granted to Richard Hammack his heirs forever from us the said
Peter Hammack and William Vincent and our heirs forever as witness our hands
and seals this day and date above written
Teste

Joseph Fuller, Ezekiel Vincent
Isaac Arnn.

Peter Hammack, S.S.
Mark

William Vincent, S.S.

At a Court held for Pittsylvania County the 21 day of April 1794 on
The within Indenture, together with the Memorandum hereon indorsed were
proved by the Oaths of the witnesses thereto to be the respective acts and deeds of the
within named Peter Hammack and William Vincent, and the same was Ordered
to be Recorded By the Court Teste Will Turnstall Esq.

Exum

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Mitchell's Deed
from
Lynch -
Signed by Mr.
Darnon.

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This Indenture made this twenty second day of February one thousand seven hundred and ninety four between William Lynch of the one part and Daniel Mitchell of the other both of the County of Pittsylvania witnesseth that the said William Lynch for and in consideration of the sum of Eighty pounds Current money of Virginia to him in hand paid by the said Daniel Mitchell the receipt whereof he the said Lynch doth hereby acknowledge hath granted bargained and sold and by these presents doth grant, bargain and sell one certain tract of Land lying and being in the County of Pittsylvania and on the Waters of fall Creek containing two hundred Acres, be the same more or less, and bounded as followeth vizt, Beginning at Hunters corner Three Oaks postes, thence a north line forty degrees West fifty two poles to postes, South eighty six degrees East crossing a Branch to a red Oak - then an agreed line across the same Branch to Sam'l Harris's line, then his line to Hunters corner at the beginning To have and to hold the said two hundred Acres of land with all its appurtenances therunto belonging or in any wise appertaining, and he the said William Lynch do by these presents warrant and defend the right and title of the within mentioned Land unto the said Daniel Mitchell and his heirs forever against the claim of all and every person or persons whatsoever. In witness whereof the said William Lynch hath hereunto set his hand and affixed his seal the day and year above written

Wm Lynch, S.S.

Signed and delivered

In the presence of -

Joseph Lynch, Abner Lynch
Daniel Coltrill, Isham Bradley

At a Court held for Pittsylvania County the 21 day of April 1794
The within Indenture was proved by the Oaths of three of the witnesses thereto to be the act and deed of the within named William Lynch, and the same was Ordered to be Recorded By the Court Teste Will Tunstall Co. S.

Galland's Deed
from
the Sheriff

This Indenture made the 18th day of Feb: in the Year of our Lord one thousand seven hundred and ninety four between William Todd Gent late Sheriff of the County of Pittsylvania of the one part and Samuel Galland of the said County of the other part witnesseth that the said William Todd late Sheriff of the County aforesaid by virtue of a Clause in the Revenue Law which directs him the said Sheriff to sell as much of all tracts of Land within his said County as will pay the tax due thereon (where there is not other property sufficient in the said County to pay the Tax due thereon, belonging to the Owners thereof) hath sold unto the said Samuel Galland (at public Auction) One hundred and fourteen Acres off and which was charged by the Commissioners of the said County to William Matthews, for and in consideration of the sum of Four pounds ten shilling & Taxes, last &c. due on the said Land for the years 1783, 1784, 1785 & 1786 lying and being in the said County on the branches of Turkey Cock Creek and bounded

Bounded as follows, to wit Beginning at John Stockton's corner Gum in Roads Order line, thence along Stockton's line North eighty two poles to pointers, South eighty five degrees West one hundred and forty six poles to a dead red oak Soplin, South one hundred and eighty poles crosing two branches to a white Oak in the Order line aforesaid, and thence along the same North fifty six degrees East one hundred and seventy eight poles to the beginning. Which said land and premises with all its appurtenances the said William Todd late Sheriff for the County aforesaid doth under the sanction of the above recited Act of Assembly warrant unto the said Samuel Calland and to his heirs & assigns forever against himself and Heirs and Successors In Witness whereof the said William Todd late Sheriff aforesaid hath hereunto set his hand and Seal the day and year first above written

Will Todd L.S.

At a Court held for Pittsylvania County the 21st day of April 1794
The within Indenture was by the within named William Todd acknowledged to be
his act and deed, and the same was ordered to be recorded By the Court

Teste Will Tunstall C.S.

This Indenture made this twenty fourth day of August One thousand seven
hundred and ninety three Between Thomas Tanner of Pittsylvania County Attorney
for Joel Tanner Esq^r of Botetourt County Administrator for Joel Tanner deceased of the
one part and Joseph Terry of Pittsylvania County of the other part witnesseth that
the s^r Thomas Tanner for and in consideration of the full and just sum of Sixty pounds
current money of Virginia also one bay Steed Horse and one Pele Gun to him in hand
paid over before the sealing of these presents, the Receipt of which the said Thomas
Tanner doth hereby acknowledge, hath granted, bargained and sold, released and
confirmed unto the s^r Joseph Terry one certain tract of land containing two
hundred acres, be the same more or less, lying and being in the County of Pittsylvania
and on the branches of Elkhorn Creek, being the same tract or parcel once the property of
Thomas Terry and bounded as followeth, to wit Beginning at a Post Oak corner in
Atkinsons line, thence a north line North three degrees East two hundred and sixteen
poles crosing a large branch to a gum Bush in Stephens Stephens line, and thence
along his line to a Post Oak corner, thence along the said Joseph Terry's line to a Spanish
Oak corner in Atkinsons line aforesaid and along the same to the beginning With all
houses, Woods, water and watercourses, and all the Estate, right, title, claim and
whatsoever of him the s^r Thomas Tanner and his heirs and assigns of in or to the s^r land
and every part or parcel thereof, to have and to hold the above land and premises with
all the Appurtenances unto the s^r Joseph Terry his heirs and assigns for ever And the s^r
Thomas Tanner for himself his heirs, executors, administrators and assigns do covenant and
agree with the s^r Joseph Terry that he the s^r Joseph Terry his heirs and assigns shall
for ever hereafter by these presents have and hold the s^r land with all its Appurtenances
freely and clearly acquited from all incumbrances of what nature or kind whatsoever
and that the s^r Thomas Tanner his heirs and assigns and all and singular the said
Premises with all their Appurtenances unto the s^r Joseph Terry his heirs and assigns for
ever, against themselves and their heirs and against all and every other person or persons
whatsoever shall and will for ever defend by these presents In Witness whereof I have
hereunto set my hand and fixed my seal the day and year above written

Thomas Tanner Esq^r for L.S.
Joel Tanner son Adm

Signed, sealed and acknowledged in presence of
Obadiah Phelps, Will Munsell
Jacob Anderson

At a Court held for Pittsylvania County the 21 day of April 1794,
The within Indenture was proved by the Oaths of the witnesses thereto, to be the act
and deed of the within named Thomas Tanner and the same was ordered to be
Recorded. By the Court Teste Will Munsell C.R.

Rogers's Due
to
Rogers

This INDENTURE made this twenty first day of April in the year of
our Lord one thousand seven hundred and ninety four between William
Rogers of the County of Pittsylvania of the one part and Joseph Rogers of the
same County witnesseth that the said Joseph Rogers for and in consideration of
the sum of five shillings current money of Virginia to him in hand paid by
the said William Rogers also before the sealing and delivering of these presents the
Receipt whereof is hereby acknowledged hath given, granted, bargained sold
alined, released and confirmed unto the said William Rogers his heirs and
Assigns for ever, one certain tract or parcel of land situate lying and being
in the said County of Pittsylvania on the dry fork of White oak Creek
containing One hundred and twenty acres, more or less, and bounded as follows.
to wit. Beginning at a red oak sapling at the crof path, thence a new line
South eighty five degrees West ninety poles to a post oak, thence North eighty
seven degrees West thirty six poles to two Chestnut oaks, thence South seventy
five degrees West one hundred poles to pointers, thence North seventy one
degrees West one hundred and eight poles crossing the dry fork to a gum
thence North seventy degrees East eighty poles crossing two drafts of the said
dry fork to a red oak, thence South eighty two degrees East sixty four poles
crossing the said dry fork to a white oak, thence South fifty seven degrees East
One hundred and fifty poles to the first station. With all Houses, Ways
Woods & Waters, trees, fruit trees, Cessions or Reversions, Rents & Privileges
of the same, to use, occupy, possess and enjoy the said land and tenements to the
only propriece and behoof of him the said William Rogers his heirs and assigns for
ever To have and to hold possess and enjoy the said piece or parcel of Land and
Premises for ever. As the said Joseph Rogers for himself and his heirs doth covenant
and agree by these presents to warrant and for ever defend the said bargained and
sold land and premises with the appurtenance thereto belonging or in
any wise appertaining unto him the said William Rogers his heirs and
Assigns forever and against him the said Joseph Rogers his heirs or assigns
and against any person or persons laying any claim or demand thereto
either in Equity or Law. In Witness whereof he the said Joseph Rogers hath
set his hand and affixed his seal the day and year above written

Signed, Sealed and delivered
in presence of

Joseph Rogers, S.S.

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At a Court held for Pittsylvania County the 21st day of April 1794 —
The within Indenture was by the within named Joseph Rogers acknowledged to be
his act and deed, and the same was ordered to be recorded By the Court —

Tis to witness Will Tunstall Esq.

Deed
for
Dupree
Ed.

This Indenture made this tenth day of December in the year of our Lord one
thousand seven hundred and ninety three Between Sarah Dupree of the County of
Pittsylvania of the one part, and Ezekiel Russel of the County aforesaid of the other
part WITNESSETH that the said Sarah Dupree for and in consideration of the
sum of Fifteen pounds current money of Virginia to her in hand paid by the said
Ezekiel Russel at or before the sealing and delivery of these presents, the receipt
whereof is hereby acknowledged, she the said Sarah Dupree 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 Ezekiel Russel all
that Dividend or parcel of land situate lying and being in the County aforesaid
on the big branch containing by estimation fifty acres which was devised to
the said Sarah Dupree by the last Will and Testament of John Prestage deceased
fully recorded in the Court of the County aforesaid reference being thereto had
may more fully appear, and the same is bounded as follows, to wit, Beginning
at a red oak on the said great branch in Benjamin Hardys line, thence
down the said branch to a black gum in the said branch to a corner, thence a
dividing line between Larkin Prestage and the said Sarah Dupree to a post
Oak corner, thence to a small red Oak on the said Benjamin Hardys line, thence
along the said Hardys line to the first station AND all privileges advantages
thereto belonging AND also all the Estate, right and title of the said
Sarah Dupree and her heirs of, in or to the said hereby granted Premises and every
part thereof To have and to hold the said fifty acres of land and premises above
mentioned and every part and parcel thereof with the appurtenances unto the
said Ezekiel Russel his heirs and assigns, to the only proper use and behoof of him
the said Ezekiel Russel his heirs and assigns for ever AND the said Sarah Dupree
for her self and her heirs with covenant and agree to and with the said Ezekiel Russel
his heirs and assigns by these presents that she the said Sarah Dupree the said
Fifty acres of land and premises with the appurtenances unto the said
Ezekiel Russel his heirs and assigns against her the said Sarah Dupree and her
Heirs and all and every other person and persons whatsoever shall and will
warrant and forever defend by these presents In witness whereof the said
Sarah Dupree hath to these presents set her hand and affixed her Seal the day
and year within written:

Sarah ^{her} Dupree, L.S.
Mark

Sealed and delivered
in presence of
James Wilson, William ^{by} Russel
Mark

Sarah Russel

At a Court held for Pittsylvania County the 21st day of April 1794. —
The within Indenture was by the within named Sarah Dupree acknowledged to be
her act and deed, and the same was ordered to be recorded By the Court —

Tis to witness Will Tunstall Esq.

Robert D Milner, S.S.

At a Court held for Pittsylvania County the 21 day of April 1791
The above Indenture was by the above named Robert D. Milner acknowledged to
be his act and deed, and Mary the wife of the said Robert D. Milner first
privily examined as the donee deescribe, 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

Testa Will Sunstall & Co.

Smith's Deed
of Trust
for
McMurtry

This Indenture made this 18th day of Decem^r in the year of our Lord one
thousand seven hundred and ninety three Between James Mc Murdie of Pittsbg^a
County of the one part and John Smith of the same County of the other part
Witnesseth that the said James Mc Murdie for an encosideration of the sum of
Twenty pounds current money of Virginia which he is Indebted to Jaⁿ Smith
and honestly desiring to pay the same, and in the further consideration of the

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Sum of four shillings the Money to him in hand paid by the s^d John Smith at and before
the sealing and delivery of these presents the receipt whereof is hereby acknowledged
and thereof and every part thereof and every part thereof does execute and discharge
the said Smith his heirs & his hundred and seventy acres of land more or less lying
and being in the County of Pittsylvania on Hapkin Creek, be the same more or less
which land is now occupied by the s^d James McMurdie and Rich^d Childress, With all
the appurtenances belonging or in any wise appertaining, with the tenures
and covenants, remained and remaineth, and all benefits and profits of the s^d Land
Land and every of her appurtenances, and the bargained premises thereof and
every part thereof unto the s^d John Smith his heirs and to the only proper use and
service of him the s^d Smith he & the s^d James McMurdie doth for himself and
his heirs be warrant and forever defend the s^d Land and premises to the s^d Smith
his heirs & descendants that when him the s^d Smith his heirs & shall after the
first day of Decem^r 1794 or sooner if the s^d McMurdie shall require it of him the s^d
Smith & he thinks proper, which ever of these two circumstances may first happen
Sell for the best price that can be gotten after giving ten days publick Notice the
s^d Land and premises and out of the money arriving out of the s^d Land pay and
discharge his s^d debt, Costs and Interest of his Indenture and any surplus that
may remain pay to the s^d McMurdie or his Assigns or order when got or called
for In WITNESS whereof the said James McMurdie hath hereunto set his hand
and Seal the day and year above written.

James X McMurdie S.
Mark

Signed, Sealed & delivered }
in presence of —

Ballard, Abisha Watson }
John Barnes, Sam^l & Hugh }
Mark

At a Court held for Pittsylvania County the 17th day of February 1794
This Indenture was proved by the Oath of one of the witnesses thereto to be the act
and deed of the above named James McMurdie, which was Ordered to be Certified
And afterwards to seal, At a Court held for the said County the 2^d day of April
1794 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 Turnstall Esq

Robins Deed
for
book .

Egan

This Indenture made this eighth day of Oct^r in the year of our Lord one
thousand seven hundred and ninety four Between Harman Cook of the County
of Pittsylvania of the one part and John Roar of the same County of the other part
Witnesseth that the s^d Harman Cook for and in Consideration of the sum of One
hundred pounds current money of Virginia to him in hand paid by the s^d John
Roar at and before the Sealing and delivering of this present, the receipt whereof
the s^d Harman Cook doth hereby acknowledge, hath granted, bargained and
sold unto the s^d John Roar One hundred and sixteen acres of land which was
formerly the property of John Robersons of Hanover County and sold by the Sheriff
for Tax's lying on both sides of falling Creek Beginning at Joseph Toale corner red
Oak near the s^d Creek, thence along his line North eighty degrees West twenty
poles to pines crossing the s^d Creek, thence along Mackendree Hopkins's line South
thirty three degrees West thirty poles to a pine, South eleven degrees West one
hundred poles to a corner the road to a White oak South fifty three degrees East
Ninety

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Nineteen poles to an Ash near the S^t Creek, North sixty three degrees East twenty eight poles to pines. North twenty seven degrees East one hundred and four poles to a white oak North eight degrees West one hundred and two poles to pines. To the line aforesaid, and thence along the same South thirty three degrees West fifty poles to the beginning. Which s^t land with all its Appurtenances the said Harmon Cook and his heirs do warrant unto the s^t John Roar unto his heirs and assigns forever against himself and his heirs and against all and every other person and persons whatsoever claiming under him the s^t Harmon Cook his heirs and assigns for ever. In witness whereof the s^t Harmon Cook hath hereunto set his hand and seal the day and year first above written.

Signed, Sealed & Delivered
in presence

Harman Cook, S.S.

At a Court held for Pittsylvania County the 21 day of April 1794,
The within Indenture was by the within named Harmon Cook acknowledged
to be his act and deed and the same was ordered to be recorded.

By the Court Teste Will Turnstall 68

Gosnell's Deed
for
Dalton

Recd.

This INDENTURE made this 22 day of October in the year of our Lord Christ one thousand seven hundred and ninety three B.M. Between James Dalton of the County of Pittsylvania of the one part and Benjamin Gosnell of the County aforesaid of the other part witnesseth that the said James Dalton for and in consideration of the sum of sixty pounds current money of Virginia to him in hand paid by the said Benjamin Gosnell at or before the executing and delivery of these presents, the receipt whereof is hereby acknowledged, he the said James Dalton 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 Benjamin Gosnell All that Dividend and parcel of land situate lying and being on both sides the North fork of Sandy River in the County aforesaid containing by estimation One hundred and twenty one acres (be the same more or less) being the same land which the said James Dalton purchased of John Alsop by Deed duly recorded in the Court of the said County and by the said John Alsop purchased of Daniel Johnson and by the said Daniel Johnson purchased of John Morton, as by the said two last mentioned Deeds also 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 several Deeds is expressed. And all privileges, advantages and appurtenances thereto belonging. At the reversion and reversions, remainder & cessa in due thereof. And also all the Estate, right, title, Interest, claim and demand whatsoever either in Equity or in Law of him the said James Dalton and his heirs from to the said hereby granted premises or any part thereof TO HAVE AND TO HOLD the said Dividend and parcel of land and premises hereby granted and sold and every part and parcel thereof with the Appurtenances unto the said Benjamin Gosnell his heirs and assigns, to the only proper use and behoof of the said Benjamin Gosnell his heirs and assigns forever. And the said James Dalton for himself and his heirs doth covenant and agree to and with the said

acres East boundary,
and four poles to
inters Toutes.
West fifty poles
Harmon Creek
signs for ever
in and persons
and assigns
into set his

✓ Cook. 53.

il 1794,
acknowledged

Dan

Install 68

of our Lord
to James Dalton
of the County
you for and in
mia to him
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ged. he the
released and
John Johnson
land and
folk of Sandy
red and twenty
the said James
out of the said
by the said
mentioned
thereunto had
and several
sentences
claims and
and whatsoever
ies of man to
to hold
a sold and
Benjamin
he said
James Dalton
said

Thomas: Deed
for
Johnson

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Benjamin Gossell his heirs and assigns by these presents that he the said James Dalton
the said Dividend and parcel of land and premises above mentioned and every part
thereof unto the said Benjamin Gossell his heirs and assigns against him the said
James Dalton and his heirs and all and every other person and persons whatsoever shall
and will warrant and forever defend by these presents In Wills whereof the said
James Dalton hath to these presents set his hand and affixed his seal the day and year
above written

Sealed and delivered
in presence of

John ^{his} Son, Daniel ^{his} Son
Mark Mark
Joseph ^{his} Son —
Mark

James Dalton, L.S.

At a Court held for Pittsylvania County the 21st day of April 1794.
The within Indenture was proved by the Oaths of the witnesses thereto to be the act and
deed of the within named James Dalton, and the same was ordered to be recorded

By the Court Teste. Will. Danstall 68

This ENDENTURE made this Nineteenth day of April in the year of our Lord
Christ one thousand seven hundred and ninety four Between John Johnson and his
Wife Anne of Pittsylvania County and State of Virginia of the one part and Asa Thomas
of^s County and State of the other part witnesseth that they the said John Johnson
and his wife Anne for and in Consideration of the sum of Fourteen pounds three
shillings and nine pence current money of Virginia to them in hand paid by the s^rd Asa
Thomas before the delivery hereof the receipt whereof they doth acknowledge, hath
bargained, sold, released and confirmed unto the s^rd Asa Thomas his heirs and assigns
for ever one certain parcel or tract of Land containing Fifty six and three quarters
Acres more or less, lying and being in the County aforesaid on the head of Sandy
Creek, and bounded as follows: to wit, Beginning at a Post Oak on the Road on
William Dix's line, thence South seven degrees East nineteen chains to a pine on
Anne Daniels line, thence with the same South seventy six & half degrees east
Seventy chains to pointes on the same, thence a new line North seven degrees
East thirty nine chains to the road, which is a dividing line between the s^rd Johnson
and the Esq^r John Watkins deceased, thence up s^rd Road as it meanders to the
beginning, including the s^rd fifty six and three quarter Acres of Land, be the same
more or less, Together with all the Houses, orchards, fences, woods, underwoods
waters and Watercourses thereon standing, growing and being, with all profits
privileges and advantages whatsoever to the same belonging or in any wise
pertaining, to the only proper use of him the s^rd Asa Thomas To have and
to hold the s^rd tract aforesaid in fee simple, and they the said John Johnson and his
Wife Anne for themselves and their heirs will warrant and defend a good and
sauful right and title of said Land and premises with all its appurtenances
whatsoever thereunto belonging or in any wise pertaining against every and
all claims or claims, demands or demands, bargains, sales, right of Dower or
Delivery or whatsoever incumbrance on s^rd Land and premises to the date hereof
unto the said Asa Thomas his heirs and assigns for ever. In Wills whereof
they the s^rd John Johnson and his wife Anne have hereunto set their hands
and

and Seales the day and year above written. —
 Signed, Sealed and delivered { Insterlin before sign'd, thence
 in presence of — on the head of Sandy Creek } Anne ^{his} Johnson 23
 William Payne jr., Payton Thomas }
 William Waller, Richard Rammolds }
 W Wilkinson. —

John ^{his} Johnson 23
 Mark
 Anne ^{his} Johnson 23
 Mark

At a Court held for Pittsylvania County the 21st day of April 1794
 The within Indenture was by the within named John Johnson acknowledged
 to be his act and deed, and the same was Ordered to be Recorded By the Court

Teste Will Tunstall 68

Signed & Sealed
for
Joseph Lynch
Eccom 27

This Indenture made this twenty seventh day of February in the year
 of our Lord one thousand seven hundred and ninety four between Wm Lynch
 of the one part and Joseph Lynch of the other part witnesseth that the said
 Wm Lynch for and in consideration of the sum of forty pound in hand
 paid by the said Joseph Lynch, the Receipt whereof the said Wm Lynch
 hath bargained, sold and delivered unto the said Joseph Lynch one
 certain tract or parcel of land containing Seven hundred and eleven acres
 be the same more or less, lying and being in the County of Pittsylvania on
 the branches of falls Creek, and bounded as followeth, to wit, beginning pinter
 in the said Wm Lynch's line, thence along William Freeman's line North
 thirty five degrees East one hundred and sixty six poles to a white oak, thence
 agreed line to Thomas Burgeson's line, thence along his line South thirty five
 degrees East crossing a branch to a red oak North sixty two degrees East six
 four poles to a red oak in Benjamin Lawless line, and thence along the same
 South thirty five degrees East three hundred poles crossing two branches to
 pinter in the said Wm Lynch's line, and thence along the same West four
 hundred and thirty two poles to the beginning. Which land was granted to the
 said Wm Lynch by Patent bearing date one thousand seven hundred and twenty
 nine with its appurtenances, to have and to hold the said tract or parcel of Land
 with its appurtenances to the said Joseph Lynch and his heirs forever in witness
 whereof I set my hand and affix my seal.

Wm Lynch. S.S.
 Daniel & Mitchell, Oliver Lynch }
 Daniel Cottrell — — — — — }

At a Court held for Pittsylvania County the 21st day of April 1794
 The above Indenture was proved by the Oaths of the witnesses hereto to be the act
 and deed of the above named William Lynch and the same was Ordered to
 be Recorded By the Court, Teste Will Tunstall 68.

Brown's
Deed for
Parsons

This Indenture made this day of in the year of our Lord
 Seventeen hundred and ninety four Between Samuel Parsons in — — — — —
 of Pittsylvania County in the State of Virginia of the one part and Alexander Davis
 of Pittsylvania County in the State of Virginia of the other part witnesseth that
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said Samuel Parsons for and in consideration of the sum of Sixteen pounds ten shillings Current money of Virginia to him in hand paid by the said Alexander Brewes, the Receipt whereof is hereby acknowledged by him the said Samuel Parsons hath Bargained and sold and by these presents doth grant, bargain and sell unto the said Alexander Brewes 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 both sides of Little Cherry Stone Creek containing fifty Acres, be the same more or less, to wit Beginning at a Post oak, thence along a new chart line to the back line to two red Oaks, thence along the old line to an Elbow pine, thence to Elbow popple thence a strait line to a corner pine, thence a strait line to a corner Chestnut oak and white Oak, thence along William Parsons line to the beginning, together with all trees, Woods and Watercourses, Profits, Commodities and Appurtenances to the same belonging to him the said Alexander Brewes his heirs Executors Adm'nts to have and to hold the said tract of land and premises unto the said Alexander Brewes his heirs Executors Adm'nts and assigns forever. And the said Samuel Parsons for himself and his heirs doth covenant and agree to and with the said Alexander Brewes that him the said Samuel Parsons and his heirs the said tract or parcel of Land above mentioned with the Appurtenances unto him the said Alexander Brewes his heirs and assigns for ever and against the claim or claims of every other person or persons whatsoever shall and will warrant and for ever defend by these presents. As witness whereof the said Samuel Parsons sets his hand and Seal the day and year above mentioned. The word Administrators, written before signed.

Samuel Parsons, L.S.

Signed, Sealed and delivered
in presence of — }
James X Moore, John Allen
Mark
John X Watson jun }
Mark

At a Court held for Pittsylvania County the 21st day of April 1794
The within Indenture was by the within named Samuel Parsons acknowledged
to be his act and deed, and the same was ordered to be Recorded By the Court
Taste Will Pendall Esq.

1. S.

Hodrick's Deed
from
Goad —

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This Indenture made this first day of November One thousand seven hundred and ninety two Between Robert Goad of the County of the one part and Jacob Hodrick of Pittsylvania County of the other part Witnesseth that the said Robert Goad for and in Consideration of the sum of six pounds current money of Virginia to him in hand paid by the said Jacob Hodrick, the receipt whereof the said Robert Goad doth hereby acknowledge hath granted, bargained and sold, aliened and confirmed and to by these presents grant, bargain, sell and confirm unto the said Jacob Hodrick his heirs and assigns for ever Eighty acres of land, more or less, it being the place that Benjamin Goad settled, part of a certain Tract or parcel of Land that fell to the said Robert Goad by Heirship of his father Abraham Goad (his father) deceased lying on the branches of Big Pine Creek, and bounded as followeth, to wit; Joining Jacob Bangers line on the West & South, thence North East along the said Abraham Goad's Old line to the conditional line drawn by William Goad and George Phillips, thence along said new conditional line between Jacob Banger and said Eighty acres of Land

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Land To have and to hold the said Eighty Acres of land and all and singular
the premises above mentioned and every part and parcel thereof unto the said
Jacob Hadrick his heirs and assigns, to the only proper use and behoof of him the
said Jacob Hadrick his heirs and assigns forever. And the said Robert Goad for
himself and his heirs the the said Eighty Acres of land and premises and every
part and parcel thereof against him and his heirs, and against all and
every other person or persons whatever to the said Jacob Hadrick his heirs and
assigns shall and will warrant and forever defend by these presents I do on
Witness whereof the said Robert Goad hath hereunto set his hand and affixed
his seal the date above written.

Robert X Goad ^{his} L.S.
Mark

Signed, sealed and delivered
in presence of
Robert Goad, Thomas Goad
John Bobbitt

MEMORANDUM that the day and year within mentioned full
peaceable and quiet possession of the within mentioned premises was made and
delivered by the within mentioned Robert Goad unto the said within mentioned
Jacob Hadrick To have and to hold to him and his heirs and assigns forever
according to the meaning and intent of the within written Deed.
Signed, sealed & delivered
In presence of
Robert Goad, Thomas Goad
John Bobbitt

Robert X Goad ^{his} L.S.
Mark

RECEIVED of Jacob Hadrick the full sum of Six pounds good and lawful
Money of Virginia in full of the within mentioned premises I say received by
me this the first day of November one thousand seven hundred thirty two
W^m H^r M^r E^s T^h S^e S^t
Robert Goad, Thomas Goad
John Bobbitt, James Bobbitt
Caleb Bobbitt

Robert X Goad ^{his} L.S.
Mark

At a Court held for Pittsylvania County the 17th day of December 1792
The within Indenture together with the Memorandum and receipt hereon intituled
were proved by the Oath of two of the witnesses hereto to be the several acts and
Deed of the above named Robert Goad, which was Ordered to be Certified. And
afterwards, to wit, At a Court held for the said County the 21st day of April 1794
the same were further proved by the Oath of one other of the witnesses hereto
and Ordered to be Recorded By the Court

Taste Will Tunstall 68

Youngs Deed
for
Ramsays
Estate

This INDENTURE made on the Nineteenth day of April in the Year of our
Lord Christ one thousand seven hundred and ninety four Between George &
Woodson Ramsay & of Thomas Ramsay of the County of Pitts^a of the one part
and William Young of the ^b County of the other part witnesseth that he ^c
George and Woodson Ramsay for an inconsideration of the sum of Thirty pounds
Current money of Virginia in hand paid by the said William Young before the
Inscribing

Deed
for
Husband

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Invoating and delivery of these presents, the tenth whereof we the said Gentlemen do
acknowleage and confess our selves fully satisfied and paid thereof and do clearly agreit
and discharge the said William Young his heirs or Executors Administrators jointly by
these presents, hath given, granted, bargained and geffed and by these presents do
firmly clearly and absolutely sell in fee simple and confirm unto the said William
Young his heirs and Assignes for ever one certain Tract or parcel of Land containing
forty five acres, be the same more or less, situate being and lying in Pittsylvania
County on Rocky Creek, and bounded as followeth, to wit, Begining at a corner Oak,
Oak in the said William Youngs line North five degrees West two hundred and
Twenty poles a corner Spanish oak North eighty five degrees West Seventy four poles
to a red Oak in Rich Atkinsons old Deder line, thence the same South nineteen degrees
East One hundred and sixty eight poles to the begining, together with all Houses Out=
Houses, Edifiers, Gardens, Orchards, fences, Woods, underwoods, Waters, Watercourses
thereunto belonging or in any wise appertaining heremants, to have and to hold the
said land and premises and singular Appertainances whatsoever thereunto
belonging or in any wise appertaining to him the said William Young his
heirs and Assignes for ever And we the said George and Woodson Ramsay Gentlemen
for the said Thomas Ramsay Esq; for themselves their heirs the said land and
premises with their and every of theirs we do defend by these presents against us
and our heirs or any persons whatsoever laying right or title to the same or
any part thereof in Whichever whereof we the said George and Woodson
Ramsay have heremants set our hands and affixed our Seal this day and date
above mention'd

George Ramsay, Esq;
Woodson Ramsay, Esq;

Achibald Young, Peyton Young
Henry Atkinson, George Young

MEMORANDUM that on the Nineteenth day of April one thousand
seven hundred and ninety four full and peaceable possession and Seizure to the
within Land and tenements was made and done and delivered by the within
named George and Woodson Ramsay to the said William Young according to the
true intent and meaning of the within written Deed

Achibald Young, Peyton Young
Henry Atkinson, George Young

George Ramsay, Esq;
Woodson Ramsay, Esq;

At a Court held for Pittsylvania County the 21st day of April 1794
The within Indenture together with the Memorandum hereon indorsed were
proved by the oaths of three of the witnesses thereto to be the several acts and
deed of the within named George Ramsay and Woodson Ramsay, and the same
were ordered to be recorded By the Court
Taste Will Tinsdale Esq;

Year of our
Lord Christ one thousand seven hundred and ninety four Between Joshua Harday of the
County of Pittsylvania of the one part and William Lewis of the County aforesaid of the
other part witnesseth that he said Joshua Harday for and in consideration of the sum
of twenty pounds good and doughty Money of Virginia already in hand paid by the said
William Lewis unto the said Joshua Harday the Receipt whereof he doth hereby
acknowleage, hath bargained and sold, Aloud Expressd and by these Presents doth
bargain, sell, alien and geff for ever confirm unto the said William Lewis his
heirs

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heirs and assigns for ever a certain tract or parcell of land situate lying and being
in Pittsylvania County on the branches of Sandy Creek and bounded as follows,
Beginning at a small Sassafras in the said William Lewis line, thence a new line
to open, thence a new line of marked trees to a pine in George Hardys line
line, thence with the said Hardys line to a post oak in Lazarus Bodon line
a corner tree, thence running with the said line to a pine a corner tree the said
Lewis corner, thence running with the said Lewis's line to the begining
being by estimation fifty acres, be the same more or less, together with all
Houses, outhouses, orchard, gardens, Waters, ways, privileges herunto,
belonging or any wise belonging or appertaining therunto, with the
Reversion and reversions, remainder and remainders, rents, tithes and
Profits thereof belonging To have and to hold the said bargaining
Premises with the Appurtenances unto the William Lewis his heirs and
Assigns for ever to his and their proper use and benefit and behoфт for ever
And the said Joshua Hardy doth sell and convey the said bargained Premises
with the Appurtenances unto the said William Lewis his heirs and assigns for
ever, and that the same is fully, freely and clearly acquired, and discharged of
and from all manner of incumbrances, and lastly the said bargained Premises
with the Appurtenances unto the said William Lewis his heirs and assigns
whereby the said Joshua Hardy his heirs shall and will warrant and for
ever defend by these presents against all manner of persons whatsoever ^{In}
Witness whereof the said Joshua Hardy hath hereunto set his hand and seal
the day and year above written

Signed, Sealed and delivered
In presence of us
Silvany Gardner, Charles Lewis
Nathaniel Gardner.

^{his}
Joshua X. Hardy, Esq.
Mark

MEMORANDUM the day and year within written payable and quiet
possession of the said land was given and made unto the within named
William Lewis according to the tenor, form and effect of the within written
Deed
Test, Charles Lewis, Silvany Gardner
Nathaniel Gardner.

^{his}
Joshua X. Hardy, Esq.
Mark

RECEIVED the day and date within specified the sum of Twenty pounds
current money of Virginia from the within mentioned William Lewis being
in full for the Consideration
£ 20. 0. 0.

Pec. Joshua X. ^{his} Hardy, Esq.
Mark

Witness
Charles Lewis, Nathaniel Gardner
Silvany Gardner.

At a Court held for Pittsylvania County the 21st day of April 1794
The above Indenture, together with the Memorandum and Receipt hereon annexed
were proved by the Oaths of the witnesses thereto to be the several acts and deed of
the above named Joshua Hardy, and the same were ordered to be recorded
By the Court Teste Will. Dunstall Esq.

Exam
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Wm. Dead
for
Waddill

This Indenture made this fourteenth day of September in the year of our Lord
One thousand seven hundred and ninety three between Noell Waddill of the County of
Pittsylvania State of Virginia of the one part and Levin Carter of the County of Halifax and
State of Virginia of the other part witnesseth that the said Noell Waddill for and in
consideration of the sum of one hundred pounds Current money of Virginia the Receipt
whereof he the said Noell Waddill doth hereby acknowledge hath granted, bargained
and sold, and by these presents doth grant, bargain and sell unto the said Levin Carter
and to his heirs and assigns for ever a certain tract or parcel of Land situate lying and
being in the s^t County of Pittsylvania containing three hundred and four acres, and
bounded as follows, to wth, beginning at Seals corner in Hendricks line, thence
along Hendricks line to Daniels line, thus along Daniels line to Treadles line
thence along to the beginning, to have and to hold the said granted land and
privileges with all and singular the Rights and Members and Appurtenances unto
the s^t Levin Carter his heirs and assigns for ever, the only proper use and behoof of
him the said Levin Carter his heirs and assigns for ever, the s^t Noell Waddill doth
for himself and for his heirs doth covenant to and agree with said Levin Carter
his heirs and assigns for ever that the s^t Noell Waddill his heirs and assigns shall
Warr and for ever defend by these presentes the aforesaid granted land and privileges
and every part and parcel thereof unto the s^t Levin Carter his heirs and assigns
for ever against the clause and demand himself and his heirs and against
the claim of any other person whatsoever in witness whereof the s^t Noell Waddill
hath hereunto set his hand and affixed his Seal this day and year above written
Joseph Chelston, W^m. Waddill
Noel Waddill Jr.

Noel Waddill, S.S.

Estate

At a Court held for Pittsylvania County the 21st day of April 1794
The above Indenture was by the above named Noel Waddill acknowledged to be his
act and deed, and the same was ordered to be recorded. By the Court.

Teste Will. Unstall 68

Hannah Dead
for
Farmer

This Indenture made this 18 day of April in the year of our Lord God
one thousand seven hundred and ninety four Between Isham Farmer of the County
of Pittsylvania of the one part and Obadiah Hamm of the said County of the other part
Witnesseth that the said Isham Farmer for and in consideration of the sum of Twenty
five pounds lawful Money of Virginia to him in hand paid by the said Obadiah Hamm
the receipt whereof the said Isham Farmer doth hereby acknowledge, hath given
granted, bargained and sold and by these presents doth give, grant, sell, deliver
and confirm to him the said Obadiah Hamm his heirs and assigns for ever
one certain tract or parcel of Land lying and being in the County of Pittsylvania
containing one hundred and fifty acres, be - some more or less, and bound as
following (viz) Beginning at Dolany Holders corner from one a branch on John
Brown line, thence along Brown line, south thirty four West forty four poles to a red Oak
North sixty one West fifty five poles to a gum on Big Oak Creek and up the same, thence
a new line south forty four degrees East one hundred and ninety two poles to a red Oak
and white oak in Turkey Cedar line, and thence along the same North thirty six and half degrees East
One hundred and seventy six poles crooping three branches to Dolany Holders corner
near a branch and down the said branch as it meanders one hundred and thirty
six poles to the first station, together with all and singular the privileges
Appurtenances therunto belonging, or in any wise appertaining, to have and to hold
the above Land and premises with all the Appurtenances, unto the said Obadiah Hamm
his heirs and assigns for ever, to have, hold, use, occupy, possess and enjoy the same
with every part and parcel thereof to him the said Obadiah Hamm his heirs and
assigns for ever, to the only proper use and behoof of him the said Obadiah Hamm
his

Wardley, S.S.

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his heirs and assigns for ever against him the said Isham Farmer his heirs
and assigns and against the claim and demand of any other person or persons
whatsoever the said Isham Farmer or his heirs or assigns shall and will
by these presents warrant and for ever defend in Writs whereof he the said
Isham Farmer hath here set his hand and seal the day and year first above
written.

Isham Farmer, S.S.
Elizabeth Farmer, S.S.
Mark

Signed, Seal and delivered
In presence of us
William Rice, Pleasant Farmer
Thomas ^{his} self
Mark

At a Court held for Pittsylvania County the 21 day of April 1794
The within Indenture was proved by the Oaths of the witnesses thereto to be the
act and deed of the within named Isham Farmer and the same was ordered to be
recorded. By the Court. Teste Will Tunstall C.S.

Exam

Borough Due
from
Bridger

This Indenture made this seventeenth day of April one thousand
seven hundred and ninety four Between Daniel Kister Sen^r of the County of
Pittsylvania of the one part and Samuel Borough of the same County of the other
part witnesseth that for an consideration of the sum of eighty pounds
Current money of Virginia to me the said Daniel Kister Sen^r in hand paid
before the sealing and delivery of these presents the receipt whereof is hereby
acknowledged and thereof doth release and discharge the said Samuel
Borough his heirs &c by these presents, and the said Daniel Kister Sen^r
hath granted, bargained Sold, Alien enfeoffed and confirmed and by these
presents doth grant, bargain, Sell, alien, enfeoff and confirm unto the s^r
Samuel Borough his heirs Executors, Administrators and assigns one
certain tract or parcel of land lying and being in the County of Pittsylvania
on both sides of Buck branch of Grayson Creek, and bounded as followeth
to wit, Beginning at a white oak, thence new lines South fifty and a half
degrees East eighty poles crossing a branch to a small white oak North forty
seven degrees East one hundred and eighty poles to pointers North forty six
degrees West one hundred and eighty four poles to a white oak South fifty seven
and a half degrees West one hundred and forty poles to a white oak South
Twenty one and a half degrees East one hundred and forty poles to the first station
Together with all Houses, orchards, Mayo, Water and Watercourses to the same
belonging or in any wise appertaining to the said premises hereby granted
or any part thereof and the Reversion and Reversions, remainder and remainders
Rents, Issues and Profits, and all the Estate, right, title, claim or demand
whatsoever of him the s^r Daniel Kister in and to the s^r promised to have and
to hold the s^r premises hereby granted and released with these and every of
their appurtenances unto the s^r Samuel Borough his heirs Executors or assigns for
ever And the s^r Daniel Kister Sen^r doth for himself his heirs and assigns
covenant and agree to and with the s^r Samuel Borough his heirs and assigns
that the s^r premises now are free and clear of any former gifts, grants, sales
Dower and right of Dower, charges and incumbrances whatsoever made or done by
him or any other person or persons whatsoever And the s^r Daniel Kister Sen^r
doth

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doth agree for himself his heirs & to and with the said Samuel Brough his heirs and assigns, that he will do or cause to be done or executed all such further Act or acts, thing or things, Device or Devices in Law whatsoever as shall by the said Samuel Brough his heirs or assigns be reasonably required for the better securing or sure making the Premises with their Appurtenances above mentioned unto the s^t Samuel Brough his heirs & assigns for ever according to the true intent and meaning of these Presents I M W Criders - whereof the s^t Daniel Kister son hath hereunto set his hand and seal the day and year first above written.

Signed, Sealed & delivered
in presence of
John Smith, Alex^r Barron
John Ward

Daniel Criders, S.S.

At a Court held for Pittsylvania County the 21st day of April 1794
The within Indenture was by the within named Daniel Kister acknowledged
to be his act and deed, and Catharine the wife of the said Daniel, 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

Taste Will Tunstall Esq

Dodson Deed
from
Parr
Explan'd

Mrs. INDENTURE made this Eleventh day of January in the year of our Lord one
thousand seven hundred and ninety three Between William Parr of the County of Caswell
in the State of North Carolina of the one part and William Dodson of the County of
Pittsylvania in the State of Virginia of the other part Whereas it is agreed that the said William
Parr for and in consideration of the sum of Thirty two pounds ten shillings Current
Money of Virginia to him paid by the said William Dodson at or before the sealing and
delivering of this presents the receipt whereof the s^t W^m Parr doth hereby acknowledge both
granted, bargained, sold, released and confirmed unto the said W^m Dodson and his heirs
and assigns for ever one certain tract or parcel of land situated lying and being in the
County of Pittsylvania on the branch of Dan river containing One hundred and Twenty
one Acres, the same were aforesaid bounded as follows: - His Beginning at a persimmon
and Poplar N 24 E two hundred and four poles by pointers, thence N 50 W one hundred and
thirty poles crooking fall Creek to a pine N 57 W thirty two poles to a white Oak N 45 W
fourty two poles to a white Oak N 68 W twenty two poles to a pine N 73 W seventy two
poles to a red oak on Chay's line S 21 E 52 poles to a red oak N 69 E one hundred and
seventy five poles crooking fall Creek to a white Oak, thence S 19 1/2 poles to a pine, thence
S 33 E forty poles to the beginning. With all houses, gardens, orchards, trees, Woods, under
Woods, Ways or Watercourses being or standing. And also the Revision and Reversion
Remainder and Remainders, rents, issues and profits thereof and all the Estate, right, title
Interest and demand whatsoever of him the said W^m Parr 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 William Dodson and his heirs and assigns for ever
And the said William Parr for himself and his heirs doth by virtue of these presents warrant
and defend the title of the above said Land and Premises in fee simple unto the said William
Dodson and to his heirs and assigns for ever against himself and his heirs and against
all and every other person and persons whatsoever witness whereof the said William Parr
hath hereunto set his hand and seal the day and year above written.

Sign, Sealed and delivered
in the presence of
Wm. Dray, W. Wilkinson

The Landlord, Sam. Walker

William Parr, S.S.

At a Court held for Pittsylvania County the 21st day of April 1794. The foregoing
Indenture was proved by the Oaths of three of the witnesses which to be the act and deed of
William Parr party thereto, which, together with a Dismens for the privy examination
of Elizabeth the wife of the said William Parr, and a Report thereon were ordered to be
Recorded By the Court

Taste Will Tunstall Esq

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The Commonwealth of Virginia To William Dix and William Williamson of the County of Pittsylvania hent. Greeting Whereas William Pare by his certain Indenture bearing date the Eleventh day of January 1793 hath conveyed unto William Dobson One hundred and seventy one acres of land (more or less) situate lying and being in the County aforesaid And Whereas Elizabeth the wife of the said William Pare came conveniently to the Court of our said County to make Acknowledgment of the said Indenture Now ye therefore that we trusting to your fidelity and prouident circumpection in diligently examining Mrs Elizabeth touching her relinquishment of Power in and to the Land and Premises conveyed by the said Indenture do therefore command you that you personally go to the said Elizabeth and take her acknowledgement of the said Indenture, and examine her privately and apart from the said William Pare her Husband touching her relinquishment of Power in and to the Land and Premises Conveyed by the said Indenture, and whether she doth the same freely and voluntarily without his persuasions or threats. and whether she be willing that the same shoulde be recordet in our said County Court And when you shall have so examined her and taken her Acknowledgment that you certify the same to the Justice of our said County Court under your hands and Seals, returning also therer the said Indenture (which is hereunto annexed) and this Will witness William Tinsall Clerk of our said County Court the first day of November 1793. in the 18th year of the Commonwealth. Will Tinsall
Pittsylvania County fe

By Notice of the above Commission to us directed we did personally go to Elizabeth the wife of the above named William Pare and examined her privately and apart from her said Husband touching her relinquishment of Power in and to the Land and Premises conveyed by the said Indenture and took her acknowledgement of the same. And do hereby certify that the said Elizabeth 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 shoulde be recordet in our said County Court. Certified under our hands and S. also this eleventh day of January 1794.

W^t Dix L.S.
W Williamson L.S.

Reynolds Jas
for
Briscoe

532
The INDENTURE made this eighth day of April and in the year of our Lord one thousand seven hundred and forty four Between John Briscoe & Charity Briscoe his wife of Pittsylvania County Virginia the one part and George Reynolds of the County and State aforesaid of the other part witnesseth that the said John Briscoe and Charity Briscoe his wife for and in consideration of the sum of Fifty pounds current money of the State aforesaid to us in hand paid by the said George Reynolds before the sealing and delivery of these presents, the receipt whereof we do hereby acknowledge our selves fully satisfied contented and paid. And hath granted bargained and sold, and by these presents do grant, bargain, sell and confirm unto the said George Reynolds one certain tract or parcel of land situate lying and being in the County aforesaid and on the West side of Mountain Creek and on a Branch of said Creek call'd dividing Run, being part of a tract granted to Peter and Tyree Harris by Patent, which tract containeth or was marked out for fifty acres, more or less, and bounded as followeth viz. Beginning at the mouth of dividing Run, thence up Mountain Creek as it meanders to where Harris's line crosses said Creek, thence a westerly course along Harris's line to where it crosses dividing Run, thence down dividing Run to the beginning. Together with all and every the appurtenances therunto belonging to the said tract of land. we do and will forever warrant and defend from us our heirs & assigns to the only proper use of him the said George Reynolds his heirs & assigns forever in fee simple Law justice and Equity In Trust whereof we the above named parties have hereunto set our hands and affixed our seals the day and year above written.

Jn^t BRISCOE L.S.

Charity BRISCOE L.S.

MCM^m. That the within named Lands and Seads were severally laid off of the within named John Briscoe according to the true intent and meaning of the within Indenture.

Jn^t BRISCOE L.S.

R.C. of George Reynolds the sum of Fifty pounds current Money of Virginia in full of
the within Indenture.

In^t Briscoe Ld

At a Court held for Pittsylvania County the 21st day of April 1794
The within Indenture, together with the Memorandum and Receipt herein endorsed were
by the within named John Briscoe acknowledged to be his several acts and deed, all which
were desired to be recorded. By the Court Teste Will Tunstill 68.

Gibson's Deed
for
Oaks -

This INDENTURE made this seventh day of February in the year of our Lord
Christ one thousand seven hundred and ninety four BETWEEN Hezekiah Elijah
Oaks of the County of Pittsylvania of the one part and Joel Gibson of the County of
Pittsylvania of the other part witnesseth that the said Hezekiah and Josiah
Oaks for and in consideration of the sum of Seventy pounds current money of
Virginia to them in hand paid by the said Joel Gibson at or before the executing
and delivery of these presents, the receipt whereof the said Hezekiah and Josiah
Oaks doth hereby acknowledge, and thereof and of and from every part and Parcel
thereof doth hereby acquit and discharge the said Joel Gibson his heirs Executors and
Administrators by these Presents. Be it knowne that the said Hezekiah and Josiah Oaks hath
Granted, bargained and sold, Aliened, Enfeoffed & confirmed All that tract, piece or
parcel of Land situate lying and lying in the County of Pittsylvania on the south
side of Dan River and bounded as followeth Beginning at an Ash on vid Dan
River near the mouth of Green Creek in the Boundary line, thence East three
hundred and forty six poles to a Spanish Oak in the Boundary line, thence North
One hundred and eighty two poles to a Willow Oak in a Glade, thence South sixty
two degrees West sixty two poles to a red Oak Elijah Gateses corner, thence on his
line South twenty degrees West sixty poles to pointers, thence on his line South
Seventy degrees West one hundred and twenty poles to pointers, in Gateses line
thence on his line seventy two degrees West one hundred and forty poles to a
Spanish Oak on the said River, thence up the same as it meanders to the
beginning, in all containing three hundred and two and a half Acres, more
or less. With all Houses and all other Improvements, Woods, under woods, swamps
Meadow grounds or any other Appurtenances whatsoever to the same adjoining
And also the Cessions and Reversions, remainder and remainders, Right, Estate
Interest, benefit, claim and demand whatsoever of them the said Hezekiah and
Josiah Oaks, of, in and to all and singular the said Premises and of in and to
every part and parcel of them, and of in and to all yearly Rents and Profits reserved
upon any Demise or Lease of the said Premises or any part thereof To have and to
hold the said tract or parcel of Land within the bounds above mentioned and all
and singular the said Premises herein before mentioned and intended to be granted
with their and every of their appurtenances unto the said Joel Gibson his heirs
and Assigns for ever, And the said Hezekiah and Josiah Oaks for themselves and
their heirs the said tract or parcel of land and all and singular other Premises
with their and every of their Appurtenances unto him the said Joel Gibson his
heirs and assigns against them the said Hezekiah and Josiah and their heirs
or any of them or any Person or Persons whatsoever shall and will warrant and
for ever defend by these presents free and clear from all Incumbrances whatsoever
In W^m McOff whereof the said Hezekiah and Josiah Oaks hath hereunto set our
hands

(54)

hands and seals the day and year first above written -

Signed, Sealed and delivered }
In the presence of }
Thomas Duncan, Elijah Yeats
Jn^o Wilson, Burgeo^g & Gibson }
Mark
Thomas Bouldin, Fras^r Maybury }
William Delgrund

Hezekiah X Oaks S.S.
Isiah X Oaks L.S.
Mark

Memo^rAND WIT^m that quiet possession of the within Land & premises
was given and taken according to the true symbols of Sezon and terry before
the sealing and delivery of these presents the day and year first within written
Test

Thomas Duncan, Elijah Yeats
Burgeo^g & Gibson, Fras^r Maybury }
Mark
William Delgrund, Jno^o Wilson
Thomas Bouldin

Hezekiah X Oaks S.S.
Isiah X Oaks L.S.
Mark

Received the within consideration Money in full the day and year
first within written -

Test
Thomas Duncan, Elijah Yeats
Burgeo^g & Gibson, Fras^r Maybury }
Mark
William Delgrund, Jno^o Wilson
Thomas Bouldin

Hezekiah X Oaks
Isiah X Oaks

At a Court held for Pittsylvania County the 17th day of February 1794
The within Indenture, together with the Memorandum and 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 Hezekiah Oaks and as to the
above named Isiah Oaks the same were proved by the Oaths of two of the
witnesses thereto, which was ordered to be certified. And afterwards, to wit
At a Court held for the said County the 27th day of April in the year aforesaid the
same were further as to the said Isiah Oaks by the Oath of one other of the
witnesses thereto and ordered to be recorded By the Court

Teste Will Duxstall Esq.

Duncans
Deed from
Smith

This Indenture made this second day of April one thousand seven
hundred and ninety four Between John Smith of Pittsylvania County of
the one part and John Duncan of the same County of the other part W^m McFetrich
that for and in consideration of the sum of One hundred and twenty pounds
Current money of Virginia to me the said John Smith in hand paid before
the sealing and delivery of these presents, the Receipt whereof is hereby
acknowledged, and thereof doth release, acquit and discharge the s^r John Duncan his heirs, Executors &c by these presents And the s^r John Smith
hath granted, bargained and sold, and by these presents doth Grant
Bargain

E. F. M.

Bargain, sell, alien, Enfeoff and convey unto the said John Duncan his heirs or
 Administrators or Assigns one certain tract or parcel of land lying and being in the
 County of Pittsylvania containing two hundred and seventy seven acres, to the same
 more or less, and bounded as follows viz: Beginning at Peter Bonnets corner history
 thence on his line North twenty two and a half degrees West seventy six poles eufing
 a branch to a black Walnut on the river, thence down the same and meander to a
 red Oak, thence off South eighty four degrees, east ninety eight poles to a black Oak -
 North fifty degrees East one hundred and seven poles to a pine, South sixty six degrees
 West sixty seven poles to a pine, South thirty three degrees West eighty poles to a
 white oak, South fourteen degrees West one hundred and five poles to a pine -
 South forty seven degrees West One hundred and thirty two poles eufing a
 branch to Pointers in Peter Bonnets line aforesaid thence along the same North
 Forty two degrees West ninety poles to beginning. With all Houses, orchards
 Way, water and watercourses to the same belonging or in any wise appertaining
 to the said premises or any part thereof, with the Cessions and Cessions
 Remainder and Remainders & Tents, Places and profits, and all the Estate, right
 claim or demand whatsoever of him the s^d John Smith into the s^d premises to
 have and to hold the said Premises and every part or parcel thereof with their
 and every of their Appurtenances unto the s^d John Duncan his heirs or Assigns -
 for ever to the only proper use and behoof of him the s^d John Duncan his heirs &c
 And the s^d John Smith doth for himself his heirs & covenant and agree to and with
 the s^d John Duncan his heirs and assigns that the s^d premises now are free & clear
 of any incumbrances whatsoever And the s^d John Smith doth agree for himself his
 heirs &c to and with the s^d John Duncan his heirs &c for the better assuring &
 sure making the premises with their Appurtenances above mentioned unto the
 s^d John Duncan his heirs &c for ever abiding to the true intent & meaning
 of these presents In W^m M^r whereof the s^d John Smith hath hereunto set his
 hand and Seal the date above written.

John Smith, S.S.

Signed, Sealed and delivered

In presence of

Edo^c Nunlee, Joseph ^{his} Polley
 John Ward, William ^{his} Thompson
 John Ward, William ^{his} Thompson
 Mark

Received this second day of April One thousand seven hundred and ninety four
 the sum of One hundred and twenty pounds current money it being the Consideration
 Money within mentioned

John Smith

Test
 John Ward, William ^{his} Thompson
 Joseph ^{his} Polley, Edo^c Nunlee
 Mark

At a Court held for Pittsylvania County the 21 day of April 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 John Smith, and the same were ordered to be recorded By the Court

Teste Will Treadall Esq

Robertson
for
Ragsdale

This Indenture made this tenth day of October one thousand seven
hundred and ninety three Between Frederick Ragsdale of the County of
Pittsylvania of the one part and Edward Robertson of the County of Pitty-
sylvania of the other part Witnesseth that the said Frederick Ragsdale and -
Marian his wife for and in consideration of the sum of One hundred
pounds Virginia money to him in hand paid by the said Edward Robertson
the Receipt whereof is hereby acknowledged and thereof doth acquit
and discharge the said Edward Robertson and by these presents he the
said Frederick Ragsdale and Marian his wife hath granted, bargained,
Alined Peccated and Confirmed, and by these presents doth Grant, Bargain,
Sell, Alien Enfeoff and Confirm unto the said Edward Robertson his
Heirs and Assigns for ever one certain Tract or parcel of Land situate
lying and being in the County of Pittsylvania near the White Oak -
Mountain containing by Estimation one hundred and twenty five
Acres, be the same more or less, bounded as follows, to wit, Beginning
at a Hickory in Robertson's line, thence South eighty nine degrees West
Eighty four poles to a white oak, thence along said Robertson's line to a
red oak corner on a branch, thence along Daniel Ragsdale's and Joseph
Richards line to Point in J^r Richards line, thence along Christopher
Hutchings line to a Post oak corner in said Hutchings line, thence along
Robertson's own line to the beginning, together with all trees, Ways, Water
and Watercourses, Profits, Commodities and Appertenances whatsoever to the
same belonging or in any wise appertaining to him the said Edward Robertson
his Heirs, Executors & Administrators To have and to hold the said Tract of
Land & premises with the Appertenances unto the said Edward Robertson
his heirs and Assigns for ever And the said Frederick Ragsdale and
Marian his wife for themselves and their heirs doth covenant & agree to
and with the said Edward Robertson that he the said Frederick Ragsdale &
Marian his wife and their Heirs the said tract or parcel of Land & premises
above mentioned with the Appertenances unto him the said Edward Robertson
his heirs & Assigns for ever and against the claim or claims of all and every
other person or persons whatsoever shall and will warrant & forever defend
by these presents In Witness whereof the said Frederick Ragsdale & Marian
his wife hath hereunto set our hands and affixed our seals the day and year
first written —

First William Thompson
Getee Lynch, Banister Stone

Frederick Ragsdale, S.S.

At a Court held for Pittsylvania County the 16 day of December 1793 —
The within Indenture was by the within named Frederick Ragsdale acknowledged
to be his act and deed, and Maryann his Wife she being first privately examined at —
the Law directs, extinguished her right of Dower in and to the Land and —
Premises Conveyed by the said Indenture All which were Ordained to be —
Recorded By the Court Date Will Tandyall Esq.

END